MINISTRY OF CORPORATE AFFAIRS

NOTIFICATION

New Delhi, the 31st March, 2014

G.S.R 260(E).-- In exercise of the powers conferred under sub-section (1) of section 88, sub-section (4) of section 88, sub-section (1) of section 89, sub-section (2) section 89, sub-section (6) of section 89, sub-section (1) of section 91, sub-section (2) of section 92, sub-section (3) of section 92, sub-section (2) of section 93, sub-section (1) of section 94, sub-section (4) of section 100, sub-section (2) of section 114, sections 102, 101, 105, 108, sub-section (5) of section 109, sections 112, 113, 110, sub-section (3) of section 186, section 115, sub-section (1) of section 117, sub-section (1) of section 118, sub-section (2) of section 119, section 120 and sub-section (1) of section 121, read with sub-sections (1) and (2) of section 469 of the Companies Act, 2013 (18 of 2013) and in supersession of Companies (Central Government's) General Rules and Forms, 1956 or any other relevant rules prescribed under the Companies Act, 1956 (1 of 1956) on matters covered under these rules, except as respects things done or omitted to be done before such supersession, the Central Government hereby makes the following rules, namely: -

1. Short title and commencement.-

- (1) These rules may be called the Companies (Management and Administration) Rules, 2014.
- (2) They shall come into force on the 1st day of April 2014.
- **2.Definitions.-** (1) In these rules, unless the context otherwise requires,
- (a) "Act" means the Companies Act, 2013 (18 of 2013);
- (b) "Annexure" means the Annexure to these Rules;
- (c) "Fees" means the fees as specified in the Companies (Registration offices and fees) Rules, 2014;
- (d) "Form" or an e-form means an form set forth in Annexure to these rules which shall be used for the matter to which it relates;
- (e) "Regional Director" means the person appointed by the Central Government in the Ministry of Corporate Affairs as a Regional Director;
- (f) "section" means section of the Act;
- (2) Words and expressions used in these rules but not defined and defined in the Act or in Companies (Specification of definitions details) Rules, 2014 shall have the meanings respectively assigned to them in the Act and of in the rules.

3. Register of members.-

(1) Every company limited by shares shall, from the date of its registration, maintain a register of its members in **Form No. MGT.1:**

Provided that in the case of existing companies, registered under the Companies Act, 1956, particulars shall be compiled within six months from the date of commencement of these rules.

- (2) In the case of a company not having share capital, the register of members shall contain the following particulars, in respect of each member, namely:-
- (a) name of the member; address (registered office address in case the member is a body corporate); e-mail address; Permanent Account Number or CIN; Unique Identification Number, if

any; Father's/Mother's/Spouse's name; Occupation; Status; Nationality; in case member is a minor, name of the guardian and the date of birth of the member; name and address of nominee;

- (b) date of becoming member;
- (c) date of cessation;
- (d) amount of guarantee, if any; any other interest if any; and instructions, if any, given by the member with regard to sending of notices etc:

Provided that in the case of existing companies, registered under the Companies Act, 1956, particulars shall be compiled within six months from the date of commencement of these rules.

4. Register of debenture holders or any other security holders.-

Every company which issues or allots debentures or any other security shall maintain a separate register of debenture holders or security holders, as the case may be, for each type of debentures or other securities in **Form No.MGT.2.**

5. Maintenance of the Register of members etc. under section 88.-

Every company shall maintain the registers under clauses (a), (b) and (c) of sub-section (1) of section 88 in the following manner namely:-

- (1) The entries in the registers maintained under section 88 shall be made within seven days after the Board of Directors or its duly constituted committee approves the allotment or transfer of shares, debentures or any other securities, as the case may be.
- (2) The registers shall be maintained at the registered office of the company unless a special resolution is passed in a general meeting authorising the keeping of the register at any other place within the city, town or village in which the registered office is situated or any other place in India in which more than one-tenth of the total members entered in the register of members reside.
- (3) Consequent upon any forfeiture, buy-back, reduction, sub-division, consolidation or cancellation of shares, issue of sweat equity shares, transmission of shares, shares issued under any scheme of arrangements, mergers, reconstitution or employees stock option scheme or any of such scheme provided under this Act or by issue of duplicate or new share certificates or new debenture or other security certificates, entry shall be made within seven days after approval by the Board or committee, in the register of members or in the respective registers, as the case may be.
- (4) If any change occurs in the status of a member or debenture holder or any other security holder whether due to death or insolvency or change of name or due to transfer to Investor Education Protection Fund or due to any other reason, entries thereof explaining the change shall be made in the respective register.
- (5) If any rectification is made in the register maintained under section 88 by the company pursuant to any order passed by the competent authority under the Act, the necessary reference of such order shall be indicated in the respective register.
- (6) If any order is passed by any judicial or revenue authority or by Security and Exchange Board of India (SEBI) or competent authority attaching the shares, debentures or other securities and giving directions for remittance of dividend or interest, the necessary reference of such order shall be indicated in the respective register.
- (7) In case of companies whose securities are listed on a stock exchange in or outside India, the particulars of any pledge, charge, lien or hypothecation created by the promoters in respect

of any securities of the company held by the promoter including the names of pledgee/pawnee and any revocation therein shall be entered in the register within fifteen days from such an event.

(8) If promoters of any listed company, which has formed a joint venture company with another company have pledged or hypthoticated or created charge or lien in respect of any security of the listed company in connection with such joint venture company, the particulars of such pledge, hypothecation, charge and lien shall be entered in the register members of the listed company within fifteen days from such an event.

6. Index of names to be included in Register.-

- (1) Every register maintained under sub-section (1) of section 88 shall include an index of the names entered in the respective registers and the index shall, in respect of each folio, contain sufficient indication to enable the entries relating to that folio in the register to be readily found: Provided that the maintenance of index is not necessary in case the number of members is less than fifty.
- (2) The company shall make the necessary entries in the index simultaneously with the entry for allotment or transfer of any security in such Register.

7. Foreign register of members, debenture holders, other security holders or beneficial owners residing outside India.-

- (1) A company which has share capital or which has issued debentures or any other security may, if so authorised by its articles, keep in any country outside India, a part of the register of members or as the case may be, of debenture holders or of any other security holders or of beneficial owners, resident in that country (hereafter in this rule referred to as the "foreign register").
- (2) The company shall, within thirty days from the date of the opening of any foreign register, file with the Registrar notice of the situation of the office in Form No.MGT.3 along with the fee where such register is kept; and in the event of any change in the situation of such office or of its discontinuance, shall, within thirty days from the date of such change or discontinuance, as the case may be, file notice in Form No.MGT.3 with the Registrar of such change or discontinuance.
- (3) A foreign register shall be deemed to be part of the company's register (hereafter in this rule referred to as the "principal register") of members or of debenture holders or of any other security holders or beneficial owners, as the case may be.
- (4) The foreign register shall be maintained in the same format as the principal register.
- (5) A foreign register shall be open to inspection and may be closed, and extracts may be taken there from and copies thereof may be required, in the same manner, *mutatis mutandis*, as is applicable to the principal register, except that the advertisement before closing the register shall be inserted in at least two newspapers circulating in the place wherein the foreign register is kept.
- (6) If a foreign register is kept by a company in any country outside India, the decision of the appropriate competent authority in regard to the rectification of the register shall be binding.
- (7) Entries in the foreign register maintained under sub-section (4) of section 88 shall be made simultaneously after the Board of Directors or its duly constituted committee approves the allotment or transfer of shares, debentures or any other securities, as the case may be.
- (8) The company shall—
- (a) transmit to its registered office in India a copy of every entry in any foreign register within fifteen days after the entry is made; and
- (b) keep at such office a duplicate register of every foreign register duly entered up from time to time.
- (9) Every such duplicate register shall, for all the purposes of this Act, be deemed to be part of the principal register.
- (10) Subject to the provisions of section 88 and the rules made thereunder, with respect to duplicate registers, the shares or as the case may be, debentures or any other security, registered in

any foreign register shall be distinguished from the shares or as the case may be, debentures or any other security, registered in the principal register and in every other foreign register; and no transaction with respect to any shares or as the case may be, debentures or any other security, registered in a foreign register shall, during the continuance of that registration, be registered in any other register.

(11) The company may discontinue the keeping of any foreign register; and thereupon all entries in that register shall be transferred to some other foreign register kept by the company outside India or to the principal register.

8. Authentication.-

- (1) The entries in the registers maintained under section 88 and index included therein shall be authenticated by the company secretary of the company or by any other person authorised by the Board for the purpose, and the date of the board resolution authorising the same shall be mentioned.
- (2) The entries in the foreign register shall be authenticated by the company secretary of the company or person authorised by the Board by appending his signature to each entry.

9. Declaration in respect of beneficial interest in any shares.-

(1) A person whose name is entered in the register of members of a company as the holder of shares in that company but who does not hold the beneficial interest in such shares (hereinafter referred to as "the registered owner"), shall file with the company, a declaration to that effect in **Form No.MGT.4** in duplicate, within a period of thirty days from the date on which his name is entered in the register of members of such company:

Provided that where any change occurs in the beneficial interest in such shares, the registered owner shall, within a period of thirty days from the date of such change, make a declaration of such change to the company in **Form No.MGT.4** in duplicate.

(2) Every person holding and exempted from furnishing declaration or acquiring a beneficial interest in shares of a company not registered in his name (hereinafter referred to as "the beneficial owner") shall file with the company, a declaration disclosing such interest in **Form No. MGT.5** in duplicate, within thirty days after acquiring such beneficial interest in the shares of the company:

Provided that where any change occurs in the beneficial interest in such shares, the beneficial owner shall, within a period of thirty days from the date of such change, make a declaration of such change to the company in **Form No.MGT.5** in duplicate.

(3) Where any declaration under section 89 is received by the company, the company shall make a note of such declaration in the register of members and shall file, within a period of thirty days from the date of receipt of declaration by it, a return in **Form No.MGT.6** with the Registrar in respect of such declaration with fee.

10. Closure of register of members or debenture holders or other security holders.-

(1) A company closing the register of members or the register of debenture holders or the register of other security holders shall give at least seven days previous notice and in such manner, as may be specified by Securities and Exchange Board of India, if such company is a listed company or intends to get its securities listed, by advertisement at least once in a vernacular newspaper in the principal vernacular language of the district and having a wide circulation in the place where the registered office of the company is situated, and at least once in English language in an English newspaper circulating in that district and having wide circulation in the place where the registered office of the company is situated and publish the notice on the website as may be notified by the Central Government and on the website, if any, of the Company.

(2) The provisions contained in sub-rule (1) shall not be applicable to a private company provided that the notice has been served on all members of the private company not less than seven days prior to closure of the register of members or debenture holders or other security holders.

11. Annual Return-.

- (1) Every company shall prepare its annual return in **Form No. MGT.7**.
- (2) The annual return, filed by a listed company or a company having paid-up share capital of ten crore rupees or more or turnover of fifty crore rupees or more, shall be certified by a Company Secretary in practice and the certificate shall be in **Form No. MGT.8.**

12. Extract of annual return.

- (1) The extract of the annual return to be attached with the Board's Report shall be in **Form No. MGT.9.**
- (2) A copy of the annual return shall be filed with the Registrar with such fee as may be specified for the purpose.

13. Return of changes in shareholding position of promoters and top ten shareholders.-

Every listed company shall file with the Registrar, a return in **Form No.MGT.10** along with the fee with respect to changes relating to either increase or decrease of two percent or more in the shareholding position of promoters and top ten shareholders of the company in each case, either value or volume of the shares, within fifteen days of such change.

Explanation.- For the purpose of this sub-rule, the the expression "change" means increase or decrease by two percent or more in the shareholding of each of the promoters and each of the top ten shareholders of the company.

14. Inspection of registers, returns etc.-

(1) The registers and indices maintained pursuant to section 88 and copies of returns prepared pursuant to section 92, shall be open for inspection during business hours, at such reasonable time on every working day as the board may decide, by any member, debenture holder, other security holder or beneficial owner without payment of fee and by any other person on payment of such fee as may be specified in the articles of association of the company but not exceeding fifty rupees for each inspection.

Explanation.- For the purposes of this sub-rule, reasonable time of not less than two hours on every working day shall be considered by the company.

(2) Any such member, debenture holder, security holder or beneficial owner or any other person may require a copy of any such register or entries therein or return on payment of such fee as may be specified in the articles of association of the company but not exceeding ten rupees for each page. Such copy or entries or return shall be supplied within seven days of deposit of such fee.

15. Preservation of register of members etc. and annual return.

- (1) The register of members along with the index shall be preserved permanently and shall be kept in the custody of the company secretary of the company or any other person authorized by the Board for such purpose; and
- (2) The register of debenture holders or any other security holders along with the index shall be preserved for a period of eight years from the date of redemption of debentures or securities, as the

case may be, and shall be kept in the custody of the company secretary of the company or any other person authorized by the Board for such purpose.

- (3) Copies of all annual returns prepared under section 92 and copies of all certificates and documents required to be annexed thereto shall be preserved for a period of eight years from the date of filing with the Registrar.
- (4) The foreign register of members shall be preserved permanently, unless it is discontinued and all the entries are transferred to any other foreign register or to the principal register. Foreign register of debenture holders or any other security holders shall be preserved for a period of eight years from the date of redemption of such debentures or securities.
- (5) The foreign register shall be kept in the custody of the company secretary or person authorised by the Board.
- (6) A copy of the proposed special resolution in advance to be filed with the registrar as required in accordance with first proviso of sub-section (1) of section 94, shall be filed with the Registrar, at least one day before the date of general meeting of the company in **Form No.MGT.14.**

16. Copies of the registers and annual return.-

Copies of the registers maintained under section 88 or entries therein and annual return filed under section 92 shall be furnished to any member, debenture-holder, other security holder or beneficial owner of the company or any other person on payment of such fee as may be specified in the Articles of Association of the company but not exceeding rupees ten for each page and such copy shall be supplied by the company within a period of seven days from the date of deposit of fee to the company.

17. Calling of Extraordinary general meeting by requistionists.-

- (1) The members may requisition convening of an extraordinary general meeting in accordance with sub-section (4) of section 100, by providing such requisition in writing or through electronic mode at least clear twenty-one days prior to the proposed date of such extraordinary general meeting.
- (2) The notice shall specify the place, date, day and hour of the meeting and shall contain the business to be transacted at the meeting.-

Explanation.- For the purposes of this sub-rule, it is here by clarified that requisitionists should convene meeting at Registered office or in the same city or town where Registered office is situated and such meeting should be convened on working day.

- (2) If the resolution is to be proposed as a special resolution, the notice shall be given as required by sub-section (2) of section 114.
- (4) The notice shall be signed by all the requisitionists or by a requisitionists duly authorised in writing by all other requisitionists on their behalf or by sending an electronic request attaching therewith a scanned copy of such duly signed requisition.
- (5) No explanatory statement as required under section 102 need be annexed to the notice of an extraordinary general meeting convened by the requisitionists and the requisitionists may disclose the reasons for the resolution(s) which they propose to move at the meeting.
- (6) The notice of the meeting shall be given to those members whose names appear in the Register of members of the company within three days on which the requisitionists deposit with the Company a valid requisition for calling an extraordinary general meeting.
- (7) Where the meeting is not convened, the requisitionists shall have a right to receive list of members together with their registered address and number of shares held and the company concerned is bound to give a list of members together with their registered address made as on twenty first day from the date of receipt of valid requisition together with such changes, if any, before the expiry of the forty-five days from the date of receipt of a valid requisition.

(8) The notice of the meeting shall be given by speed post or registered post or through electronic mode. Any accidental omission to give notice to, or the non-receipt of such notice by, any member shall not invalidate the proceedings of the meeting.

18. Notice of the meeting.-

(1) A company may give notice through electronic mode.

Explanation: For the purpose of this rule, the expression "electronic mode" shall mean any communication sent by a company through its authorized and secured computer programme which is capable of producing confirmation and keeping record of such communication addressed to the person entitled to receive such communication at the last electronic mail address provided by the member.

- (2) A notice may be sent through e-mail as a text or as an attachment to e-mail or as a notification providing electronic link or Uniform Resource Locator for accessing such notice.
- (3) (i) The e-mail shall be addressed to the person entitled to receive such e-mail as per the records of the company or as provided by the depository:

Provided that the company shall provide an advance opportunity atleast once in a financial year, to the member to register his e-mail address and changes therein and such request may be made by only those members who have not got their email id recorded or to update a fresh email id and not from the members whose e-mail ids are already registered.

- (ii) The subject line in e-mail shall state the name of the company, notice of the type of meeting, place and the date on which the meeting is scheduled.
- (iii) If notice is sent in the form of a non-editable attachment to e-mail, such attachment shall be in the Portable Document Format or in a non-editable format together with a 'link or instructions' for recipient for downloading relevant version of the software.
- (iv) When notice or notifications of availability of notice are sent by e-mail, the company should ensure that it uses a system which produces confirmation of the total number of recipients e-mailed and a record of each recipient to whom the notice has been sent and copy of such record and any notices of any failed transmissions and subsequent re-sending shall be retained by or on behalf of the company as "proof of sending".
- (v) The company's obligation shall be satisfied when it transmits the e-mail and the company shall not be held responsible for a failure in transmission beyond its control:
- (vi) If a member entitled to receive notice fails to provide or update relevant e-mail address to the company, or to the depository participant as the case may be, the company shall not be in default for not delivering notice via e-mail.
- (vii) The company may send e-mail through in-house facility or its registrar and transfer agent or authorise any third party agency providing bulk e-mail facility.
- (viii) The notice made available on the electronic link or Uniform Resource Locator has to be readable, and the recipient should be able to obtain and retain copies and the company shall give the complete Uniform Resource Locator or address of the website and full details of how to access the document or information.
- (ix) The notice of the general meeting of the company shall be simultaneously placed on the website of the company if any and on the website as may be notified by the Central Government.

Explanation.- For the purpose of this rule, it is hereby declared that the extra ordinary general meeting shall be held at a place within India.

19. Proxies.-

(1) A member of a company registered under section 8 shall not be entitled to appoint any other person as his proxy unless such other person is also a member of such company.

(2) A person can act as proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights:

Provided that a member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or shareholder.

(3) The appointment of proxy shall be in the **Form No. MGT.11**.

20. Voting through electronic means.-

- (1) Every listed company or a company having not less than one thousand shareholders, shall provide to its members facility to exercise their right to vote at general meetings by electronic means.
- (2) A member may exercise his right to vote at any general meeting by electronic means and company may pass any resolution by electronic voting system in accordance with the provisions of this rule.

Explanation.- For the purposes of this rule.- (i) the expressions "voting by electronic means" or "electronic voting system" means a 'secured system' based process of display of electronic ballots, recording of votes of the members and the number of votes polled in favour or against, such that the entire voting exercised by way of electronic means gets registered and counted in an electronic registry in a centralized server with adequate 'cyber security';

- (ii) the expression "secured system" means computer hardware, software, and procedure that –
- (a) are reasonably secure from unauthorized access and misuse;
- (b) provide a reasonable level of reliability and correct operation;
- (c) are reasonably suited to performing the intended functions; and
- (d) adhere to generally accepted security procedures.
- (iii). the expression "Cyber security" means protecting information, equipment, devices, computer, computer resource, communication device and information stored therein from unauthorised access, use, disclosures, disruption, modification or destruction.
- (3) A company which opts to provide the facility to its members to exercise their votes at any general meeting by electronic voting system shall follow the following procedure, namely;
- (i) the notices of the meeting shall be sent to all the members, auditors of the company, or directors either -
 - (a) by registered post or speed post; or
 - (b) through electronic means like registered e-mail id;
 - (c) through courier service;
 - (ii) the notice shall also be placed on the website of the company, if any and of the agency forthwith after it is sent to the members;

- (iii) the notice of the meeting shall clearly mention that the business may be transacted through electronic voting system and the company is providing facility for voting by electronic means;
- (iv) the notice shall clearly indicate the process and manner for voting by electronic means and the time schedule including the time period during which the votes may be cast and shall also provide the login ID and create a facility for generating password and for keeping security and casting of vote in a secure manner:
- (v) the company shall cause an advertisement to be published, not less than five days before the date of beginning of the voting period, at least once in a vernacular newspaper in the principal vernacular language of the district in which the registered office of the company is situated, and having a wide circulation in that district, and at least once in English language in an English newspaper having a wide circulation in that district, about having sent the notice of the meeting and specifying therein, *inter alia*, the following matters, namely:-
 - (a) statement that the business may be transacted by electronic voting;
 - (b) the date of completion of sending of notices;
 - (c) the date and time of commencement of voting through electronic means;
 - (d) the date and time of end of voting through electronic means;
 - (e) the statement that voting shall not be allowed beyond the said date and time;
 - (f) website address of the company and agency, if any, where notice of the meeting is displayed; and
 - (g) contact details of the person responsible to address the grievances connected with the electronic voting;
- (vi) the e-voting shall remain open for not less than one day and not more than three days: Provided that in all such cases, such voting period shall be completed three days prior to the date of the general meeting;
- (vii) during the e-voting period, shareholders of the company, holding shares either in physical form or in dematerialized form, as on the record date, may cast their vote electronically:

Provided that once the vote on a resolution is cast by the shareholder, he shall not be allowed to change it subsequently.

- (viii) at the end of the voting period, the portal where votes are cast shall forthwith be blocked.
- (ix) the Board of directors shall appoint one scrutinizer, who may be chartered Accountant in practice, Cost Accountant in practice, or Company Secretary in practice or an advocate, but not in employment of the company and is a person of repute who, in the opinion of the Board can scrutinize the e-voting process in a fair and transparent manner:

Provided that the scrutinizer so appointed may take assistance of a person who is not in employment of the company and who is well-versed with the e-voting system;

(x) the scrutinizer shall be willing to be appointed and be available for the purpose of ascertaining the requisite majority;

- (xi) the scrutinizer shall, within a period of not exceeding three working days from the date of conclusion of e-voting period, unblock the votes in the presence of at least two witnesses not in the employment of the company and make a scrutinizer's report of the votes cast in favour or against, if any, forthwith to the Chairman;
- (xii) the scrutinizer shall maintain a register either manually or electronically to record the assent or dissent, received, mentioning the particulars of name, address, folio number or client ID of the shareholders, number of shares held by them, nominal value of such shares and whether the shares have differential voting rights;
- (xiii) the register and all other papers relating to electronic voting shall remain in the safe custody of the scrutinizer until the chairman considers, approves and signs the minutes and thereafter, the scrutinizer shall return the register and other related papers to the company.
- (xiv) the results declared along with the scrutinizer's report shall be placed on the website of the company and on the website of the agency within two days of passing of the resolution at the relevant general meeting of members;
- (xv) subject to receipt of sufficient votes, the resolution shall be deemed to be passed on the date of the relevant general meeting of members.

21. Manner in which the Chairman of meeting shall get the poll process scrutinised and report thereon.-

- (1) The Chairman of a meeting shall ensure that-
- (a) The Scrutinizers are provided with the Register of Members, specimen signatures of the members, Attendance Register and Register of Proxies.
- (b) The Scrutinizers are provided with all the documents received by the Company pursuant to sections 105, 112 and section 113.
- (c) The Scrutinizers shall arrange for Polling papers and distribute them to the members and proxies present at the meeting; in case of joint shareholders, the polling paper shall be given to the first named holder or in his absence to the joint holder attending the meeting as appearing in the chronological order in the folio and the Polling paper shall be in **Form No. MGT.12.**
- (d) The Scrutinizers shall keep a record of the polling papers received in response to poll, by initialing it.
- (e) The Scrutinizers shall lock and seal an empty polling box in the presence of the members and proxies.
- (f) The Scrutinizers shall open the Polling box in the presence of two persons as witnesses after the voting process is over.
- (g) In case of ambiguity about the validity of a proxy, the Scrutinizers shall decide the validity in consultation with the Chairman.
- (h) The Scrutinizers shall ensure that if a member who has appointed a proxy has voted in person, the proxy's vote shall be disregarded.
- (i) The Scrutinizers shall count the votes cast on poll and prepare a report thereon addressed to the Chairman.
- (j) Where voting is conducted by electronic means under the provisions of section 108 and rules made thereunder, the company shall provide all the necessary support, technical and otherwise, to the Scrutinizers in orderly conduct of the voting and counting the result thereof.
- (k) The Scrutinizers' report shall state total votes cast, valid votes, votes in favour and against the resolution including the details of invalid polling papers and votes comprised therein.
- (l) The Scrutinizers shall submit the Report to the Chairman who shall counter-sign the same.

(m) The Chairman shall declare the result of Voting on poll. The result may either be announced by him or a person authorized by him in writing.

(2) The scrutinizers appointed for the poll, shall submit a report to the Chairman of the meeting in **Form No. MGT.13** and the report shall be signed by the scrutinizer and, in case there is more than one scrutinizer by all the scrutinizer, and the same shall be submitted by them to the Chairman of the meeting within seven days from the date the poll is taken.

22. Procedure to be followed for conducting business through postal ballot.-

- (1) Where a company is required or decides to pass any resolution by way of postal ballot, it shall send a notice to all the shareholders, along with a draft resolution explaining the reasons therefor and requesting them to send their assent or dissent in writing on a postal ballot because postal ballot means voting by post or through electronic means within a period of thirty days from the date of dispatch of the notice.
- (2) The notice shall be sent either (a) by Registered Post or speed post, or (b) through electronic means like registered e-mail id or (c) through courier service for facilitating the communication of the assent or dissent of the shareholder to the resolution within the said period of thirty days.
- (3) An advertisement shall be published at least once in a vernacular newspaper in the principal vernacular language of the district in which the registered office of the company is situated, and having a wide circulation in that district, and at least once in English language in an English newspaper having a wide circulation in that district, about having dispatched the ballot papers and specifying therein, *inter alia*, the following matters, namely:-
 - (a) a statement to the effect that the business is to be transacted by postal ballot which includes voting by electronic means;
 - (b) the date of completion of dispatch of notices;
 - (c) the date of commencement of voting;
 - (d) the date of end of voting;
 - (e) the statement that any postal ballot received from the member beyond the said date will not be valid and voting whether by post or by electronic means shall not be allowed beyond the said date;
 - (f) a statement to the effect that members, who have not received postal ballot forms may apply to the company and obtain a duplicate thereof; and
 - (g) contact details of the person responsible to address the grievances connected with the voting by postal ballot including voting by electronic means.
- (4) The notice of the postal ballot shall also be placed on the website of the company forthwith after the notice is sent to the members and such notice shall remain on such website till the last date for receipt of the postal ballots from the members.
- (5) The Board of directors shall appoint one scrutinizer, who is not in employment of the company and who, in the opinion of the Board can conduct the postal ballot voting process in a fair and transparent manner.
- (6) The scrutinizer shall be willing to be appointed and be available for the purpose of ascertaining the requisite majority.
- (7) If a resolution is assented to by the requisite majority of the shareholders by means of postal ballot including voting by electronic means, it shall be deemed to have been duly passed at a general meeting convened in that behalf.

- (8) Postal ballot received back from the shareholders shall be kept in the safe custody of the scrutinizer and after the receipt of assent or dissent of the shareholder in writing on a postal ballot, no person shall deface or destroy the ballot paper or declare the identity of the shareholder.
- (9) The scrutinizer shall submit his report as soon as possible after the last date of receipt of postal ballots but not later than seven days thereof;
- (10) The scrutinizer shall maintain a register either manually or electronically to record their assent or dissent received, mentioning the particulars of name, address, folio number or client ID of the shareholder, number of shares held by them, nominal value of such shares, whether the shares have differential voting rights, if any, details of postal ballots which are received in defaced or mutilated form and postal ballot forms which are invalid.
- (11) The postal ballot and all other papers relating to postal ballot including voting by electronic means, shall be under the safe custody of the scrutinizer till the chairman considers, approves and signs the minutes and thereafter, the scrutinizer shall return the ballot papers and other related papers or register to the company who shall preserve such ballot papers and other related papers or register safely.
- (12) The assent or dissent received after thirty days from the date of issue of notice shall be treated as if reply from the member has not been received.
- (13) The results shall be declared by placing it, along with the scrutinizer's report, on the website of the company.
- (14) The resolution shall be deemed to be passed on the date of at a meeting convened in that behalf.
- (15) The provisions of rule 20 regarding voting by electronic means shall apply, as far as applicable, *mutatis mutandis* to this rule in respect of the voting by electronic means.
- (16) pursuant to clause (a) of sub-section (1) of section 110, the following items of business shall be transacted only by means of voting through a postal ballot-
 - (a) alteration of the objects clause of the memorandum and in the case of the company in existence immediately before the commencement of the Act, alteration of the main objects of the memorandum;
 - (b) alteration of articles of association in relation to insertion or removal of provisions which, under sub-section (68) of section 2, are required to be included in the articles of a company in order to constitute it a private company;
 - (c) change in place of registered office outside the local limits of any city, town or village as specified in sub-section (5) of section 12;
 - (d) change in objects for which a company has raised money from public through prospectus and still has any unutilized amount out of the money so raised under sub-section (8) of section 13;
 - (e) issue of shares with differential rights as to voting or dividend or otherwise under subclause (ii) of clause (a) of section 43;
 - (f) variation in the rights attached to a class of shares or debentures or other securities as specified under section 48;
 - (g) buy-back of shares by a company under sub-section (1) of section 68;
 - (h) election of a director under section 151 of the Act;
 - (i) sale of the whole or substantially the whole of an undertaking of a company as specified under sub-clause (a) of sub-section (1) of section 180;
 - (j) giving loans or extending guarantee or providing security in excess of the limit specified under sub-section (3) of section 186:

Provided that One Person Company and other companies having members upto two hundred are not required to transact any business through postal ballot.

23. Special Notice.-

(1) A special notice required to be given to the company shall be signed, either individually or collectively by such number of members holding not less than one percent of total voting power or holding shares on which an aggregate sum of not less than five lakh rupees has been paid up on the date of the notice.

- (2) The notice referred to in sub-rule (1) shall be sent by members to the company not earlier than three months but at least fourteen days before the date of the meeting at which the resolution is to be moved, exclusive of the day on which the notice is given and the day of the meeting.
- (3) The company shall immediately after receipt of the notice, give its members notice of the resolution at least seven days before the meeting, exclusive of the day of dispatch of notice and day of the meeting, in the same manner as it gives notice of any general meetings.
- (4) Where it is not practicable to give the notice in the same manner as it gives notice of any general meetings, the notice shall be published in English language in English newspaper and in vernacular language in a vernacular newspaper, both having wide circulation in the State where the registered office of the Company is situated and such notice shall also be posted on the website, if any, of the Company.
- (5) The notice shall be published at least seven days before the meeting, exclusive of the day of publication of the notice and day of the meeting.

24. Resolutions and agreements to be filed.-

A copy of every resolution or any agreement required to be filed, together with the explanatory statement under section 102, if any, shall be filed with the Registrar in **Form No. MGT.14** along with the fee.

25. Minutes of proceedings of general meeting, meeting of Board of Directors and other meetings and resolutions passed by postal ballot.-

- (1) (a) A distinct minute book shall be maintained for each type of meeting namely:-
 - (i) general meetings of the members;
 - (ii) meetings of the creditors
 - (iii) meetings of the Board; and
 - (iv) meetings of each of the committees of the Board.

Explanation.- For the proposes of this sub-rule, resolutions passed by postal ballot shall be recorded in the minute book of general meetings as if it has been deemed to be passed in the general meeting.

- (b) (i) The minutes of proceedings of each meeting shall be entered in the books maintained for that purpose along with the date of such entry within thirty days of the conclusion of the meeting.
 - (ii) In case of every resolution passed by postal ballot, a brief report on the postal ballot conducted including the resolution proposed, the result of the voting thereon and the summary of the scrutinizer's report shall be entered in the minutes book of general meetings along with the date of such entry within thirty days from the date of passing of resolution.
- (d) Each page of every such book shall be initialed or signed and the last page of the record of proceedings of each meeting or each report in such books shall be dated and signed
 - (i) in the case of minutes of proceedings of a meeting of the Board or of a committee thereof, by the chairman of the said meeting or the chairman of the next succeeding meeting;
 - (ii) in the case of minutes of proceedings of a general meeting, by the chairman of the same meeting within the aforesaid period of thirty days or in the event of the death or inability

- of that chairman within that period, by a director duly authorised by the Board for the purpose;
- (iii) In case of every resolution passed by postal ballot, by the chairman of the Board within the aforesaid period of thirty days or in the event of there being no chairman of the Board or the death or inability of that chairman within that period, by a director duly authorized by the Board for the purpose.
- (e) The minute books of general meetings, shall be kept at the registered office of the company and shall be preserved permanently and kept in the custody of the company secretary or any director duly authorised by the board or at such other place as may be approved by the Board.
- (f) The minutes books of the Board and committee meetings shall be preserved permanently and kept in the custody of the company secretary of the company or any director duly authorized by the Board for the purpose and shall be kept in the registered office or such place as Board may decide.

26. Copy of minute book of general meeting.-

Any member shall be entitled to be furnished, within seven working days after he has made a request in that behalf to the company, with a copy of any minutes of any general meeting, on payment of such sum as may be specified in the articles of association of the company, but not exceeding a sum of ten rupees for each page or part of any page:

Provided that a member who has made a request for provision of soft copy in respect of minutes of any previous general meetings held during a period immediately preceding three financial years shall be entitled to be furnished, with the same free of cost.

27. Maintenance and inspection of document in electronic form.-

(1) Every listed company or a company having not less than one thousand shareholders, debenture holders and other security holders, shall maintain its records, as required to be maintained under the Act or rules made there under, in electronic form.

Explanation.- For the purposes of this sub-rule, it is hereby clarified that in case of existing companies, data shall be converted from physical mode to electronic mode within six months from the date of notification of provisions of section 120 of the Act.

(2) The records in electronic form shall be maintained in such manner as the Board of directors of the company may think fit,

Provided that -

- (a) the records are maintained in the same formats and in accordance with all other requirements as provided in the Act or the rules made there under;
- (b) the information as required under the provisions of the Act or the rules made there under should be adequately recorded for future reference;
- (c) the records must be capable of being readable, retrievable and reproducible in printed form;
- (d) the records are capable of being dated and signed digitally wherever it is required under the provisions of the Act or the rules made thereunder;
- (e) the records, once dated and signed digitally, shall not be capable of being edited or altered;
- (f) the records shall be capable of being updated, according to the provisions of the Act or the rules made there under, and the date of updating shall be capable of being recorded on every updating.

Explanation: - For the purpose of this rule, the term "records" means any register, index, agreement, memorandum, minutes or any other document required by the Act or the rules made there under to be kept by a company.

28. Security of records maintained in electronic form.-

- (1) The Managing Director, Company Secretary or any other director or officer of the company as the Board may decide shall be responsible for the maintenance and security of electronic records.
- (2) The person who is responsible for the maintenance and security of electronic records shall-
- (a) provide adequate protection against unauthorized access, alteration or tampering of records;
- (b) ensure against loss of the records as a result of damage to, or failure of the media on which the records are maintained:
- (c) ensure that the signatory of electronic records does not repudiate the signed record as not genuine;
- (d) ensure that computer systems, software and hardware are adequately secured and validated to ensure their accuracy, reliability and consistent intended performance;
- (e) ensure that the computer systems can discern invalid and altered records;
- (f) ensure that records are accurate, accessible, and capable of being reproduced for reference later;
- (g) ensure that the records are at all times capable of being retrieved to a readable and printable form;
- (h) ensure that records are kept in a non-rewriteable and non-erasable format like pdf. version or some other version which cannot be altered or tampered;
- (i) ensure that at least one backup, taken at a periodicity of not exceeding one day, are kept of the updated records kept in electronic form, every backup is authenticated and dated and such backups shall be securely kept at such places as may be decided by the Board;
- (j) limit the access to the records to the managing director, company secretary or any other director or officer or persons performing work of the company as may be authorized by the Board in this behalf;
- (k) ensure that any reproduction of non-electronic original records in electronic form is complete, authentic, true and legible when retrieved;
- (l) arrange and index the records in a way that permits easy location, access and retrieval of any particular record; and
- (m) take necessary steps to ensure security, integrity and confidentiality of records.

29. Inspection and copies of records maintained in electronic form.-

Where a company maintains its records in electronic form, any duty imposed by the Act or rules made thereunder to make those records available for inspection or to provide copies of the whole or a part of those records, shall be construed as a duty to make the records available for inspection in electronic form or to provide copies of those records containing a clear reproduction of the whole or part thereof, as the case may be on payment of not exceeding ten rupees per page.

30. Penalty

If any default is made in compliance with any of the provisions of this rule, the company and every officers or such other person who is in default shall be punishable with fine which may extend to five thousand rupees and where the contravention is a continuing one, with a further fine which may extend to five hundred rupees for every day after the first during which such contravention continues.

31. Report on Annual General Meeting.-

- (1) The report in pursuance of the provisions of sub-section (1) of section 121 shall be prepared in the following manner, namely:-
- (a) the report under this section shall be prepared in addition to the minutes of the general meeting;
- (b) the report shall be signed and dated by the Chairman of the meeting or in case of his inability to sign, by any two directors of the company, one of whom shall be the Managing director, if there is one and company secretary of the company;
- (c) the report shall contain the details in respect of the following, namely:-
- (i) the day, date, hour and venue of the annual general meeting;
- (ii) confirmation with respect to appointment of Chairman of the meeting;
- (iii) number of members attending the meeting;
- (iv) confirmation of quorum;
- (v) confirmation with respect to compliance of the Act and the Rules, secretarial standards made there under with respect to calling, convening and conducting the meeting;
- (vi) business transacted at the meeting and result thereof;
- (vii) particulars with respect to any adjournment, postponement of meeting, change in venue; and
- (viii) any other points relevant for inclusion in the report.
- (d) the Report shall contain fair and correct summary of the proceedings of the meeting.
- (2) The copy of the report prepared in pursuance of sub-section (1) of section 121 and sub-rule (1), shall be filed with the Registrar in Form No. MGT.15 within thirty days of the conclusion of the annual general meeting along with the fee.

Form No. MGT-1 Register of members

[Pursuant to section 88 (1)(a) of the Companies Act, 2013 and rule 3(1) of the Companies (Management and Administration) Rules, 2014]

Name of the company:

Registered office address:

(TO BE MAINTAINED SEPARATELY FOR EACH CLASS OF SHARES)

Class of shares:

Nominal value per share (in Rs.):

Total shares held:

FOLIO NO.

Personal details

Name of the member:

Name of joint holders, if any:

Address/ Registered address (in case of body corporate):

E-mail Id:

CIN/ Registration No.:

Unique Identification No:

Father's/ Mother's/ Spouse's name:

Status:

Occupation:

PAN No.

Nationality:

In case member is a minor,

Name of Guardian:

Date of birth of minor:

Details of membership

Date of becoming member:

Date of declaration under section 89, if applicable:

Name and address of beneficial owner:

Date of receipt of nomination, if applicable:

Name and address of nominee:

No. of shares kept in abeyance, if applicable:

Record of lien on shares, if applicable:

Date of cessation of membership:

Instructions

Particulars of dividend mandates, power of attorney and other instructions, if any:

Instruction for sending notices etc., if any:

Details of share holding

Allotment No./ Transfer	Date of allotment/	No. of shares	Distinctive numbers (b	Folio of transferor, if	
No.	transfer	allotted/	inclusive)	applicable	applicable
		transferred	From	Го	
(1)	(2)	(3)	(4)	(5)	(6)
Date of issue or endorsement of share certificate	Certificate No.	Lock in period, if any	An	nount (Rs)	If shares are issued for consideration other than cash, brief particulars
			Payable	Paid / Deemed to be paid Due	thereof
	(2)	(2)			
(7)	(8)	(9)		(10)	(11)

Date of transfer/	No. of shares transferred/	Distinc		Folio transferee	of	Name of transferee	
transfer/ transmission/ forfeiture / redemption etc	transmitted/ forfeited /redeemed etc	numbe (both inclusi		transferee		transferee	shares (after transfer transmission, forfeiture redemption etc)
		From	То				
(12)	(13)	(14)	(15)		(16)	(17)
Remarks	Authentication/ signature						
(18)	(19)						

Form No. MGT-2

Register of debenture holders/ other securities holders

[Pursuant to section 88(1)(b) and (c) of the Companies Act, 2013 and rule 4 of the Companies (Management and Administration) Rules, 2014]

Name of the company:

Registered office address:

(TO BE MAINTAINED SEPARATELY FOR EACH CLASS OF DEBENTURES / OTHER SECURITIES IN RESPECT OF EACH HOLDER)

Class of debentures / other securities:

Nominal value per unit (in Rs.):

Total no. of debentures / other securities held:

FOLIO NO.

Personal details

Name of the debenture holder/other security holder:

Name of joint holders, if any:

Address/ Registered address (in case of body corporate):

E-mail Id:

PAN/ CIN/ Registration No.:

Unique Identification No:

Father's/ Mother's/ Spouse's name:

Occupation, if any:

Nationality:

In case debenture holder/other security holder is a minor:

Name of Guardian:

Date of birth of minor:

Details of holding

Date of becoming debenture holder/ other security holder:

Date of receipt of nomination:

Name and address of nominee:

No. of debentures / securities kept in abeyance, if any:

Record of lien on debentures / securities, if any:

Date of cessation as debenture holder/ other security holder:

Details of Security

Whether repayment of the debentures / other securities is secured: Yes / No

If secured, date of registration of charge with the ROC:

Charge Identification Number allotted for the charge

Brief particulars of the assets to secure such debentures / other securities:

Instructions

Particulars of interest mandates, power of attorney and other instructions, if any: Instruction for sending notices of class meetings, etc., if any:

Details of debentures / other securities

Allotment No./ transfer No.	Date of allotment/ transfer	No. of debentures/ other securities allotted/ transferred	Distinctive numbers (both inclusive) From To	Folio of transferor, if applicable	Name of the transferor, if applicable
(1) Date of issue/ endorsement of certificate	(2) Certificate No.	(3)	(4) Amount (Rs.)	(5)	(6) If debentures / other securities

		Payable	Paid/ deemed be paid		Due	issued for consideration other than cash, brief particulars thereof
(7)	(8)		(9))		(10)
Date of transfer/ transmission/ redemption forfeiture of securities	No. of units transferred/ transmitted/ forfeited/ redeemed	Distinctive numbers (both inclus		Folio transfer	of	Name of the transferee
(11)	(12)	(13)		((14)	(15)
Balance units left (after transfer, transmission, redemption etc)	Other remarks	Authentica	tion			. ,
(16)	(17)	(18)				

Form No. MGT-3 Notice of situation or change of situation or discontinuation of situation, of place where foreign register shall be kept [Pursuant to section 88(4) of the Companies Act, 2013 and rule 7(2) of the Companies (Management and Administration) Rules, 2014] 1. (a) CIN: (b) GLN: 2. (a) Name of the company: (b) Registered office address: (c) E-mail id: 3. This notice is in respect of: Situation of office where foreign register is kept ☐ Change of situation of office where foreign register is kept ☐ Discontinuance of maintenance of foreign register 4. Foreign register relates to ☐ Register of members ☐ Register of debenture holders

☐ Register of other security holders
☐ Beneficial owners
Deficiteful owners
Dant A. Notice of cityation of office whose foreign register is kent
Part A: Notice of situation of office where foreign register is kept
5. Notice is hereby given that the foreign register shall be kept at:
Address Line I
Line II
City
District
State
ISO Country Code Country
Pin Code
E-mail ID
L-IIIaii ID
Part B: Notice of change of situation where foreign register is kept
6. Existing situation of the office where the foreign register is kept:
7. Purpose for changing such office:
8. Notice is hereby given that the foreign register shall be kept with effect from at:
Address Line I
Line II
City
District
State
Country
Pin Code
E-mail ID
Part C: Notice of discontinuance of maintenance of foreign register
Tart C. Notice of discontinuance of maintenance of foreign register
9. Existing situation of the office where the foreign register is kept:
9. Existing situation of the office where the foreign register is kept:
10. Reason for such discontinuance:
11. Notice is hereby given that the foreign register is discontinued to be maintained at the existing
situation with effect from and all the entries in the said register is transferred to
☐ Another foreign register maintained at
☐ The principal register
Date:
Place:
Signature

Form No. MGT-4

Declaration by the registered owner of shares who does not hold the beneficial interest in suc	ch
shares	

ies (Management

	shares
[Pursuant to section 89(1) of	the Companies Act, 2013 and rule 9(1) of the Companiand Administration) Rules, 2014]
То-	
Name of the company	
Registered office address:	
1. Particulars of the Registe	red owner of shares:
(i) Name:	
(ii) Father's / Mother's / Spo	use' name:
(iii) Occupation:	
(iv)Whether citizen of India	Yes No
(v)Nationality	
(vi)Date of Birth	
(vii)Gender	Male Female
(viii) PAN No.	
(ix) Proof of Identity:	
• For Indian Nationals :	
(Any of the following):	
	Income-tax permanent account number
	Voter's identity card number
	Passport number
	Driving License
	Unique Identification Number (UIN)
 For Foreign na 	tionals and Non Resident Indians:
	Passport
	Others
(x) Permanent Residential	Address
ISO Country Code	Country
Phone	Mobile

Email ID Fax

(xi) Whether present residential address is same as the permanent residential address:

Yes No.

If no, present residential address

ISO Country Code Country

Phone Mobile
Fax Email ID

2. Particulars of the shares in respect of which declaration is being made by the registered owner:

- i) Class of shares:
- ii) Number of shares:
- iii) Distinctive numbers: From...... To.......
- iv) Certificate No.:
- v) Folio No.
- vi) Nominal value of shares:
- vii) Paid up value of shares:

3. Declaration:

In pursuance of sub-section (1) of section 89 of the Companies Act, 2013, Ihereby declare that the person (s) name below hold(s) the beneficial interest in the above mentioned shares registered in my name in the register of members of the company:

Sl. No.	Name of the	Address and E-	Date of birth/	Father's/
	beneficial	mail id	Age	Spouse's name
	owner(s)			
(1)	(2)	(3)	(4)	(5)
Occupation	Nationality	PAN/ UIN/ CIN	Passport No. (in	Distinctive No.,
_	-	(in case of	case of foreign	if applicable.
		company)	national)	
(6)	(7)	(8)	(9)	

4. Details of the beneficial interest:

- i) Nature of the beneficial interest:
- ii) Date of creation of the beneficial interest:
- iii) Reasons for not registering shares in the name of the beneficial owner(s):
- iv) Particulars of the instrument/ document, if any, showing the creation of such beneficial interest:

5. Particulars of change in beneficial interest:

- i) Date of change:
- ii) Nature of the change in the beneficial interest:
- iii) Brief particulars of such change:
- iv) Reason for such change:
- v) Particulars of the instrument/ document, if any, showing the change in such beneficial interest: Date:

Place:

Signature of the registered owner

Enclosures:

- (a) Proof of identity of the registered owner and beneficial owner
- (b) Instrument/ document under which the beneficial interest is created/ transferred/ changed.

Form No. MGT-5

Declaration by the beneficial owner who holds or acquires beneficial interest in shares but whose name is not entered in the register of members

[Pursuant to sub-section (2) and (3) of section 89 of the Companies Act, 2013 and rule 9(2) of the Companies (Management and Administration) Rules, 2014]

To-

Name of the company

Registered office address:

1. Particulars of the shares in which beneficial interest is held by the person making declaration:

- i) Class of shares:
- ii) Number of shares:
- iii) Distinctive numbers: From...... To......
- iv) Certificate No.:
- v) Folio No.
- vi) Nominal value of shares:
- vii) Paid up value of shares:

2. Particulars of the beneficial owner

Sl. No.	Name of the	Address and E-	Date of birth/	Father's/
	beneficial	mail id	Age	Mother's
	owner(s)			Spouse's name
(1)	(2)	(3)	(4)	(5)
Occupation	Nationality	PAN/ UIN/ CIN	Passport No. (in	
		(in case of	case of foreign	
		company)	national)	
(6)	(7)	(8)	(9)	

3. Declaration

In pursuance of sub-section (2) of section 89 of the Companies Act 2013, Ihereby declare that I hold / have acquired the beneficial interest in the above mentioned shares of the company which are registered in the name of the person whose particulars are furnished below:

4. Particulars of the registered owner

Sl. No.	Name of the	Address and E-	Date of birth/	Father's/	
---------	-------------	----------------	----------------	-----------	--

	registered owner	mail id	Age	Spouse's name
(1)	(2)	(3)	(4)	(5)
Occupation	Nationality	PAN/ UIN/ CIN	Passport No. (in	
		(in case of	case of foreign	
		company)	national)	
(6)	(7)	(8)	(9)	

5. Details of the beneficial interest:

- i) Date of creation / acquisition of beneficial interest:
- ii) Mode of acquisition of beneficial interest: Allotment / Transfer / others, specify
- iii) Nature of the beneficial interest:
- iv) Reasons for not registering shares in my name:
- v) Particulars of the instrument/ document, if any, showing the creation of such beneficial interest:

6. Particulars of the person from whom the beneficial interest is acquired, if applicable:

- i) Name of the transferor of beneficial interest:
- ii) Whether shares were registered in his name:
 - (If not, whether any declaration under sub-section (2) of section 89 was filed by him to the company. If so, date of such declaration)
- iii) Particulars of the instrument/ document, if any, showing the transfer of such beneficial interest:

7. Particulars of change in beneficial interest:

- i) Date of change:
- ii) Nature of the change in the beneficial interest:
- iii) Brief particulars of such change:
- iv) Reason for such change:
- v) Particulars of the instrument/ document, if any, showing the change in such beneficial interest:

Date:
Place:

Signature of beneficial owner

CERTIFICATE

I hereby certify that the beneficial interest in the shares mentioned above has been transferred by me on

Signature of the person who has transferred the beneficial interest in the shares

Date:

Place:

Enclosures:

- 1. Proof of identity of the registered owner and beneficial owner;
- 2. Instrument/ document under which the beneficial interest is created/ transferred/ changed.

Form no. MGT-6

Return to the Registrar in respect of declaration under section 89 received by the company [Pursuant to section 89(6) of the Companies Act, 2013 and rule 9 (3) of the Companies (Management and Administration) Rules, 2014]

- 1. (a) CIN:
 - (b) GLN:
- (a) Name of the company:(b) Registered office address:
 - (c) E-mail id:

3. Particulars of beneficial interest:

	s of Deficial III	terest.							
S. No.	Date of	Date of receipt of Particulars of shares in respect of							
	declarations	the said		which beneficial interest is created					
	under sub-	declarations by	y the						
	section (1), (2)	company							
	or (3) of			Class	of	No.	of	Distinctiv	e Nos
	section 89			share		shar		of shares	C 1 105.
				Silare		Silai	C 5	or shares	
(1)	(2)	(3)		(4))	(5	<u>s)</u>	(6)	ı
Particulars of	of shares in		Partic	culars c	of reg	gister	ed ov	wner	
respect of w	hich beneficial								
interest is cr	eated								
Face value	Paid up value	Name &	Add	recc	Fat	her's	,	Date of	Folio
of shares	of shares	Nationality	and			ther's		entry in	No.
or shares	of shares	Tradionanty	mail			ouse's		the	140.
			IIIaII	ıu	nar		,	register	
					man	IIC		register	
(7)	(8)	(9)	(.	10)		(11)		(12)	(13)
			<u> </u>						1
Particulars of	of beneficial owne	er		Date and		Rei	marks		
Name &	Address and e-			Nature of					
Nationality	mail id	1		beneficial					
				intere	est				
(14)	(15)	(16)		((17)		(18)		

Date:

Place:

Signature:

Attachments:

- declaration under section 89 (1); 1.
- 2. declaration under section 89 (2);
- 3. declaration under section 89 (3);
- 4. Optional attachments, if any.

Form	No.	MGT-7	7

ANNUAL RETURN As on the financial year ended on _____ of

-----PRIVATE LIMITED / LIMITED

Companies

[Pursuant to	(Management and Administra	* *
I. REGISTR	RATION AND OTHER DETAILS:	
i) CIN:- Foreign Company Registration Date	Registration Number/GLN:-	- PREFILL
	Date Month Year	
ii) Categor	y of the Company: - [Pl. tick]	
1	Public Company ()	
2	Private company ()	
iii) Sub Ca	tegory of the Company:- [Please tick	k whichever are applicable]
1	Government Company	()
2	Small Company	()
3.	One Person Company	()
4	Subsidiary of Foreign Company	()
5	NBFC	()
6	Guarantee Company	()
7	Limited by shares	()
8	Unlimited Company	()
9	Company having share capital	()
10	Company not having share capital	()
11	Company Registered under Section 8	()

iv)	Whether shares	listed on	recognized	Stock Ex	change(s)	- Yes/No
11/	Willemet Shares	nsicu on	ICCOSIIIZCU	SIUCK LA	Change 5	- 1 65/110

If yes, details of stock exchanges where shares are listed

Sl No. Stock Exchange Name Code

1.

2.

3.

v) AGM details:

Date Month Year

AGM held -Date of AGM

AGM not held -Due date of AGM

Whether extension of AGM was granted – Yes / No. (If yes, provide reference number, date of approval letter and the period upto which extension granted)

If Annual General Meeting was not held, specify the reasons for not holding the same.

vi) NAME AND REGISTERED OFFICE ADDRESS OF COMPANY: (To be filled in manually)

Company Name :

Address

Town / City :

State : Pin Code:

Country Name : Country Code:

Telephone

With STD Area Code Number

Fax Number :

Email Address : Website, if any:

[Please provide valid and current email-id of the dealing officer]						
Name	Name of the Police Station having jurisdiction where the registered office is situated					
Addre	ss for correspon	ndence, if different from	address of registered	office:		
(In cas	se of foreign co	mpany, please give addre	ess of principal place	of business in India):		
Addre						
Town	/ City	:				
State		:	Pin Code:			
Teleph	none	:				
With S	STD	Area Code	Number			
Fax N	umber	:				
	Address se provide valid	: I and current email-id of	the dealing officer]			
vii) to be g		dress of Registrar & Trai	nsfer Agents (RTA):	- Full address and contact	details	
Name	of Registrar &	Transfer Agents:				
Addre	SS					
Town		:				
State		:	Pin Code:			
Telepl	one					
With S		Area Code	Number			
Fax N	umber	:				
Email Address : [Please provide valid and current email-id of the dealing officer of RTA]						
II.	PRINCIPAL	BUSINESS ACTIVITI	ES OF THE COMP	ANY		
	All the business activities contributing 10 % or more of the total turnover of the company shall be stated:-					
ļ	Sl. No.	Name and Description	NIC Code of the	% to total turnover		
	-	of main products / services	Product/ service	of the company		
	1			ı		

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES -

[No. of Companies for which information is being filled] - \Box

S. NO	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/ SUBSIDIARY/ ASSOCIATE	% of shares held	Applicable Section
1					
2					

IV. SHARE CAPITAL, DEBENTURES AND OTHER SECURITIES OF THE COMPANY

- i) SHARE CAPITAL:
- a) Authorised Share Capital:

Class of Shares	No. of Shares	Nominal value per share [Rs.]	Total Nominal value of shares [Rs.]
Equity [specify for each type]			
At the beginning of the year			
Changes during the year (Increase) 1. 2.			
Changes during the year (Decrease) 1. 2.			
At the end of the year			
Preference [specify for each type]			
At the beginning of the year			
Changes during the year (Increase) 1. 2. Changes during the year (Decrease) 1. 2.			
At the end of the year			

Unclassified [specify for each type]			
At the beginning of the year			
Changes during the year (Increase) 1. 2. Changes during the year (Decrease) 1. 2.			
-At the end of the year			
Total Authorized Capital at the beginning of the year	-	-	
Total Authorised Capital at the end of the year (Autofill)	-	-	
	-	-	

b) Issued Share Capital:

Class of Shares	No. of	Nominal	Total Nominal
	Shares	value	value of shares
		per share	[Rs.]
		[Rs.]	
Equity [specify for each type]			
At the beginning of the year			
Changes during the year(Increase)			
1.			
2.			
Changes during the year (Decrease)			
1.			
2.			
At the end of the year			
,			
Preference [specify for each type]			
January Paragraphy			
At the beginning of the year			

Changes during the year(Increase) 1. 2.			
Changes during the year (Decrease) 1. 2.			
At the end of the year			
Total Issued Share Capital at the beginning of the year	-	-	
Changes during the year(Increase)	-	_	
Changes during the year (Decrease)			
Total Issued Share Capital at the end of the year (Autofill)	-	-	

c) Subscribed Share Capital:

Class of Shares	No. of	Nominal	Total Nominal
	Shares	value	value of shares
		per share	
		[Rs.]	[Rs.]
Equity [specify for each type]			
At the beginning of the year			
Changes during the year(increase)			
1.			
2.			
Changes during the year (Decrease) 1. 2.			
At the end of the year			
Preference [specify for each type]			
At the beginning of the year			
Changes during the year(increase) 1.			

2.			
Changes during the year (Decrease) 1. 2.			
At the end of the year			
Total Subscribed Share Capital at the beginning of the year	-	-	
Changes during the year(increase)	_	_	
Changes during the year (Decrease)			
Total Subscribed Share Capital at the end of the year (Autofill)	-	-	

d)(i) Paid –up Share Capital:

Class of Shares	No. of	Nominal	Total Paid - up
	Shares	value	value of shares
		per share	
		[Rs.]	[Rs.]
Equity [specify for each type]			
At the beginning of the year			
Changes during the year			
1. Increase i. Public Issue ii. Private Placement / Preferential Allotment iii. ESOS iv. Sweat Equity v. Conversion – Pref. shares / Debentures vi. Conversion into equity vii. GDR / ADR viii. Others, please specify			
i. Buy-back			

ii. Forfeitureiii. Re-issue of forfeited shares			
iv. Reduction			
v. Others, please specify			
v. Suicis, prease speerly			
At the end of the year			
Preference [specify for each type]			
At the beginning of the year			
-Changes during the year			
1. Increase			
2. Redemption			
3. Forfeiture			
4. Re-issue of forfeited shares			
5. Reduction			
6			
At the end of the year			
Total Paid-up Share Capital at the beginning of the year	-	-	
•			
Changes during the year(Increase)			
Changes during the year (Decrease)	-	-	
Total Paid-up Share Capital at the	-	-	
end of the year			
(Autofill)			
(1.2000)			

d)(ii) Details of stock split / consolidation during the year (for each class of shares):

Class of shares	Before split / consolidation	After split /
		Consolidation
Number of shares		
Face value per share		

ii) Debentures

Type of Debentures	No. of	Nominal Value	Total Paid-up
	Debentures	per Debenture	value of
		[Rs.]	Debentures
			[Rs.]

i) Non-convertible (for each type)		
At the beginning of the year		
Changes during the year		
1. Increase		
2. Redemption		
3		
At the end of the year		
ii) Partly-convertible (for each type)		
At the beginning of the year		
-Changes during the year		
1. Increase		
2. Redemption3. Converted		
4		
-At the end of the year		
iii) Fully-convertible (for each		
type)		
At the beginning of the year		
-Changes during the year		
1. Increase		
2. Converted 3		
J		
-At the end of the year		
Total Amount of Debentures		
At the beginning of the year		
-Changes during the year		
1. Increase		
2. Redemption3. Converted		
4		
-At the end of the year		
(Auto fill)		

iii) Other Securities

Type of	Number of	Nominal	Total	Paid up	Total Paid
Securities	Securities	Value	Nominal	Value	up
		of each	Value	of each	Value
		Unit (Rs.)	(Rs.)	Unit (Rs.)	(Rs.)
1.					
2.					
3.					
Total					
Amount:-					

Securities Premium Account

premium received Securities per unit (Rs.) (Rs.) Premium on Equity [specify for each type] At the beginning of the year Changes during the year 1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment (iii) ESOS
Premium on Equity [specify for each type] At the beginning of the year Changes during the year 1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment
Premium on Equity [specify for each type] At the beginning of the year Changes during the year 1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment
At the beginning of the year Changes during the year 1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment
Changes during the year 1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment
1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment
1. Increase (i) Public Issue (ii) Private Placement / Preferential Allotment
(i) Public Issue (ii) Private Placement / Preferential Allotment
(ii) Private Placement / Preferential Allotment
Allotment
(iii) FSOS
(iv) Conversion – Pref. shares / Debentures
(v) GDR / ADR
vi) other, please specify
2. Decrease
(i) Utilisation for issue of bonus shares
(ii)
(iii)
At the end of the year
Providence of Other Constition
Premium on Other Securities
[specify for each type]
At the beginning of the year
Changes during the year
1. Increase
(i) Fresh issue

ii)			
Total securities premium at the Beginning of the year	-	-	
Change during the year Increase Decrease	-	-	
Total securities premium at the end of the year (Autofill)	-	-	

V. Turnover and net worth of the company (as defined in the Act)

(i) Turnover:

- Turnover at the end of the financial year

(ii) Net worth of the Company:

- Net worth at the end of the financial year

VI. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

(i) Category-wise Share Holding

Category of	No. of	Shares held	d at the		No. of S	Shares held	at the	end of	%
Shareholders	beginni	ng of the y	ear		the year				Change
					_				during
									the
									year
	Demat	Physical	Total	% of	Demat	Physical	Total	% of	
				Total				Total	
				Shares				Shares	
A. Promoters									
(1) Indian									

		,			_	
(a) Individual/HUF (b) Central Govt (c) State Govt (s) (d) Bodies Corp. (e) Banks / FI (f) Any Other Sub-total (A) (1):- (2) Foreign (a) NRIs - Individuals (b) Other - Individuals (c) Bodies Corp. (d) Banks / FI (e) Any Other Sub-total (A) (2):- Total shareholding of Promoter (A) = (A)(1)+(A)(2)						
B. Public Shareholding 1. Institutions (a) Mutual Funds (b) Banks / FI (c) Central Govt (d) State Govt(s) (e) Venture Capital Funds (f) Insurance Companies (g) FIIs (h) Foreign Venture Capital Funds (i) Others (specify) Sub-total (B)(1):-						

		1			1
2. Non-Institutions					
(a) Bodies Corp.					
(i) Indian					
(ii) Overseas					
(b) Individuals					
(i) Individual					
shareholders					
holding nominal					
share capital					
upto Rs. 1 lakh					
(ii) Individual					
shareholders					
holding					
nominal share					
capital in					
excess of					
Rs. 1 lakh					
(c) Others					
(specify)					
Sub-total (B)(2):-					
Total Public					
Shareholding					
(B)=(B)(1)+					
(B)(2)					
C. Shares held by					
Custodian for GDRs & ADRs					
Grand Total					
(A+B+C)					
(A+D+C)					

B. Shareholding of Promoters

Sl	Shareholder's	Shareho	olding at the	beginning	Share h	olding at th	e end of the	
No.	Name	of the y	ear		year			
		No. of	% of	%of Shares	No. of	% of	% of Shares	%
		Shares	total	Pledged /	Shares	total	Pledged /	change
			Shares	encumbered		Shares	encumbered	in
			of the	to total		of the	to total	share
			company	shares		company	shares	holding
								during
								the
								year
1								
2								
3								

Total				

C. Change in Promoters' Shareholding (please specify, if there is no change)

Sl. No.		Shareholding at of the year	the beginning	Cumulative Sh year	areholding during the
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year				
	Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):				
	At the end of the year				

D. Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

Sl.		Shareholding at	the beginning	Cumulative Sha	areholding during the
No.		of the year		year	
	For Each of	No. of shares	% of total	No. of shares	% of total shares of
	the Top 10		shares of the		the company
	Shareholders		company		
	At the				
	beginning of				
	the year				
	Date wise				
	Increase /				
	Decrease in				
	Share holding				

during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity etc):		
At the End of the year (or on the date of separation, if separated during the year)		

E. Shareholding of Directors and Key Managerial Personnel:

S1.		Shareholding at	the beginning	Cumulative Sha	areholding during the
No.		of the year		year	
	For Each of	No. of shares	% of total	No. of shares	% of total shares of
	the Directors		shares of the		the company
	and KMP		company		
	At the				
	beginning of				
	the year				
	Date wise				
	Increase /				
	Decrease in				
	Share holding				
	during the year				
	specifying the				
	reasons for				
	increase /				
	decrease (e.g.				
	allotment /				
	transfer /				
	bonus/ sweat				
	equity etc):				
	At the end of				
	the year				

F. INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accrued but not due for payment

	Secured Loans	Unsecured	Deposits	Total
	excluding	Loans		Indebtedness
	deposits			
Indebtedness at the beginning				
of the financial year				
i) Principal Amount				
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)				
Change in Indebtedness during				
the financial year				
• Addition				
• Reduction				
Net Change				
Indebtedness at the				
end of the financial year				
i) Principal Amount				
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)				

VII. DETAILS OF MEMBERS, DEBENTURE HOLDERS AND OTHER SECURITIES HOLDER

1] Ledger Folio of Share /Debenture Holder/Other security holder-

Share/Debenture Holder/ Other security holder's full Name: Father's/Mother's / Spouse's Name

Joint Holder's Full Name

Type of Share/ 1 - Equity, 2 - Preference

Debenture/other security 3 – Debentures 4-other security

Number of Shares/ Amount per

Debentures Held/ Share / Debenture/other

Other securities held security (in Rs.)

Date of becoming

Address	•	
	:	
Town / City	:	
District	:	
State	:	
Country	:	
Pin Code	:	
(Information t	o be furnished in separate sheet or in electronic mode as per	the format)
[Following ad	ditional details to be given by Company without share capital	al]
	ber of members at the date of incorporation/end of previous	financial
year(b) Number of	of persons who have become members since incorporation /	end of previous financial
year(c) Number of	If persons who have ceased to be members since incorporation	on / end of previous
financial year. (d) Nur	nber of members as on the end of financial year	
case of the fir	s of shares / debentures transfers since the close of last first return at any time since the incorporation of the Come of previous financial year	_
	Date Month	
		Year
Date of Regist	ration of Transfer of Shares	Year Date Month Year
Date of Regist Type of Secur		Date Month Year
	1. Equity Shares 2. Preference Shares 3. Debentu Nominal Value (each in Rs.)	Date Month Year
Type of Secur Number of	1. Equity Shares 2. Preference Shares 3. Debentu Nominal Value (each in Rs.)	Date Month Year
Type of Secur Number of shares/debentu	Nominal Value (each in Rs.) It is a substitute of Transferor:	Date Month Year
Type of Secur Number of shares/debentu Ledger Folio	Nominal Value (each in Rs.) Ire of Transferor:	Date Month Year
Type of Secur Number of shares/debentu Ledger Folio of Transferor's N	Nominal Value (each in Rs.) Transferor: Iame of Transferee:	Date Month Year

(Information to be furnished in separate sheet or in electronic mode as per the format)

IX. PROMOTERS/DIRECTORS / KEY MANAGERIAL PERSONNEL AND CHANGES THEREIN

[**Designation**:- P- Promoter, C – Chairman, CMD- Chairman cum Managing Director, CW-Chairman cum Whole time Director W –Whole Time Director, CS –Company Secretary, M – Manager, D –Director, MD – Managing Director, CEO-Chief Executive Officer, CFO-Chief Financial Officer]

[Category:- I- Independent, N- Nominee, A- Alternate, ED-Executive Director, NED- Non-Executive Director]

1] **Promoter(s):** [Give total no. of Promoters - □]

Status: Company/ies:

CIN/GIN -

PREFILL

Name

Country of Incorporation Address of Regd Office

Individual/s Full Name Nationality Address

2] Details of Directors:

i) Composition of Board of Directors

Category	At the beginning of the year		At the end of the year	
	No of	% of total	No of	% of total
	Directors	Number of	Directors	Number of
		Directors		Directors
A. Promoter				
i) Executive Directors				
ii) Non-Executive				
Directors				
Sub-total (A)				
B. Non-Promoter				
i) Executive Directors				
ii) Non-Executive &				
Independent Directors				
iii) Non-Executive & non-				
Independent Directors				

		ı	
Sub-total (B)			
C. Nominee Directors			
i) representing lending			
institutions / banks			
ii) representing investing			
institutions			
iii) representing Govt			
iv) representing small share			
holders			
v) Others, if any			
Sub-total (C)			
Total (A+B+C+)			

ii) Details of Individual Directors					
Directors: [Give total no. of Direct	cors -]				
DIN: -	[PREFILL]				
Full Name:					
Father's/ Mother's / Spouse's Name [As per DIN]					
Nationality-	I -Indian	F-Foreign	l		
Date of Birth		Date	Month Year		
Designation:	Category:-				
Occupation:-					
Email-id:-					

Date of Ceasing:

Date Month Year

Residential Address:

Date of Appointment

Date Month Year

No. of Equity Shares held in the Company:-

Pin Code

Town / City	:	
District	:	
State	:	

Details of Directorships in other companies and changes therein

Sl.	Name of	CIN of the	Type of	Designation**	Date of	Date of
No.	the Company	Company	Company *		Appoint-	Cessation
					ment	
1						
2						
3						

- *Listed Company-L, Unlisted Public Company-U, Private Company-P, OPC -O
- ** C Chairman, CMD- Chairman cum Managing Director, CW-Chairman cum Whole time Director W – Whole Time Director, D – Director, MD – Managing Director, ED- Executive Director, NED - Non-Executive Director, AD- Alternate Director

3] Key Managerial Personnel:

i) Managing Director / CEO / Manager/Whole time director					
DIN/PAN / UIN/ PASSPORT NO :-					
Full Name:					
Father's/ Mother's / Spouse's Name [As per DIN/PAN/UIN/PASSPORT NO	D.]				
Nationality- Date of Birth	I -Indian F-Foreign Date Month Year				
Designation:					
Date of Appointment Date Month Year	Date of Ceasing: Date Month Year				

Residential Address	:			
Town / City	:			
District	:			
State	:			
Pin Code	:			
ii) Company S	ecretary			
PAN / UIN/ PASSP	ORT NO :-			
Full Name:				
Father's/ Mother's / [As per PAN/	Spouse's Name 'UIN/PASSPORT NO	O.]		
Nationality-		I -Indian	F-Foreign	
Date of Birth	Date		Month Year	
Designation:		Membership No.		
Date of Appointmen Date Month Year			Date of Ceasing: Date Month Year	
Residential Address	:			
Town / City	:			
District	:			
State	:			
Pin Code	:			
iii) Chief Finene	sial Officer			

111) Chief Financial Officer

DIN/PAN / UIN/ PASSPORT NO:-

Full Name:

Father's/ Mother's / Spouse's Name
[As per DIN/PAN/UIN/PASSPORT NO.]

Nationality-	I -Indian	F-Foreign
D-4 f D'-41-		

Date of Birth

Date Month Year

Designation:

Date of Appointment Date of Ceasing:
Date Month Year Date Month Year

Residential Address:

Town / City :

District :

State :

Pin Code :

iv) Others, if any

PAN / UIN/ PASSPORT NO :-

Full Name:

Father's/ Mother's / Spouse's Name
[As per PAN/UIN/PASSPORT NO.]

Nationality- I -Indian F-Foreign

Date of Birth

Date Month Year

Designation:

Date of Appointment Date of Ceasing:
Date Month Year Date Month Year

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Town / City :

District :

State :

Pin Code :

X. MEETINGS OF MEMBERS/CLASS OF MEMBERS/BOARD/COMMITTEES OF THE BOARD OF DIRECTORS

A. MEMBERS/CLASS /REQUISITIONED/NCLT/COURT CONVENED MEETINGS

Type of meeting	Date of meeting	Total Number of Members entitled to attend meeting	Attendance	
			Number	% of total shareholding
Annual General Meeting [AGM]				
Extra-Ordinary General Meeting [EOGM]				
Class Meeting				
NCLT/ Court				
Requisitioned				

B. BOARD MEETINGS

S. No.	Date of meeting	Total No. of Directors on the Date of Meeting	No. of Directors attended	% of Attendance
1				
2				
3				

C. COMMITTEE MEETINGS

NO. OF COMMITTEES

NAME OF THE COMMITTEE:

S. No.	Date of meeting	Total No. of Members of the Committee	No. of Members attended	% of attendance
1				
2				
3				

[Separate sheet to be attached for each Committee]

D. ATTENDANCE OF DIRECTORS

Sl.	Name	Board Meetings			Committee	Meetings		Whether
No.	of the				(Taking al	1		attended
	Director				the Comm	nittee Meetir	ngs	last
					together of	which a Di	rector is	AGM
					a member)			held on
								(Y/N)
		No of	No. of	% of	No. of No. of % of		% of	
		Meetings	Meetings	attendance	Meetings	Meetings	attendance	
		Held	attended		Held	attended		
1								
2								
3								
4								

XI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

S1.	Particulars of Remuneration	Name of		TD/		Total
no.		Manager	Manager			Amount
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961					
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961					
	(c) Profits in lieu of salary under					

	section 17(3) Income-tax Act, 1961			
2.	Stock Option			
3.	Sweat Equity			
4.	Commission - as % of profit - others, specify			
5.	Others, please specify			
	Total (A)			
	Ceiling as per the Act			

B. Remuneration to other directors:

Sl. no.	Particulars of Remuneration	Name o	Name of Directors				
	1. Independent Directors						
	 Fee for attending board / committee meetings Commission Others, please specify 						
	Total (1)						
	 Other Non-Executive Directors Fee for attending board / committee meetings Commission Others, please specify 						
	Total (2)						
	Total (B)=(1+2)						
	Total Managerial Remuneration Overall Ceiling as per the Act						
	The state of the s						

Sl.	Particulars of		Key Managerial Pers	onnel	
no.	Remuneration				
		CEO	Company Secretary	CFO	Total
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Incometax Act, 1961				
2.	Stock Option				
3.	Sweat Equity				
4.	Commission - as % of profit - others, specify				
5.	Others, please specify				
	Total				

XII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding	Authority [RD / NCLT /	Appeal made, if any (give
A.COMPANY			fees imposed	COURT]	Details)
	1				
Penalty					
Punishment					
Compounding					

B.DIRECTORS						
Penalty						
Punishment						
Compounding						
C. OTHER OFFICE	CERS IN DEF	AULT				
Penalty						
Punishment						
Compounding						

XIII. MATTERS RELATED TO CERTIFICATION OF COMPLIANCES AND DISCLOSURES

A. CERTIFICATION OF COMPLIANCES

Details of events / matters in respect of which the company was liable to file returns or comply with requisite provisions of the Companies Act and rules made thereunder;-

Description	Date	Section&	Due date	Date of	Concerned	Reasons
of the	Of	Description	for filing /	Filing with	Authority	for
Event	The		compliance	SRN/ SRN/	(ROC/ NCLT	delay,
/ Matter	event			compliance	/Court)	if any

B. DISCLOSURES

1.	Closure of Register of	Date of	Purpose	Date of Public	No. of Days for
	Members / Debenture	Closure of		Notice	which Register

	Holders / other security holders	Register / Record Date			of Members was closed
2.	Declaration of DividendInterim DividendFinal Dividend	Date of Declaration	Percentage	Dividend Per Share	
3.	Delisting of Shares / Securities, if any	Name of Stock Exchange from where it is delisted	Date of Delisting	Remarks	
4.	Change in Nominal Value of Shares / • Sub-division • Consolidation	Nominal Value per share before Change	Nominal Value per share after Change	Date of Change	
5.	Particulars of inter- corporate loans, investments, etc	Name of the body corporate	Aggregate amount of loans, investments During the year (for each body corporate)	Relation with such body corporate (whether it is holding, subsidiary or associate)	Remarks
6.	Contracts or arrangements in which directors are interested / related party transactions	Name of the director / related party	Date of disclosure of interest	Date of contract / arrangement	Brief particulars of the contract / arrangement
7	Details of resolutions passed by postal ballot	Brief Particulars of resolution	Number of votes cast For Against		C

XIV. Details in respect of shares held by or on behalf of the FII's.

Name of	Address	Country	Regn. No. with SEBI	% of share
FII		Of	/ RBI	holding
		Incorporation		

XV. OTHER DISCLOSURES

- (1) Corporate Social Responsibility
- (a) Amount spent by the company during the financial year in pursuance of its Corporate Social Responsibility policy –
- (b) The amount spent as percentage of the average net profits of the company made during the three immediately preceding financial years-
- (2) Limits under following sections of the Act:-

Section	Brief Description	Limit (Rs.)
186(2) [loan and investment by company]		
180(1)(c) [restrictions on powers of board]		

- (3) Disclosure of Directors-
- All the Directors have furnished notices in form 12.1 and additional disclosures, wherever applicable, during the year;
- Each independent director has given a declaration that he meets the criteria of independence as provided in sub-section (6) of section 149.

(4) The Company has duly appointed/re-appointed	Chartered Accountant as the Auditor of
the Company at the annual general meeting held o	n

We certify that:

- (a) The return states the facts, as they stood on the date of the closure of the financial year aforesaid correctly and adequately.
- (b) The whole of the amount of unpaid/ unclaimed dividend/other amounts as applicable have been transferred to the Investor Education and Protection Fund in accordance with section 125 of the Act.
- (c) The Company has maintained all the registers as per the provisions of the Act and the rules made there under and
- (d) Unless otherwise anything in contrary is stated expressly elsewhere in this Return, the Company has complied with the applicable provisions of the Act during the financial year.

(Certificates to be given by Private Companies)

- (e) The company has not, since the date of the closure of the last financial year with reference to which the last return was submitted or in the case of a first return since the date of the incorporation of the company, issued any invitation to the public to subscribe for any securities of the company.
- (f) Where the annual return discloses the fact that the number of members, except in case of a one person company, of the company exceeds two hundred, the excess consists wholly of persons who under second proviso to clause (ii) of sub-section (68) of section 2 of the Act are not to included in the reckoning the number of two hundred.
- (g) The Company continues to be a Private Company during the financial year.

(Certificate to be given only by One Person Company / Small Company)

(i) The Company continues to be one person company / small company.

Signed	
Director:	
Company Secretary /Company Secretary in practice	

Notes:-

- 1] Under Section 92(1) of the Act, the Annual Return is to be signed both by a Director and a Company Secretary, or where there is no Company Secretary, by a Company Secretary in practice.
- 2] Under proviso to Section 92(1) of the Act, the Annual Return of a One Person Company and a Small Company shall be signed by the Company Secretary or where there is no Company Secretary, by a director of the company.
- 3] Under sub section (2) of Section 92 of the Act, the Annual Return of a listed company or by a company having such paid-up capital and turnover as may be prescribed shall also be certified by a company secretary in practice in the prescribed manner.

Form No. MGT-8

[Pursuant to section 92(2) of the Companies Act, 2013 and rule 11(2) of Companies (Management and Administration) Rules, 2014]

CERTIFICATE BY A COMPANY SECRETARY IN PRACTICE

I/ We have examined the registers, records and books and papers of ------ Limited/Private Limited (the Company) as required to be maintained under the Companies Act, 2013 (the Act) and the rules made thereunder for the financial year ended on ------, 20----. In my/ our opinion and to the best of my information and according to the examinations carried out by me/ us and explanations furnished to me/ us by the company, its officers and agents, I/ we certify that:

- A. the Annual Return states the facts as at the close of the aforesaid financial year correctly and adequately.
- B. during the aforesaid financial year the Company has complied with provisions of the Act & Rules made there under in respect of:
- 1. its status under the Act;
- 2. maintenance of registers/records & making entries therein within the time prescribed therefor;
- 3. filing of forms and returns as stated in the annual return, with the Registrar of Companies, Regional Director, Central Government, the Tribunal, Court or other authorities within/beyond the prescribed time;
- 4. calling/ convening/ holding meetings of Board of Directors or its committees, if any, and the meetings of the members of the company on due dates as stated in the annual return in respect of which meetings, proper notices were given and the proceedings including the circular resolutions and resolutions passed by postal ballot, if any, have been properly recorded in the Minute Book/registers maintained for the purpose and the same have been signed;
- 5. closure of Register of Members / Security holders, as the case may be.
- 6. advances/loans to its directors and/or persons or firms or companies referred in section 185 of the Act:
- 7. contracts/arrangements with related parties as specified in section 188 of the Act;
- 8. issue or allotment or transfer or transmission or buy back of securities/ redemption of preference shares or debentures/ alteration or reduction of share capital/ conversion of shares/ securities and issue of security certificates in all instances;
- 9. keeping in abeyance the rights to dividend, rights shares and bonus shares pending registration of transfer of shares in compliance with the provisions of the Act
- 10. declaration/ payment of dividend; transfer of unpaid/ unclaimed dividend/other amounts as applicable to the Investor Education and Protection Fund in accordance with section 125 of the Act;
- 11. signing of audited financial statement as per the provisions of section
 - 134 of the Act and report of directors is as per sub sections (3), (4) and
 - (5) thereof;
- 12. constitution/ appointment/ re-appointments/ retirement/ filling up casual vacancies/ disclosures of the Directors, Key Managerial Personnel and the remuneration paid to them;
- 13. appointment/ reappointment/ filling up casual vacancies of auditors as per the provisions of section 139 of the Act;
- 14. approvals required to be taken from the Central Government, Tribunal, Regional Director, Registrar, Court or such other authorities under the various provisions of the Act;
 - 15. acceptance/ renewal/ repayment of deposits;

- 16. borrowings from its directors, members, public financial institutions, banks and others and creation/ modification/ satisfaction of charges in that respect, wherever applicable;
- 17. loans and investments or guarantees given or providing of securities to other bodies corporate or persons falling under the provisions of section 186 of the Act;
- 18. alteration of the provisions of the Memorandum and/ or Articles of Association of the Company;

Place: Signature:

Date: Name of Company Secretary in practice:

C.P. No.:

Note: The qualification, reservation or adverse remarks; if any, may be stated at the relevant place(s).

Form No. MGT-9 EXTRACT OF ANNUAL RETURN

as on the financial year ended on _____

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

- i) CIN:-
- ii) Registration Date
- iii) Name of the Company
- iv) Category / Sub-Category of the Company
- v) Address of the Registered office and contact details
- vi) Whether listed company

Yes / No

vii) Name, Address and Contact details of Registrar and Transfer Agent, if any

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10 % or more of the total turnover of the company shall be stated:-

Sl. No.	Name and Description of	NIC Code of the	% to total turnover of the
	main products / services	Product/ service	company
1			
2			
3			

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES -

		, .			
	NAME AND	CIN/GLN	HOLDING/	% of shares	Applicable Section
S.	ADDRESS OF		SUBSIDIARY/	held	
N0	THE COMPANY		ASSOCIATE		
1					
2					
2					

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding

Category of Shareholders		Shares helding of the ye			No. of Shares held at the end of the year		% Change during the year		
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									
(1) Indian									
 a) Individual/HUF b) Central Govt c) State Govt (s) d) Bodies Corp. e) Banks / FI f) Any Other 									
Sub-total (A) (1):-									
a) NRIs - Individuals b) Other – Individuals c) Bodies Corp. d) Banks / FI e) Any Other									
Sub-total (A) (2):-									

Total shareholding					
of Promoter (A) =					
(A)(1)+(A)(2)					
B. Public					
Shareholding					
0					
1. Institutions					
a) Mutual Funds					
b) Banks / FI					
c) Central Govt					
d) State Govt(s)					
e) Venture Capital					
Funds					
f) Insurance					
Companies					
g) FIIs					
h) Foreign Venture					
Capital Funds					
i) Others (specify)					
Sub-total (B)(1):-					
2. Non-Institutions					
a) Bodies Corp.					
i) Indian					
ii) Overseas					
b) Individuals					
i) Individual					
shareholders					
holding nominal share capital upto					
Rs. 1 lakh					
ii) Individual					
shareholders					
holding					
nominal share					
capital in					
excess of Rs 1					
lakh					
c) Others					
(specify)					
Sub-total (B)(2):-					

Total Public Shareholding (B)=(B)(1)+					
(B)(2) C. Shares held by Custodian for					
GDRs & ADRs Grand Total					
(A+B+C)					

$(ii) \ \textbf{Shareholding of Promoters}$

Sl	Shareholder's	Shareholding at the beginning			Share holding at the end of the			
No.	Name	of the y	ear		year	year		
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	% change in share holding during the
								year
1								
2								
3								
	Total							

(iii) Change in Promoters' Shareholding (please specify, if there is no change)

Sl.		Shareholding at	the beginning of	Cumulative Sha	reholding during the
No.		the year		year	
		No. of shares	% of total	No. of shares	% of total shares of
			shares of the		the company
			company		
	At the				
	beginning of				
	the year				
	Date wise				
	Increase /				
	Decrease in				
	Promoters				
	Share holding				
	during the year				
	specifying the				
	reasons for				
	increase /				
	decrease (e.g.				

allotment / transfer / bonus/ sweat equity etc):		
At the End of		
the year		

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

Sl. No.		Shareholding at the year	the beginning of	year			
	For Each of the Top 10 Shareholders	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company		
	At the beginning of the year						
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity etc):						
	At the End of the year (or on the date of separation, if separated during the year)						

(v) Shareholding of Directors and Key Managerial Personnel:

Sl. No.		Shareholding at the beginning of the year		Cumulative Shareholding during the year		
	For Each of the Directors and KMP	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year					
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):					
	At the End of the year					

V. INDEBTEDNESS Indebtedness of the Company including interest outstanding/accrued but not due for payment

	Secured Loans	Unsecured	Deposits	Total
	excluding	Loans		Indebtedness
	deposits			
Indebtedness at the beginning of				
the financial year				
i) Principal Amount				
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)				
Change in Indebtedness during				
the financial year				
Addition				
• Reduction				
Net Change				
Indebtedness at the				
end of the financial year				
i) Principal Amount				
ii) Interest due but not paid				
iii) Interest accrued but not due				

Total (i+ii+iii)		
Total (IIIII)		

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

Sl. no.	Particulars of Remuneration		Name of MD/WTD/ Manager			
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961					
2.	Stock Option					
2.	Stock Option					
3.	Sweat Equity					
4.	Commission - as % of profit - others, specify					
5.	Others, please specify					
	Total (A)					
	Ceiling as per the Act	1				
	Cennig as per the rec					

B. Remuneration to other directors:

Sl.	Particulars of Remuneration	Name of	Name of Directors			Total Amount
						1 IIII ouit
	3. Independent Directors					
	 Fee for attending board / committee meetings Commission Others, please specify 					
	Total (1)					

4. (Other Non-Executive Directors			
• (Fee for attending board / committee meetings Commission Others, please specify			
Tota	al (2)			
Tota	al (B)=(1+2)			
Tota	al Managerial Remuneration			
Ove	rall Ceiling as per the Act	•		

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

Particulars of	Key Managerial Personnel				
Remuneration					
	CEO	Company	CFO	Total	
		Secretary			
Gross salary					
the Income-tax Act, 1961					
(b) Value of perquisites u/s					
17(2) Income-tax Act, 1961					
(c) Profits in lieu of salary					
Act, 1961					
Stock Option					
Sweat Equity					
Commission					
- as % of profit					
<u> </u>					
	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Incometax Act, 1961 Stock Option Sweat Equity Commission as % of profit	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961 Stock Option Sweat Equity Commission - as % of profit - others, specify Others, please specify	Remuneration CEO Company Secretary Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961 Stock Option Sweat Equity Commission - as % of profit - others, specify Others, please specify	Remuneration CEO Company Secretary CFO Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961 Stock Option Sweat Equity Commission - as % of profit - others, specify Others, please specify	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
Penalty					
Punishment					
Compounding					
C. OTH	ER OFFICER	RS IN DEFAU	LT		
Penalty					
Punishment					
Compounding					

Form No. MGT-10

Changes in shareholding position of promoters and top ten shareholders

[Pursuant to section 93 of the Companies Act, 2013 and rule 13 of the Companies (Management and Administration) Rules, 2014]

1.	(a)	\mathbf{C}	IN:	
----	-----	--------------	-----	--

- (b) GLN:
- 2. (a) Name of the company:
 - (b) Registered office address:
 - (c) E-mail id:
- 3. Name of the stock exchange where the shares of the company are listed:
 - (i)
 - (ii)
- 4. Details of change in shareholding position of promoters:

Name of the	No. of shares	% of shareholding	Change in share	No. of shares
Promoter	held before the	before the change	holding in number of	held after the change
	change		shares	
			(+) Increase (-)	
			decrease	
(1)	(2)	(3)	(4)	(5)

% of shareholding after the change	Reason for change	No. of shares pledged/ encumbered after the change	Remarks
(6)	(7)	(8)	

5. Details of change in shareholding position of top ten share holders:

Name of the	No. of shares	% of shareholding	Change in share	No. of shares held
share	held before the	before the change	holding in number of	after the change
holders	change		shares	
			(+) Increase (-)	
			decrease	
(1)	(2)	(3)	(4)	(5)

% of shareholding after	Reason for change	No. of shares pledged/	Remarks
the change		encumbered after the	

		change	
(6)	(7)	(8)	
Date ·			Signature

Date : Place :

Form No. MGT-11 Proxy form
[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]
CIN:
Name of the company:
Registered office:
Name of the member (s):
Registered address:
E-mail Id:
Folio No/ Client Id:
DP ID :
I/We, being the member (s) of shares of the above named company, hereby appoint
1. Name:
Address:
E-mail Id:
Signature :, or failing him
2. Name:
Address:
E-mail Id:
Signature:, or failing him
3. Name:
Address:
E-mail Id:
Signature:
as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the
day of At a.m. / p.m. at(place) and at any adjournment thereof in
respect of such resolutions as are indicated below:

Resol	ution No.								
•									
J									
Signe	d this day of 20			ı					
					Affix	<u> </u>			
Signa	ture of shareholder				Reve		e		
015	ture or minerolati				Star				
Signa	ture of Proxy holder(s)					•			
	This form of proxy in order to tered Office of the Company, noing.			-	_		_		the
		Form No. Mo							
ſ	Pursuant to section 109(5) of the	Polling Pa Companies Act	_		ılo 21(1	Vc) 0	f the Comr	vanies	
L	· · · · · · · · · · · · · · · · · · ·	t and Administ)(C) O)	ine Comp	James	
					, <u>-</u>				
Nam	e of the Company:	D ' 4	cc:						
		Registered	01110	ce:					
		BALLOT P	ΆP	ER					
S No			_	etails					
1.	Name of the First Named Share	eholder (In							
2.	block letters) Postal address								
۷.	Postai address								
3.	Registered folio No. / *Cl	ient ID No.							
	(*Applicable to investors hold	ling shares in							
4	dematerialized form)		<u> </u>						
4.	Class of Share eby exercise my vote in respect o	f Ordinary/ Sn	ocia	1 recolution	on Aniin	corate	d balow by	v racor	ding
	eby exercise my vote in respect of issent or dissent to the said resolut					lleran	d below b	y ICCOI	JIIIg
No	Item No.	No. of share		I asser		the	I dissent	from	the
		held by me		resolutio	n		resolution	1	
1.		l							
		l							
Place	e:								
Date	<u>:</u>	(Signatur	e of	the share	eholder)				

FORM No. MGT-13 **Report of Scrutinizer(s)**

[Pursuant	to rule section 109 of the Compani (Management and Adm			, ,	ne Compan	iies
То,						
L	Annual / Extraordinary General imited at		of the Equity S	Shareholo	ders of	
Dear Sir,						
Scrutinizer(s) f	or the purpose of the poll take meeting of the Equity Share at, submit	n on the holders	e below ment of	ioned re	solution(s)	, at the
polling were local 2. The local diligently scruti	e time fixed for closing of the poll- eked in my/our presence with due it ked ballot boxes were subsequently nized. The poll papers were recon- Transfer Agents of the Company	dentificaty opened with	tion marks plac in my/our pre h the records r	ced by mesence an	e/us. d poll paped by the C	ers were
3. The poll papers, which were incomplete and/or which were otherwise found defective have been treated as invalid and kept separately. OR I/We did not find any poll papers invalid.						
* Not applicable if there is only one scrutinizer appointed.						
4. The result of the Poll is as under:						
(a) Resolution (Reproduce Item	n No. and heading of the Resolutio	n)				
(i)	Voted in favour of the resolution	n:				
	Number of members pres voting (in person or by proxy)	sent and	Number of cast by the		% of t number o votes	of valid
(ii)	Voted against the resolution: Number of members present and voting (in person or by provy)		ber of votes	numbe	f total r of valid	
	(in person or by proxy)			volt	is casi	

		_					
(:::)	Toront I de contra de						
(iii)	Invalid votes : Total number of members		Total number	of water	aget by		
			Total number		cast by		
	(in person or by proxy) whose votes were declared inva	1: .1	un	em			
	whose votes were declared hiva.	IIu					
(b) I	Resolution -						
` '	n No. and heading of the Resolution	1)					
(reproduce rem	The time medicans, of the reservation	-,					
(i)	Voted in favour of the resolution	on:					
	Number of members prese	ent and	Number of	votes		total	
	voting		cast by th	nem	number	number of valid	
	(in person or by p	roxy)			votes	s cast	
(ii)	Voted against the resolution:						
	Number of members present and	Nu	mber of votes	% o	f total		
	voting	C	east by them	numbe	r of valid		
	(in person or by proxy)			vote	es cast		
(iii)	Invalid votes:						
` '	Total number of members		Total number	of votes	cast by		
	(in person or by proxy)			em	,		
	whose votes were declared inva-	lid					
	(Enumerate depending on t	the nur	nber of resolutio	ns for wh	hich poll i	is taken)	
	pact Disc (CD) containing a li					l "FOR",	
	nd those whose votes were declared					~	
-	l papers and all other relevant reco			anded ov	er to the	Company	
•	ector authorized by the Board for saf	te keep	oing.				
Thanking you,							
					Voure	foithfully	
					1 Ours	faithfully,	
Place:							
Dated:							
			Name/s and Sig	nature/s	of the Sci	rutinizer/s	
				,			

FORM NO. MGT.14

[Pursuant to section 94(1), 117(1) of The Companies Act, 2013 and section 192 of The Companies Act, 1956 and rules made thereunder]



Filing of Resolutions and agreements to the Registrar

Form language o English o Hindi Refer the instruction kit for filing the form. Pre-1.(a)*Corporate identity number (CIN) of company fill (b) Global location number (GLN) of company 2.(a) Name of the company (b) Address of the registered office of the company (c)*e-mail ID of the company 3. *Registration of Resolution(s) Agreement Postal ballot resolution(s) under Section 110 Proposed resolution under section 94(1) 4. Date of dispatch of notice for passing of (a) Resolution(s) (DD/MM/YYYY) (b) Postal ballot resolution(s) (DD/MM/YYYY) 5. Date of passing of (a) Resolution(s) (DD/MM/YYYY) (b) Postal ballot resolution(s) (DD/MM/YYYY) 6. Number of resolution(s) for which the form is being filed Details of the resolution (a) (i) Section of the Companies Act, 2013 under which passed (ii) Section of the Companies Act, 1956 under which passed (b) Purpose of passing the resolution If others, mention the section and purpose

(c) Subject	ct matter of the resolution
(d) Montic	on whather resolution passed by postal ballet
	on whether resolution passed by postal ballot o Yes o No te the authority passing or agreeing to the resolution
	d of directors o Shareholders o Class of shareholders o Creditors
(f) Whethe	ner ordinary or special resolution or with requisite majority
o Ordin	nary resolution o Special resolution o Requisite majority
7. (a) In case	e of alteration in object clause, whether there is any change in the industrial activity of the
company	
	o No
	provide the main division of new industrial activity of the company ption of the main division
Descrip	phon of the main division
8 In case of	f voluntary winding up under section 304, provide the following details
	of winding up o Members' o Creditors'
(b) Date o	of commencement of winding up (DD/MM/YYYY)
(c) Numbe	per of liquidators
(c) Name	
Details of lie	iquidator(s)
l.	
income-tax	x permanent account number (Income-tax PAN)
Name	
Address	
Line I	
Line II	
City	
State	
Country	
Pin Code	
55 6.5	
9. Details of	f agreement
(a) Date of	f agreement (DD/MM/YYYY)
(b) (i) Secti	tion of the Companies Act, 2013 under which entered
	tion of the Companies Act, 1956 under which entered
, ,	e of entering into the agreement

If others, mention the section and purpose
(d) Subject matter of the agreement
(e) Indicate the authority adopting the agreement
o Board of directors o Shareholders o Class of shareholders o Creditors
10. Service request number(SRN) of Form INC.28
11. Total number of members as on the date of filing
Attachments List of Attachments
1. Copy(s) of resolution(s) along with copy of
explanatory statement under section 102 Attach
2. Altered memorandum of association 3. Altered articles of association Attach Attach
5. Optional attachment(s) - if any
4. Copy of agreement 5. Optional attachment(s) - if any Attach Attach
Attacii
Daniel Adda daniel
Declaration Remove Attachment
I am authorized by the Board of Directors of the Company vide resolution number
Dated (DD/MM/YYYY) to sign this form and declare that all the
requirements of Companies Act, 2013 and the rules made thereunder in respect of the
subject matter of this form and matters incidental thereto have been complied with. I
further declare that: 1. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no
information material to the subject matter of this form has been suppressed or concealed and is as
per the original records maintained by the company.
2. All the required attachments have been completely and legibly attached to this form. It is also
certified that copy of the resolution(s) or agreement(s) filed herewith is or are a true copy(s) of the
original. 3. Any application, writ petition or suit had not been filed regarding the matter in respect of which this
petition/application has been made, before any court of law or any other authority or any other
Bench or the Board and not any such application, writ petition or suit is pending before any of them.
*To be digitally signed by DSC Box
*Designation
Name of liquidator
·
*Director identification number of the director; or Income-tax

PAN of the liquidator; DIN or Income-tax PAN of manager or
CEO or CFO; or membership number of Company secretary;
Note: Attention is also drawn to provisions of Section 448 and 449 which provide for
punishment for false statement and punishment for false evidence respectively
Modify Check Form Prescrutiny Submit
For office use only: Affix filing details
eForm Service request number (SRN) eForm filing date (DD/MM/YYYY)
This e-Form is hereby registered
Digital signature of the authorising officer Confirm Submission
Date of signing (DD/MM/YYYY)
Form No. MGT 15:
Form for filing Report on Annual General Meeting
Pursuant to section 121(1) of the Companies Act, 2013 and Rule 31(2) of Companies (Management and Administration) Rules, 2014
1. (a) CIN Prefill (b) GLN
(a) Name of the company(b) Registered office address(c) E-mail id
3. Details of the meeting:
(i) day, date, hour of the annual general meeting:;
(ii) venue of the annual general meeting:;
(iii) whether chairman of the meeting appointed:;
(iv) number of members attending the meeting:
(v) whether the requisite quorum is present:;
(vi) business transacted at the meeting and result thereof:;(vii) Particulars with respect to any adjournment
of meeting and change in venue:;
(viii) Particulars with respect of postponement of meeting
and change in venue; and;
(ix) Any other points relevant for inclusion in the Report
4. Foir summary of presentings of the marting
5. Confirmed that the meeting was called, convened, held and conducted as per the provisions
of the Act, the rules and secretarial standards made thereunder.

Signed and dated by Chairman of the meeting:

In case of inability of chairman to sign, by any two directors of the company, one of whom shall be managing director, if there is one and company secretary of the company.

[F. No. 01/34/2013 CL-V] RENUKA KUMAR, Jt. Secy.