MINISTRY OF CORPORATE AFFAIRS NOTIFICATION

New Delhi, the 19th January, 2023

- **G.S.R. 42(E).**—In exercise of the powers conferred under section 3, section 4, sub-sections (5) and (6) of section 5, section 6, sub-sections (1) and (2) of section 7, sub-sections (1) and (2) of section 8, clauses (a) and (b) of sub-section (1) of section 11, sub-sections (2), (3), (4), (5) and (9) of section 12, sub-sections (3), (4) and proviso to sub-section (5) of section 13, sub-section (2) of section 14, sub-section (1) of section 17, sub-sections (1) and (2) of section 20 read with sub-sections (1) and (2) of section 469 of the Companies Act, 2013 (18 of 2013), the Central Government hereby makes the following rules further to amend the Companies (Incorporation) Rules, 2014, namely:-
- 1. Short title and commencement. (1) These rules may be called the Companies (Incorporation) Amendment Rules, 2023.
 - (2) They shall come into force with effect from 23rd January 2023.
- 2. In the Companies (Incorporation) Rules, 2014 (hereinafter referred to as the said rules) in rule 4,-
- (i) for sub-rule (2), the following sub-rule shall be substituted, namely:-
- "(2) The name of the person nominated under sub-rule (1) shall be mentioned in the memorandum of One Person Company and such nomination details along with consent of such nominee shall be filled in Form No. INC-32 (SPICe+) as a declaration and the said Form alongwith fee as provided in the Companies (Registration offices and fees) Rules, 2014 shall be filed with the Registrar at the time of incorporation of the company along with its e-memorandum and e-articles.";
- (ii) in proviso to sub-rule (3), for the words, letters and figure, "in Form No. INC.3" the words, letters and figure, "which shall be filed in form of a declaration in Form no. INC.4." shall be substituted;
- (iii) in sub-rule (4), for the words, letters and figure, "in Form No. INC.3", the words, letters and figure, "in form of a declaration in Form No. INC-4" shall be substituted;
- (iv) in sub-rule (5), for the words, letters and figure, "prior consent of such another person in Form No. INC-3", the words, letters and figure, "consent of such another person and his declaration shall be filed in Form No. INC-4" shall be substituted;
- (v) in proviso to sub-rule (5), for the words, letters and figure, "written consent of the new nominee in Form No. INC-3" the words, letters and figure, "particulars of consent of new nominee in form of a declaration in Form No. INC-4" shall be substituted;
- (vi) in sub-rule (6), for the words, letters and figure, "prior written consent of the person so nominated in Form No. INC-3" the words, letters and figure, "particulars of consent of the person so nominated in form of declaration in Form No. INC-4" shall be substituted;
- 3. In rule 6 of the said rules,-
- (i) for sub-rule (3), the following sub-rule shall be substituted, namely:-
- "(3) The company shall file an application in e-Form No. INC-6 for its conversion into Private or Public Company, other than under section 8 of the Act, alongwith fees as provided in the Companies (Registration Offices and Fees) Rules, 2014 with altered e-MOA and e-AOA.";
- (ii) for sub-rule (4), the following sub-rule shall be substituted, namely:-
- "(4) On being satisfied that the requirements have been complied with, the Registrar after examining the latest audited financial statement shall approve the form and issue certificate.";
- 4. In rule 7 of the said rules.
- (i) for sub-rule (4), the following sub-rule shall be substituted, namely:-
- "(4) The company shall file an application in e-Form No. INC-6 for its conversion into One Person Company alongwith fees as provided in the Companies (Registration Offices and Fees) Rules, 2014 by attaching the following details or documents, namely:-

- (i) altered e-MOA and e-AOA;
- (ii) copy of NOC of every creditors with the application for conversion;
- (iii) affidavit of directors confirming that all the members of the company have given their consent for conversion.";
- (ii) for sub-rule (5), the following sub-rule shall be substituted, namely:-
- "(5) On being satisfied that the requirements stated herein have been complied with, the Registrar after examining the latest audited financial statement shall approve the form and issue certificate.";
- 5. in rule 19 of the said rules,-
- (i) in sub-rule (3),-
- (a) in sub-clause (b), the words, letters and figures, "in Form No. INC.14", shall be omitted;
- (b) in sub-clause (d), the words, letters and figures, "in Form No. INC-15", shall be omitted;
- 6. in rule 20 of the said rules,-
- (i) for sub-rule (2), the following sub-rule shall be substituted, namely:-
- "(2) The application under sub-rule (1), shall be accompanied by the following details and documents, namely:-
 - (a) the e-Memorandum of Association and e-Article of Association of the company;
 - (b) the declaration by an Advocate, a Chartered Accountant, Cost Accountant or Company Secretary in Practice, that the memorandum and articles of association have been drawn up in conformity with the provisions of section 8 of the Act and rules made thereunder and that all the requirements of the Act and the rules made thereunder or supplemental thereto have been complied with;
 - (c) a statement showing in detail the assets (with the values thereof), and the liabilities of the company, as on the date of the application or within thirty days preceding that date;
 - (d) the certified copy of the resolution passed in general or board meetings approving registration of the company under section 8 of the Act; and
 - (e) a declaration by each of the persons making the application.";
- (ii) for sub-rule (5), the following sub-rule shall be substituted, namely:-
- "(5) The Registrar shall after considering two years financial statements immediately preceding the date of application or when the company has functioned only for one financial year, for such year including Board's reports and audit reports, relating to the existing companies, and after considering objections, if any received by it within thirty days from the date of publication of notice, and after consulting any authority, regulatory body, Department or Ministry of Central Government or the State Government(s), as it may, in its discretion, decide whether the license should or should not be granted.";
- 7. in rule 21 of the said rules, for sub-rule (4), the following sub-rule shall be substituted, namely:-
- "(4) An intimation alongwith copy of the application with annexures as filed in Form no. INC.18 with the Regional Director shall also go to the Registrar through MCA system.";
- 8. in rule 22 of the said rules,-

- (i) in sub-rule (6), for the words, "attach with the application a certificate" the words, "file the application with a declaration "shall be substituted;
- (ii) in sub-rule (10), in clause (ii), for sub-clause (b) the following sub-clause shall be substituted, namely:-
- "(b) amended e-Memorandum of Association and amended e-Article of Association of the company.";
- **9.** In rule 28 of the said rules, in sub-rule (1) for the words, "following documents" the words "following details and documents" shall be substituted;
- 10. In rule 30 of the said rules,-
- (i) in sub-rule (1), for the words "following documents" the words "following details and documents", shall be substituted;
- (ii) in sub-rule (2) for the words "attached to the application", the words, "particulars of" and for the word "details" the words, "details in the application" shall be substituted.
- (iii) in sub-rule (4),-
 - (A) the words "Registrar and" shall be omitted;
 - (B) the following proviso shall be inserted, namely:-
- "Provided that the applicant need not to submit separate copy of application with the Registrar and an intimation of filing of application in Form no. INC-23 with the Regional Director shall be shared with the Registrar through MCA system."
- 11. in rule 33 of the said rules, for sub-rule (2), the following sub-rule shall be substituted, namely.
- "(2) subject to the provisions of sub-rule (1), for effecting the conversion of a public company into a private company, Service Request Number (SRN) of Form No. RD-1, pertaining to order of the Regional Director approving the alteration, shall be mentioned in Form No. INC-27 to be filed with Registrar along with fee together with the altered e-Memorandum of Association and e-Article of Association within fifteen days from the date of receipt of the order from the Regional Director."
- 12. in rule 37 of the said rules,-
- (i) in sub-rule (3),
- (a) for the words, "by attaching the following documents", the words "by attaching the following documents and declarations" shall be substituted;
- (b) in clause d., for the words "a copy of altered Memorandum of Association as well as Articles of Association", the words, "altered e- Memorandum of Association as well as e-Articles of Association" shall be substituted;
- 13. in rule 39 of the said rules, in sub-rule (5), for the words "enclosing the altered Memorandum of Association and altered Articles of Association", the words "along with e- Memorandum of Association and altered e-Articles of Association" shall be substituted;
- 14. in rule 40 of the said rules, in sub-rule (2), the words, letters and figure "in e-form RD-GNL 5" shall be omitted;
- 15. in rule 41 of the said rules,-
- (i) in sub-rule (1), in clause (a), for the words, "a draft copy of the Memorandum of Association and Articles of Association", the words "e-Memorandum of Association and e-Articles of Association", shall be substituted;
- (ii) in sub-rule (6), in clause (b) the words, letters and figure "in e-form RD-GNL-5" shall be omitted;
- **16.** in Annexure to the said rules,-(i) the form numbers, INC-3 One Person Company-Nominee Consent Form, INC-14 Declaration, INC-15 Declaration and RD-GNL-5- Form for filing addendum for rectification of defects or incompleteness shall be omitted; (ii) for Form numbers RUN, INC-4, INC-6, INC- 9, INC-12, INC-13, INC-18, INC-20, INC-20A, INC-22, INC-23, INC-24, INC-27, INC-28, INC-31, SPICE+ (INC-32), INC-33, INC-34, INC-35 and RD-1, the following forms shall be substituted, namely:-

Form RUN

Reserve Unique Name (For change of name only)

[Pursuant to section 4 and 13 of Companies Act, 2013 read with rule 8, 9 and 29 of Companies (Incorporation) Rules, 2014]



Form language

English

Hindi

Refer instruction kit for filing the form

All fields marked in * are mandatory

1. Type of Application		<new request=""> / <resubmission></resubmission></new>
2. *Corporate Identity Number		
3. *Proposed Name 1		
4. Proposed Name 2		
5. *Comments		
Attachment	Max 2 MB	Choose File Remove Download
		Auto check Save Submit

Once you have submitted the name reservation request for change of name of company it will then be checked and, if found feasible, approved by the Central Registration Centre (CRC). You will receive an email from the CRC advising the outcome of the name reservation request.

Form No. INC-4



Form language

English



One Person Company - Change in Member/Nominee

[Pursuant to Section 3(1) of the Companies Act, 2013 and Rule 4 (4),(5) & (6) of The Companies (Incorporation) Rules, 2014]

Refer instruction kit for filing the form				
All fields marked in * are mandatory				
Purpose of filing				
1 *This form is for				
O Notice of withdrawal of consent b	y the nominee of OPC			
O Intimation about change in the na	me of the nominee of OPC			
O Intimation of Cessation				
Company Information				
2 *Corporate Identity Number (CIN)				
3 (a) *Name of the one-person company				
(b) *Registered office address				
(c) *Email id of the company				
Notice of Withdrawal of consent by Nomi	nee (Following fields are applicable in case option 1 is selected in data field 1)			
4 Notice of withdrawal of consent				
Notice is hereby given that	was nominated as the nominee of			
has	withdrawn his/her consent vide his/her notice dated			
a copy of which is attached herewith.				
Intimation about change in nomination (FG	ollowing fields are applicable in case option 2 is selected in data field 1)			
5 Intimation about change in nomination				
Notice is hereby given that	member of has			
	The finder of			
nominated				
First name				
Middle name				
Surname				
vide intimation dated	as his/her nominee in place of			
who shall become the member of the co	mpany in the event of his/her death or his/her incapacity to contract. He/she declares			
that the nominee is eligible for nomination	on within the meaning of Rule 3 of the Companies (Incorporation) Rules,2014.			

Intimation of Cessation of member (Following fields are applicable in case option 3 is selected in data field 1) 6 Intimation of Cessation of member (a) Intimation is hereby given that has ceased to be member of w.e.f. due to (Death of the member/ Incapacity of member to contract/ Change in ownership) First name Middle name Surname (his/her nominee/ the transferee) has become the sole member of the above-mentioned company. Yes O No (b) Whether the nominee is same (in case of change in ownership) Intimation about the change of nominee (Following fields are applicable in case option 1 or 3 is selected in data field 1) 7 Intimation about the change of nominee Further notice is given that (Member/ New member) of has nominated First name/Name of the existing nominee Middle name Surname as his nominee w.e.f. who shall become the member of the company in the event of his/her death or his/her incapacity to contract. He/she declare that the nominee is eligible for nomination within the meaning of Rule 3 of the Companies (Incorporation) Rules 2014.

Particulars of the nominee (Following fields are applicable in all the cases except the case 'Yes' is selected in field 6(b))

Fetch

8 Particulars of the nominee

Director Identification number (DIN)

Fetch from Digi locker

First Name

Middle Name	
Surname	
Father's First name	
Father's Middle name	
Father's Surname	
Gender (Male/Female/Transgender)	
Date of Birth (DD/MM/YYYY)	
Nationality (List of countries)	V
Income-tax PAN	
	Verify Income tax PAN
Place of Birth (District and State)	
Occupation type (Business/Professional/Government/Employment/Private Employment/Housewife/Student/Others)	▼
Area of Occupation ('As per occupation list' available in MCA database (SPICe+ Part B))	V
If 'Others' selected, please specify	
*Educational Qualification (Primary education/Secondary education/Vocational qualification/Bachelor's degree/Master's degree/Doctorate or higher/Professional/Diploma/Others)	V
If 'Others' selected, please specify	
Permanent address	
Address Line 1	
Address Line 2	
Country	V
Pin Code/Zip code	
Area/Locality	▼
City	
District	
State/ UT	

Phone (with STD/ISD code)				
Mobile No.				
Fax				
email ID				
Whether present residential address same as permanent resi	idential address	3	Yes	○ No
Present address				
Address Line 1				
Address Line 2				
Country				V
Pin Code/Zip code				
Area/Locality				▼
City				
District				
State/ UT				
Duration of stay at present address	\	year(s)		month(s
If Duration of stay at present address is less than one year th	nen address of p	orevious reside	ence	
*Proof of Identity (Driving License/Aadhar Card/Voter ID Card/Passport)				V
Proof of Identity Number				
Identity Proof Document	Max 2 MB		Choose File Re	move Download
Residential Proof (Bank Statement/ Electricity Bill/Telephone bill/Mobile bill) Residential Proof No				Y
Residential Proof Document	Max 2 MB		Choose File Re	move Download

170	THE GAZETTE OF INDIA : EXTRAORDINAR	Y [PART II—SEC. 3(i)]
Consent along wi	th declaration by Nominee	
I	hereby give my consent to become the memb	per of,
in the event of de	ath of member of the company of	or his incapacity to contract.
with the promoti	lare that I am an Indian citizen and resident in India and I have not be ion, formation or management of any company or LLP and have not b of duty to any company under this Act or any previous company law o	peen found guilty of any fraud or misfeasance
	ee in any other One Person Company, and I shall comply with the elig I. I understand that the person nominating me may withdraw my non	
*To be digitally s	igned by Nominee	DSC BOX
Particulars of the	new member (Following fields are applicable in case option 3 is selected	in data field 1)
9 Particulars of th	e new member	
Director Identif	ication number (DIN)	
Fetch from Digi	locker	Fetch
First Name		
Middle Name		
Surname		
Father's First na	ame	
Father's Middle	e name	
Father's Surnar	ne	
Gender (Male/Female/Trai	nsgender)	
Date of Birth (D	DD/MM/YYYY)	
Nationality (List of countries)		V
Income-tax PAI	N	
		Verify Income tax PAN

Place of Birth (District and State)

Occupation type

(Business/Professional/Government/Employment/Private Employment/Housewife/Student/Others)

Area of Occupation ('As per occupation list' available in MCA database (SPICe+ Part B))		
If 'Others' selected, please specify		
Educational Qualification (Primary education/Secondary education/Vocational qualification/Bachelor's degree/Master's degree/ Doctorate or higher/Professional/Diploma/Others)		▼
If 'Others' selected, please specify		
Permanent address		
Address Line 1		
Address Line 2		
Country		V
Pin Code/Zip code		
Area/Locality		lacksquare
City		
District		
State/ UT		
Phone (with STD/ISD code)		
Mobile No.		
Fax		
email ID		
Whether present residential address same as permanent residential address	Yes	○ No
Present address		
Address Line 1		
Address Line 2		
Country		▼
Pin Code/Zip code		
Area/Locality		▼
City		

District					
State/ UT					
Duration of stay at present address		year(s)			▼ month(s)
If Duration of stay at present address is	less than one year then	address of previous res	idence		
Proof of Identity (Driving License/Aadhar Card/Voter ID Card/Pass)	port)				V
Proof of Identity Number					
Identity Proof Document		Max 2 MB	Choose File	emove	Download
Residential Proof (Bank Statement/ Electricity Bill/Telephone bill/Mo	obile bill)				V
Residential Proof Document		Max 2 MB	Choose File	emove	Download
Attachments (a) Notice of withdrawal of consent file (b) Copy of intimation given by membe (c) Proof of Cessation of member (d) Optional attachment(s) - if any		e Max 2 MB Max 2 MB Max 2 MB Max 2 MB	Choose File Choose File Choose File Choose File	Remove Remove Remove	Download Download Download
Peclaration *To be digitally signed by member *Income-tax PAN or Director identification *To be digitally signed by	number (DIN) of the n	nember	DSC BOX		
*Designation (Director/ Manager/ Company Secretary/ CEO/ CFO)					lacktriangle
*DIN of the director or Income tax PAN of number of the company secretary	the manager or CEO or	CFO or Membership	Sa		bmit

Note: Attention is drawn to provisions of Section 448 an statement / certificate and punishment for false evidenc		es Act, 2013 which provide for pu	nishment for false
This eForm has been taken on file maintained by the reg statement of correctness given by the company	istrar of companies the	rough electronic mode and on the	e basis of
For office use only:			
eForm Service request number (SRN)			
eForm filing date (DD/MM/YYYY)			
Form No. INC-6		Form language	2
One Person Company and Private Company – Application for Conversion [Pursuant to section 18 of the Companies Act, 2013 and Rule 6 and 7(4) the Companies (Incorporation) Rules, 2014]	्र विकास क्षेत्र क्ष	English	Hindi
Refer instruction kit for filing the form. All fields marked in * are mandatory			
Entity's details			
1 *Application for			
Conversion of OPC into private companyConversion of Private company into OPC	Conversion of	f OPC into public company	
2 (a) *Corporate Identity Number (CIN)			
3 (a) *Name of the Company			
(b) *Category			
(c) *Sub-category of the company			
(d) *Address of Registered office of the company			
(e) *Date of incorporation of the company			

(f) *email ID of the company		
(g) *Whether company is having share capital or not		
4 st Name of the company at the time of incorporation (t	to be displayed in the certificate)	
5 *Existing number of directors in the company (Number of directors shall be minimum 2 in case of coor 3 in case of conversion into public company)	onversion into private company	
6 Particulars of special resolution		
(a) *SRN of Form MGT-14		
(b) *Date of passing the special resolution (DD/MM/YY	YYY)	
7 (I) Capital structure of the company (in case having s	hare capital)	
(a) *Total Authorised Share capital (in INR)		
*Total Classified Authorised Share capital (in INR)		
Total Unclassified Authorised Share capital (in INR)		
*Total paid up Share capital (in INR)		
(b) Equity Share Capital		
*Number of classes		
Class of shares	Authorised capital	Paid up capital
*Number of equity shares		
*Nominal amount per share (in INR)		
*Total amount (in INR)		
(c) Preference Share Capital		
*Number of classes		

[भाग II-खण्ड 3(i)] भारत का राजपत्र : असाधारण 175

Class of shares	Authorised capital	Paid up capital
*Number of Preference shares		
*Nominal amount per share (in INR)		
*Total amount (in INR)		
7 (II) Number of members (in case not having share c	apital)	
(a) *Maximum number of members		
(b) *Maximum number of members excluding prop	oosed employees	
(c) *Number of members		
(d) *Number of members excluding proposed emp	loyee(s)	
	fil one l	
8 Particulars of the person who will be sole member of	of the OPC subsequent upon co	nversion
Director Identification number (DIN) Fetch from digilocker		
*First Name		
Middle Name		
*Surname		
*Father's First name		
Father's Middle name		
*Father's Surname		
*Gender		
O Male O Female O Trans	gender	
*Nationality		V
*Date of Birth (DD/MM/YYYY)		
*Income-tax PAN		
		Verify Income tax PAN
*Place of Birth (District and State)		

*Educational Qualification (X/SSLC/Junior/Equivalent/XII/SSC/High/Equivalent Graduation/Bachelor/Equivalent/Postgraduate/Master/Equivalent Professional/Executive Program/Doctorate/Diploma/Others)				V
*Occupation type (Business/Professional/Government /Employment/Private Employment /Housewife Student/Others)				▼
*Area of Occupation (Government/Teaching/Others)				V
Permanent residential address				
*Address Line 1				
*Address Line 2				
*Country				
*Pin code				
*Area/ Locality				▼
*City				
*District				
*State / UT				
Phone (with STD/ISD code)				
*Mobile (with country code)				
Fax				
*Email ID				
*Whether present residential address is same as permanent residential address	0	Yes	0	No
Present address				
*Address Line 1				
*Address Line 2				
*Country				
*Pin code				

[भाग II—खण्ड 3(i)] भारत का र	ाजपत्र : असाधारण	177
*Area/ Locality		T
*City		
*District	L	
*State / UT		
*Phone (with STD/ISD code)		
*Duration of stay at present address (Year(s)/Month(s))		▼ ▼
If Duration of stay at present address is less than one year then addressidence	lress of previous	
*Identity Proof (Voters Identity Card/ Passport/Driving License/Aadhaar)	*Residential Proof ((Bank Statement / Electricity	/ Bill / Telephone bill / Mobile bill))
*Identity Proof No.	*Residential Proof No.	
Submit the proof of identity and proof of address		
(a) * Proof of identity	Max 2 MB	Choose File Remove Download
(b) *Residential proof	Max 2 MB	Choose File Remove Download
9 Nomination		
, the member of* (First Name)* (Middle Name) member of the company in the event of my death or incapacity to within the meaning of Rule 3 of the Companies (Incorporation) Rule	(Last Name)* contract. I declare that the	do hereby nominate who shall become the nominee is eligible for nomination
10 Particulars of the person who will be nominee of the sole mem	nber subsequent upon conv	ersion
Director Identification number (DIN)		
Fetch from digilocker		
*First Name		
Middle Name		
*Surname		
*Father's First name	Γ	

Father's Middle name

*Father's Surname	
*Gender	
O Male O Female O Transgender	
*Nationality	V
*Date of Birth (DD/MM/YYYY)	
*Income-tax PAN	
	Verify Income tax PAN
*Place of Birth (District and State)	
*Educational Qualification (X/SSLC/Junior/Equivalent/XII/SSC/High/Equivalent Graduation/Bachelor/Equivalent/Postgraduate/Master/Equivalent Professional/Executive Program/Doctorate/Diploma/Others)	V
*Occupation type (Business/Professional/Government /Employment/Private Employment /Housewife Student/Others)	
*Area of Occupation (Government/Teaching/Others)	▼
*Permanent residential address	
*Address Line 1	
*Address Line 2	
*Address Line 2 *Country	
*Country	
*Country *Pin code	
*Country *Pin code *Area/ Locality	
*Country *Pin code *Area/ Locality *City	
*Country *Pin code *Area/ Locality *City *District	
*Country *Pin code *Area/ Locality *City *District *State / UT	

* Email ID				
*Whether present residential address is same a	as permanent residential address	0	Yes 🔘	No
*Present address				
*Address Line 1				
*Address Line 2				
*Country				
*Pin code				
*Area/ Locality				▼
*City				
*District				
*State / UT				
Phone (with STD/ISD code)				
Duration of stay at present address (Year(s)/N	Month(s))	•	▼	T
If Duration of stay at present address is less the Residence	han one year then address of previous			
* Identity Proof (Voters Identity Card/ Passport/Driving License/Aadha	* Residential Proof (Bank Statement / Electrical	ity Bill / Telephone	e bill / Mobile bil	V
*Identity Proof No.	*Residential Proof No			
Submit the proof of identity and proof of add	lress			
(a) * Proof of identity	Max 2 MB	Choose File	Remove	Download
(b) *Residential proof	Max 2 MB	Choose File	Remove	Download
11 Consent along with declaration by Nominee	_			
	give my consent to become the member of			,
n the event of death of	member of the company or his in	ncapacity to co	ontract.	

I do solemnly declare that I am an Indian citizen and resident in India and I have not been convicted of any offence in connection with the promotion, formation or management of any company or LLP and have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any previous company law or LLP Act in the last five years. I further declare that:

I am not a nominee in any other One Person Company, and I shall comply with the eligibility criteria specified in Rule 3(3) within the prescribed period. I understand that the person nominating me may withdraw my nomination without my consent.

*To be digitally signed

DSC BOX

12 Details of creditors and members

(A) List of Creditors

S. No.	Name of the Creditor	Address	Amount Due	Remarks (Nature of Debt / Claim / Liability)
(i)	(ii)	(iii)	(iv)	(v)

Add row Delete row Download excel Import

(B) List of Members

S. No.	Name of the menber	Address
(i)	(ii)	(iii)

Add row Delete row Download excel Import

Attachments

- (a) Copy of NOC of every creditors with the application for Conversion;
- (b) Affidavit confirming that all the members of the company have given their consent for conversion.
- (c) Optional attachment(s), if any

Max 2 MB Choose File Remove Download

Max 2 MB Choose File Remove Download

Max 2 MB Choose File Remove Download

Declaration by Director		
I, * ▼ th	ne director of the company, hereby declare th	at all the members of the company have
given their consent for conversion.		
*To be digitally signed by		DSC BOX
Director		bac box
* DIN		
Declaration		
ı,* a*	(Director/	Manager/Company Secretary/CEO/CFO) of the
of the company and matters precedent or in	of the Companies Act, 2013 and the rules mad ncidental thereto have been complied with. I this Form. It is further declared and verified t	am authorised by the board of directors to
	the attachments thereto is true, correct and observed or concealed and is as per the original rotion and Articles of Association.	
\square *No objection certificate has been receive or OPC company into public or private comp	ed from the members and creditors allowing pany, as the case maybe.	conversion from private company into OPC
\square *All the required attachments have been	n completely, correctly and legibly attached to	o this form.
* - 1		
*To be digitally signed by		DSC BOX
*Designation		lacktriangle
(Director/Manager/ Company Secretary/CFO/CEO)		
* Director identification number of the director or CFO; or Membership number of the cor	_	
To be digitally signed by		DSC BOX
Member (In case of conversion of OPC)		
PAN or DIN of member		
		Save Submit

Note: Attention is drawn to provisions of Section 448 and 449 of the Companies Act, 2013 which provide for punishment for false statement/ certificate and punishment for false evidence respectively.

For office use only:			
eForm Service request number (SRN)			
eForm filing date (DD/MM/YYYY)			
Digital signature of the authorising officer			
This eForm is hereby registered			DSC BOX
Date of signing (DD/MM/YYYY)			
Form No. INC-9			Form language English Hindi
Declaration by Subscribers and First Direct [Pursuant to Sections 7(1)(c) to the Compa and rule 15 of the Companies (Incorporation	anies Act, 2013	सत्यमेव जयते	
Refer instruction kit for filing the form All fields marked in * are mandatory			
1 *Name of the Company 2(a) This declaration is in respect of:			
	I	Ι.,	
*Total number of first subscribers	Having valid DIN	No	ot having valid DIN
(non-individual + individual)			
*Number of non-individual first			
subscriber(s)			
*Number of individual first			
subscriber(s) cum director(s)			
*Total number of directors			
(director(s) who is/are not subscriber(s) + subscriber(s) cum			
director(s) as mentioned in above			
Row no. 3)			
2(b) Authorized person of non-individual 2(b)(I) *Director Identification Number (D			

[भाग II-खण्ड 3(i)] भारत का राजपत्र : असाधारण 183

Declaration	
I * hereby solemnly d	being the subscriber to the memorandum, of the above-named proposed company, eclare and affirm that:
*I have not been co	onvicted of any offence in connection with the promotion, formation or management of any company ng five years; and
	und guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any law during the preceding five years;
· · · · · · · · · · · · · · · · · · ·	obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) o subscription of shares and the same has been obtained, and is enclosed herewith; or
· · · · · · · · · · · · · · · · · · ·	o obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) o subscription of shares; and
	s filed with the Registrar for registration of the company contain information that is correct and to the best of my knowledge and belief.
☐ I provide my conse	ent to the proposed conversion of the entity and have no objection to the same.
hereby undertake registration under which the compar	the company applying for registration under Part I of Chapter XXI of the Companies Act, 2013 and as per Rule 3(4) and Rule 5(i) of Companies (Authorised to Register) Rules that in the event of this Part, necessary documents or papers shall be submitted to the registering or other authority with my was earlier registered, within 15 days, for its dissolution, as the case may be. I further undertake usiness shall be carried out in the name and style of the previous / converted entity; and
	proposed company has its objects in accordance with clause (a) of subsection (1) of section 8 of the to comply with the restrictions and prohibitions as mentioned respectively in clause (b) and clause (c) i.
The memorandum rules made thereu	and articles of association have been drawn up in conformity with the provisions of section 8 and nder; and
	nts of Companies Act, 2013 and the rules made thereunder relating to registration of the company the Act and matters precedent or incidental thereto have been complied with
*DSC;	DSC BOX

2(b)(II) *Income-tax permanent account number (PAN)

Declaration
I * being the subscriber to the memorandum, of the above-named proposed company, hereby solemnly declare and affirm that:
*I have not been convicted of any offence in connection with the promotion, formation or management of any company during the preceding five years; and
*I have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any previous company law during the preceding five years;
I am required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith; or
I am not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares; and
*All the documents filed with the Registrar for registration of the company contain information that is correct and complete and true to the best of my knowledge and belief.
I provide my consent to the proposed conversion of the entity and have no objection to the same.
I am a member of the company applying for registration under Part I of Chapter XXI of the Companies Act, 2013 and hereby undertake as per Rule 3(4) and Rule 5(i) of Companies (Authorised to Register) Rules that in the event of registration under this Part, necessary documents or papers shall be submitted to the registering or other authority with which the company was earlier registered, within 15 days, for its dissolution, as the case may be. I further undertake that no activity / business shall be carried out in the name and style of the previous / converted entity; and
I declare that the proposed company has its objects in accordance with clause (a) of subsection (1) of section 8 of the Act and it intends to comply with the restrictions and prohibitions as mentioned respectively in clause (b) and clause (c) of that sub-section.
The memorandum and articles of association have been drawn up in conformity with the provisions of section 8 and rules made thereunder; and
All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the company under section 8 of the Act and matters precedent or incidental thereto have been complied with
*DSC BOX
2/A Particulary of individual foot subscribed A Johan they subscribed A
2(c) Particulars of individual first subscriber(s) (other than subscriber cum director)
2(c)(I) Block 1
I. *Director Identification Number (DIN)

[भाग II-खण्ड 3(i)] भारत का राजपत्र : असाधारण 185

Declaration	
I* being the subscriber to the memorandum, of the above-named proposed comp hereby solemnly declare and affirm that:	any,
*I have not been convicted of any offence in connection with the promotion, formation or management of any comp during the preceding five years; and	any
*I have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or previous company law during the preceding five years;	any
I am required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instrume Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith; or	ents)
I am not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instrume Rules, 2019 prior to subscription of shares; and	ents)
*All the documents filed with the Registrar for registration of the company contain information that is correct complete and true to the best of my knowledge and belief.	and
I provide my consent to the proposed conversion of the entity and have no objection to the same.	
I am a member of the company applying for registration under Part I of Chapter XXI of the Companies Act, 2013 hereby undertake as per Rule 3(4) and Rule 5(i) of Companies (Authorised to Register) Rules that in the even registration under this Part, necessary documents or papers shall be submitted to the registering or other authority which the company was earlier registered, within 15 days, for its dissolution, as the case may be. I further under that no activity / business shall be carried out in the name and style of the previous / converted entity; and	nt of with
I declare that the proposed company has its objects in accordance with clause (a) of subsection (1) of section 8 of Act and it intends to comply with the restrictions and prohibitions as mentioned respectively in clause (b) and clause (c) of that sub-section.	
The memorandum and articles of association have been drawn up in conformity with the provisions of section 8 rules made thereunder; and	and
All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the compunder section 8 of the Act and matters precedent or incidental thereto have been complied with	any
*DSC BOX	
2(c)(II) Block 2 *Income-tax permanent account number (PAN)	

Declaration
I * being the subscriber to the memorandum, of the above-named proposed company, hereby solemnly declare and affirm that:
*I have not been convicted of any offence in connection with the promotion, formation or management of any company during the preceding five years; and
*I have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any previous company law during the preceding five years;
I am required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith; or
I am not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares; and
*All the documents filed with the Registrar for registration of the company contain information that is correct and complete and true to the best of my knowledge and belief.
I provide my consent to the proposed conversion of the entity and have no objection to the same.
I am a member of the company applying for registration under Part I of Chapter XXI of the Companies Act, 2013 and hereby undertake as per Rule 3(4) and Rule 5(i) of Companies (Authorised to Register) Rules that in the event of registration under this Part, necessary documents or papers shall be submitted to the registering or other authority with which the company was earlier registered, within 15 days, for its dissolution, as the case may be. I further undertake that no activity / business shall be carried out in the name and style of the previous / converted entity; and
I declare that the proposed company has its objects in accordance with clause (a) of subsection (1) of section 8 of the Act and it intends to comply with the restrictions and prohibitions as mentioned respectively in clause (b) and clause (c) of that sub-section.
The memorandum and articles of association have been drawn up in conformity with the provisions of section 8 and rules made thereunder; and
All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the company under section 8 of the Act and matters precedent or incidental thereto have been complied with
*DSC BOX
2(d) Particulars of individual first subscriber(s) cum directors
2(d)(l) Block 1
*Director Identification Number (DIN)

[भाग II—खण्ड 3(i)] भारत का राजपत्र : असाधारण 187

Dec	laration
1	being the subscriber to the memorandum and named as first director in the articles, of the above-named proposed company, hereby solemnly declare and affirm that:
	*I have not been convicted of any offence in connection with the promotion, formation or management of any company during the preceding five years; and
	*I have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any previous company law during the preceding five years;
	I am required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith; or
	I am not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares; and
	*All the documents filed with the Registrar for registration of the company contain information that is correct and complete and true to the best of my knowledge and belief.
	I provide my consent to the proposed conversion of the entity and have no objection to the same.
	I am a member of the company applying for registration under Part I of Chapter XXI of the Companies Act, 2013 and hereby undertake as per Rule 3(4) and Rule 5(i) of Companies (Authorised to Register) Rules that in the event of registration under this Part, necessary documents or papers shall be submitted to the registering or other authority with which the company was earlier registered, within 15 days, for its dissolution, as the case may be. I further undertake that no activity / business shall be carried out in the name and style of the previous / converted entity; and
	I declare that the proposed company has its objects in accordance with clause (a) of subsection (1) of section 8 of the Act and it intends to comply with the restrictions and prohibitions as mentioned respectively in clause (b) and clause (c) of that sub-section.
	The memorandum and articles of association have been drawn up in conformity with the provisions of section 8 and rules made thereunder; and
	All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the company under section 8 of the Act and matters precedent or incidental thereto have been complied with
*D	SC DSC BOX
(d)(II) Block 2
nco	me tay permanent account number (PAN)

2(

*Income-tax permanent account number (PAN)

Form No. INC-12

Application for grant of License to an existing company under Section 8

[Pursuant to section 8(5) of the Companies Act, 2013 and Rule 20 of the Companies (Incorporation) Rules, 2014]



Form language

English



Refer instruction kit for filing the form.	
All fields marked in * are mandatory	
Company Information	
1 (a) *Corporate Identity Number (CIN)	
2 (a) *Name of the Company	
(b) *Address of the Registered Office of the company	
(c) *Email ID of the company	
3 (a) *Company is (Private company /Public company)	▼
(b) *Category (Company limited by shares/Company limited by guarantee)	▼
(c) *Sub Category (Union government company/State government company/Non-government company, Subsidiary of foreign company/Guarantee and association company)	▼
(d)* Whether the company is having share capital (Yes /No)	▼
4 (a) Authorised capital of the company	
(b) Maximum number of members	
(c) Maximum number of members excluding present and past employees	
5 (a)(i) *Main division of industrial activity of the company	
(ii) *Description of the main division	
(b)(i) *Main division of industrial activity of the company being pursued or	Ω

proposed to be done in	n pursuance of section 8		
	n division of industrial activity ed to be done in pursuance of		
(c) *Grounds on which applic	ation is made		
Director(s) / KMP (s) Details			
6 *Enter the number of Directo	rs		
Particulars of the directors			_
Designation (Director/Nominee Director/Managing director/Whole-time director/Alternate director/Additional director/Director appointed in casual vacancy)	Director identification number (DIN)	Name of the person	Name of the company or institution whose nominee the appointee is (Only in case of nominee director)
(a)	(b)	(c)	(d)
	11		
	7		
7 *Enter the number of key ma	ial personnel		
Designation (Manager/Secretary/CEO/CFO)	Director identification number (DIN) or Income-tax permanent account number (PAN)	Name of the person	Membership number (in case of Company secretary)
(a)	(b)	(c)	(d)
V	, ,		
V			
V			
8 (a) *Whether the Articles are	entrenched	(Yes No
(If yes, entrenched Articles sh	ould be annexed thereto)		
	ch provisions of entrenchmen		
Details of Articles to which pro	visions of entrenchment shall	be applicable	
Sr No Article Number	Content		

⁹ Estimation of future income and expenditure for the next three years

Period	Estimated income (in	Estimated expenditure	Estimated surplus /	Remarks (Source of
	INR)	(in INR)	deficit (in INR)	Income, Objects of
				Expenditure)
(a)	(b)	(c)	(d)	(e)

10 *V	Whether resolution passed in Board	l meet	ing or General Meetin	g for conversion			
	Board Meeting	0	General Meeting				
(a)*	* Date of passing resolution (DD/M	M/YY	YY)				
(b)	*Mode of Resolution						
(c)	*Number of votes casted in favour						
(d) [*]	*Number of votes casted against						
(e)	*SRN of MGT-14						
	hments						
(a)	Approval/concurrence/NOC of th authority/sectoral regulator, dep Central or State Government(s)			Max 2 MB	Choose File	Remove	Download
(b)	*Statement showing in detail the the company, as on the date of the			Max 2 MB	Choose File	Remove	Download
(c)	*Copy of resolution passed in boo	ard me	eting	Max 2 MB	Choose File	Remove	Download
(d)	Optional attachment, if any			Max 2 MB	Choose File	Remove	Download
Decla	ration						
I*		authori	sed by the Board of Dire	ctors of the Company vide	resolution numb	er*	
dated	*	de	clare that:				
	II the requirements of Companies Act, mplied with.	2013 a	nd the Rules thereto ma	de thereunder in respect o	f the subject mat	ter of this for	m have been
	II the information given herein above in opressed.	s true,	correct and complete inc	luding the attachments to	this form and no	thing materia	l has been

*The memorandum and articles of association have been drawn up in conformity with the properties and Rules made thereunder relating to registration of the company under section 8 of the Act and been complied with.	
*To be digitally signed by	DSC BOX
*Designation (Director/Manager/ Company Secretary/CFO/CEO)	
* Director identification number of the director; or DIN or PAN of the manager or CEO or CFO; or Membership number of the company secretary	
Declaration by Practicing Professional	
*The memorandum and articles of association have been drawn up in conformit Companies Act, 2013 and rules made thereunder; and	ty with the provisions of section 8 of the
\square *All the requirements of Companies Act, 2013 and the rules made thereunder releasection 8 of the Act and matters precedent or incidental thereto have been complied with	
* To be digitally signed by	DSC BOX
Chartered accountant (in whole-time practice)	
Cost accountant (in whole-time practice)	
Company secretary (in whole-time practice)	
Advocate (in whole-time practice)	
Whether associate or fellow:	
○ Associate	
Membership number	
Certificate of practice number	
Permanent Account Number	
	Save

Note: Attention is drawn to provisions of Section 7(5) and 7(6) which, inter-alia, provides that furnishing of any false or incorrect particulars of any information or suppression of any material information shall attract punishment for fraud under Section 447.

Attention is also drawn to provisions of Section 448 and 449 of the Companies Act, 2013 which provide for punishment for false statement / certificate and punishment for false evidence respectively.

e	eForm Service request number (SRN)	
e	eForm filing date (DD/MM/YYYY)	
[Digital signature of the authorising officer	
٦	This eForm is hereby approved	DSC BOX
7	This eForm is hereby rejected	DSC BOX
	Date of signing (DD/MM/YYYY)	
	Declaration	
	I * being the subscriber to the memorance articles, of the above-named proposed company, hereby solemnly declare and affi	
	*I have not been convicted of any offence in connection with the promotion, format during the preceding five years; and	ation or management of any company
	*I have not been found guilty of any fraud or misfeasance or of any breach of duty previous company law during the preceding five years;	to any company under this Act or any
	I am required to obtain the Government approval under the Foreign Exchange Rules, 2019 prior to subscription of shares and the same has been obtained, and is	
	I am not required to obtain the Government approval under the Foreign Exchange Rules, 2019 prior to subscription of shares; and	Management (Non-debt Instruments)
	*All the documents filed with the Registrar for registration of the company concomplete and true to the best of my knowledge and belief.	ntain information that is correct and
	☐ I provide my consent to the proposed conversion of the entity and have no objecti	ion to the same.
	I am a member of the company applying for registration under Part I of Chapter hereby undertake as per Rule 3(4) and Rule 5(i) of Companies (Authorised to registration under this Part, necessary documents or papers shall be submitted to which the company was earlier registered, within 15 days, for its dissolution, as that no activity / business shall be carried out in the name and style of the previou	Register) Rules that in the event of the registering or other authority with the case may be. I further undertake
	I declare that the proposed company has its objects in accordance with clause (a Act and it intends to comply with the restrictions and prohibitions as mentioned (c) of that sub-section.	
	The memorandum and articles of association have been drawn up in conformity rules made thereunder; and	with the provisions of section 8 and
	All the requirements of Companies Act, 2013 and the rules made thereunder reunder section 8 of the Act and matters precedent or incidental thereto have been	

*DSC BOX
2(e) Particulars of directors (other than first subscribers)
2(e)(I) Block 1
*Director Identification Number (DIN)
Declaration
being named as first director in the articles, of the above-named proposed company, hereby solemnly declare and affirm that:
*I have not been convicted of any offence in connection with the promotion, formation or management of any company during the preceding five years; and
*I have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any previous company law during the preceding five years; and
*All the documents filed with the Registrar for registration of the company contain information that is correct and complete and true to the best of my knowledge and belief.
The memorandum and articles of association have been drawn up in conformity with the provisions of section 8 and rules made thereunder; and
All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the company under section 8 of the Act and matters precedent or incidental thereto have been complied with
*DSC BOX
2(e)(II) Block 2
*Income-tax permanent account number (PAN)
Declaration
I * being named as first director in the articles, of the above-named proposed company, hereby solemnly declare and affirm that:
*I have not been convicted of any offence in connection with the promotion, formation or management of any company during the preceding five years; and
*I have not been found guilty of any fraud or misfeasance or of any breach of duty to any company under this Act or any previous company law during the preceding five years; and

*All the documents filed with the Registrar for registration of the company contain complete and true to the best of my knowledge and belief.	information that is correct and
The memorandum and articles of association have been drawn up in conformity with rules made thereunder; and	the provisions of section 8 and
All the requirements of Companies Act, 2013 and the rules made thereunder relating under section 8 of the Act and matters precedent or incidental thereto have been comp	= ' '
*DSC	DSC BOX

Form No. INC-13

e-MOA (e-Memorandum of Association)

[Pursuant to sections 4 and 8 of the Companies Act, 2013 and rules made thereunder read with Schedule I]



Form language

English

Hindi

Refer instruction kit for filing the form

All fields marked in * are mandatory

1 *The name of the company is	
2 *The registered office of the company will be situated in the State of	
3 (a) *The objects to be pursued by the company on its incorporation are:	
(b) *Matters which are necessary for furtherance of the objects specified in clause 3(a) are	

the doing of all such other lawful things as considered necessary for the furtherance of the above objects:

Provided that the company shall not support with its funds, or endeavor to impose on, or procure to be observed by its members or others, any regulation or restriction which, as an object of the company, would make it a trade union.

4 *The objects of the company extend to tl
--

5 (i) *The profits, if any, or other income and property of the company, when-so-ever derived, shall be applied, solely for the promotion of its objects as set forth in this memorandum.

- (ii) *No portion of the profits, other income or property aforesaid shall be paid or transferred, directly or indirectly, by way of dividend, bonus or otherwise by way of profit, to persons who, at any time are, or have been, members of the company or to any one or more of them or to any persons claiming through any one or more of them.
- (iii) *No remuneration or other benefit in money or money's worth shall be given by the company to any of its members, whether officers or members of the company or not, except payment of out-of-pocket expenses, reasonable and proper interest on money lent, or reasonable and proper rent on premises let to the company.
- (iv) *Nothing in this clause shall prevent the payment by the company in good faith of prudent remuneration to any of its officers or servants (not being members) or to any other person (not being member), in return for any services actually rendered to the company.
- (v) *Nothing in these clauses (iii) and (iv) shall prevent the payment by the company in good faith of prudence remuneration to any of its members in return for any services (not being services of a kind which are required to be rendered by a member), actually rendered to the company
- 6 *No alteration shall be made to this memorandum of association or to the articles of association of the company which are for the time being in force, unless the alteration has been previously submitted to and approved by the Registrar.
- 7 *The liability of the members is limited.

8 *	Table ap	plicable to	Section 8/	Part I	Section 8	compar	ıγ
-----	----------	-------------	------------	--------	-----------	--------	----

_	=
- [
- 1	V I
·	7)

Table A / B / C

(A- MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY SHARES/ B - MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY GUARANTEE AND NOT HAVING SHARE CAPITAL/ C - MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY GUARANTEE AND HAVING SHARE CAPITAL)

Each member, undertakes to contribute to the assets of the company in the event of its being wound up while he is a member or within one year afterwards, for the payment of the debts or liabilities of the company contracted before he ceases to be a member and of the costs, charges and expenses of winding up, and for adjustment of the rights of the contributories among themselves such amount as may be required not exceeding a sum of Rs *

The share capital of the company is rupees, divided into

	Equity	Shares of	Rupees each	

Add row

Delete row

- 9 *True accounts shall be kept of all sums of money received and expended by the company and the matters in respect of which such receipts and expenditure take place, and of the property, credits and liabilities of the company; and, subject to any reasonable restrictions as to the time and manner of inspecting the same that may be imposed in accordance with the regulations of the company for the time being in force, the accounts shall be open to the inspection of the members. Once at least in every year, the accounts of the company shall be examined, and the correctness of the balance-sheet and the income and expenditure account ascertained by one or more properly qualified auditor or auditors.
- 10 *If upon a winding up or dissolution of the company, there remains, after the satisfaction of all the debts and liabilities, any property whatsoever, the same shall not be distributed amongst the members of the company but shall be given or transferred to

Submit

Save

such other company having objects similar to the objects of this company, subject to such conditions as the Tribunal may impose, or may be sold and proceeds thereof credited to the Rehabilitation and Insolvency Fund formed under Section 269 of the Act.

- 11 *The Company can be amalgamated only with another company registered under section 8 of the Act and having similar objects.
- We, the several persons, whose names and addresses are subscribed are desirous of being formed into a company , in pursuance of this memorandum of association:

Subscriber Details

S. No.	*Name, Address, Description and Occupation	DIN / PAN / Passport number	No. of equity shares taken	DSC	Dated
1.					
2					
Total share	es taken				

Signed before me

Membership type of the witness	*Name of the witness	*Address, Description and	*DIN/PAN/Passport Number/Membership	*DSC	Dated	
of the withess	withess	Occupation and	Number			
		·				
Attachments						
First Subscriber (s) sheet			Max 2 MB	Choose File	Remove Download	
Declaration						
Pursuant to resolution	on no.		dated,		I, on the behalf of	
Board of Directors, declare that following amendments have been adopted in Memorandum of Association:						
To be digitally signe						
To be digitally signe	a by					
Name						
Designation				Director		
DIN					▼	
DSC				DSC BOX		

Form No. INC-18

Application to Regional Director for conversion of section 8 company into company of any other kind

[Pursuant to section 8(4)(ii) of The Companies Act, 2013 and Rule 21(4) of The Companies (Incorporation) Rules, 2014]



Form language

English

Hindi

Rofor i	nstruction	kit for	filina	the f	orm
Kelel II	nstruction	KII IOI	mma	ine i	OH III

All fields marked in * are mandatory

All fields marked in the mandatory	
Entity's details	
1 (a) *Corporate Identity Number (CIN)	
2 (a) *Name of the Company	
(b) *Registered office address of the company	
(c) *email id of the company	
3 *License number issued to the Company under Section 8	
4 (a) *Date of incorporation of Company (DD/MM/YYYY)	
(b) *Type of Company	
5 (a) *Present objects of the company	
(b) *Description of objects	
6 (a) *Main division of industrial activity of the company being proposed to be pursued after the proposed conversion	Q
(b) *Description of the main division of industrial activity of the company being proposed to be pursued after the proposed conversion	
7 *Detailed reasons for conversion into any other kind of company	
8 *SRN of Form MGT-14	
9 (a) *Whether the company is regulated under a Special Act or has obtained any special , status/ privilege as mentioned in rule 22(5) or has been regulated by any sectoral regulators?	○ Yes ○ No
(Where yes is chosen, copy of approval to be mandatorily attached)	

(b) Number	of such regulators				
(c) Please fu	urnish the details below for ea	ach regulator	:		
S. No Na	me of the regulatory body	(NOC)	f obtaining 'No Objection Certificate / letter of concurrence IM/YYYY)		number of such NOC / of concurrence
(i)		(ii)		(iii)	
	ber of existing director(s) and				
(b) Partic	ulars of existing director(s) ar	nd key manag	gerial personnel		
(i) *DIN	l or Income Tax PAN				
(ii) *Na	me				
/:::\ *D	osignation				
	esignation tor, Managing director, Alternate dir	ector, Additiona	ıl director,		
1	or appointed in casual vacancy, Nom or, Manager, Company secretary, CE		/hole-time		
otherwise incorporat (If yes, atto	the company has acquired and from any Government or aution at concessional rate or free ach proof of payment of different company has received an authority since incorporation	hority or boo ee of cost rential amou y donation a	ly corporate or person since	O Yes	O No
·	provide the details of such d		/or grant/benefits:	Add Row	Delete Row
5. No	Category of source of such donation	h	Aggregate amount / notional value benefit received from the selected source (in INR)	of	Remarks
i)	(ii)		(iii)		(iv)
		after paymei	nt of dues to be transferred to	O Yes	O No
=	r applicable rule ention the amount to be so tra	ansferred			
11 yes, 111e	and on the amount to be 30 th	ansicireu			
	NOC is obtained from all the ach the NOC)	creditors		O Yes	O No
15 *		the Directo	r of the company hereby confirm that	:	

[भाग II—खण्ड 3(i)] भारत का राजपत्र : असाधारण 199

- (a) The conversion is not being sought with the object of depriving the creditors of their dues or to cause loss or prejudice to any person.
- (b) No portion of the income or property of the company has been paid or transferred directly or indirectly by way of dividend or bonus or otherwise to persons who are or have been members or promoters of the company or to any one or more of them or to any persons claiming through any one or more of them.
- (c) I/We shall be liable under section 448 of the Act and under relevant provision of the Indian Penal Code,1860 and any other law as applicable, if any statement in this application is found to be false or any fact in any material particular is found to be omitted.

Attachments						
(a) *Statement of assets and liabilities of the company, as on the date not earlier than thirty days of that date duly certified	Max 2 MB	Choose File	Remove	Download		
by the auditor						
(b) Copy of approval from concerned authorities	Max 2 MB	Choose File	Remove	Download		
(c) Proof of payment of differential amount	Max 2 MB	Choose File	Remove	Download		
(d) NOC from all the creditors	Max 2 MB	Choose File	Remove	Download		
(e) Optional attachment(s) - if any	Max 2 MB	Choose File	Remove	Download		
I am authorised by the Board of Directors of the Company vide resolution no* to sign this is 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 subject matter of this form has been suppressed or concealed and is		· ·				
2 All the required attachments have been completely and legibly att	ached to this form.					
* To be digitally signed by						
*Director						
*DIN of the director						

Declaration and Certification by Professional

It is hereby certified that I have gone through the provisions of the Companies Act, 2013 and rules made thereunder for the subject matter of this form and matters incidental thereto and found them to be true, correct and complete and no information material to this form has been suppressed.

* To be digitally signed by

DSC BOX

All fields marked in * are mandatory

Chartered accountant (in whole-time practice)		
Cost accountant (in whole-time practice)		
Company secretary (in whole-time practice)		
* Whether associate or fellow:		
○ Associate		
Membership number		
Certificate of practice number		
		Save
Note: Attention is drawn to provisions of Section 448 and statement / certificate and punishment for false evidence		which provide for punishment for false
For Office use only:		
eForm Service request number (SRN)		
eForm filing date (DD/MM/YYYY)		
Digital signature of the authorising officer		
This eForm is hereby approved		DSC BOX
This eForm is hereby rejected		DSC BOX
Date of signing (DD/MM/YYYY)		
Form No. INC-20		Form language
Intimation to Registrar of revocation/surrender of license issued under section 8 [Pursuant to section 8(4) and 8(6) of The Companies Act, 2013 and Rule 23 of The Companies (Incorporation) Rules, 2014]	सत्यमेव जयते	English Hindi
Refer instruction kit for filing the form.		

Entity's Details				
1 (a) *Corporate Identity Number (CIN)				
2 (a) *Name of the Company				
(b) *Address of the registered office of the company				
(c) *Type of company				
(d) *email ID of company				
3 (a) *License number issued under section 8				
Other Details				
4 *Whether application for revocation of license is made	O Voluntarily (On directions of	the central go	overnment
5 (a) *Date of issue of order (DD/MM/YYYY)				
(b) *Due date for filing the order (DD/MM/YYYY)				
(c) *SRN of form INC-18				
6 * Mention the name of the company in view of the order of revolunder section 8 (The word(s) Private limited, Limited may be added in name of the word(s) like Electoral trust, foundation, forum, association confederation, council etc. shall be removed from the name. To company will be changed accordingly.)	f the company and n, federation, chambers			
Attachment(s)				
(a) Copy of order of Central Government	Max 2 MB	Choose File	Remove	Download
(b) Optional attachment(s) - if any	Max 2 MB	Choose File	Remove	Download
Declaration				
I am authorised by the Board of Directors of the Company vide res to sign this is form and declare rules made thereunder in respect of the subject matter of this form	e that all the requireme			the
I further declare that:	n and matters incluent	ai tiiereto nave bee	п сопірпеа м	vitii.

- 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.

202	THE GAZETTE OF INDIA :	EXTRAORDINARY	[P	ART II—SEC. 3(i)]
3 Further, the conditions, if an	y imposed by the Central Governme	ent have also been fully o	complied with.	
* To be digitally signed by			DSC BOX	
* Designation				▼
(Director/Manager/Company Secretor	y/CFO/ CEO)			
* DIN of the director OR DIN or number of the company secret	PAN of the manager or CEO or CFO ary	or membership		
			Save	Submit
	ovisions of Section 448 and 449 of snishment for false evidence respec		3 which provide for pu	nishment for false
For office use only:				
eForm Service request number	(SRN)			
eForm filing date (DD/MM/YYY	Υ)			
Digital signature of the author	ising officer			
This eForm is hereby registered	t d		DSC BOX	
Date of signing (DD/MM/YYYY)				
Form No. INC-20A			Form langu	age Hindi
Declaration for commenceme [Pursuant to Section 10A(1)(a) Rule 23A of the Companies (In	of the Companies Act, 2013 and	सत्यमेव जयते		
Refer instruction kit for filing th	ne form			
All fields marked in * are mana	atory			
Company Information				
1*Corporate Identity Number	CIN)			
2 (a) *Name of the Company				

भाग II-	—खण्ड 3(i)]	भारत का राज	जपत्र : अस	गधारण		203
h\ *Do	gistered office addre					
	_	255				
c) *em	ail id					
d) *Lor	ngitude					
e) *Lat	itude					
	ther the company's IRDAI etc.	activities is/are regulated by a Sectoral I	Regulato	r like RBI,	O Yes	O No
	Yes, specify Name o					V
(b) If	Others, please spec	ify				
(c) Le	tter number/registra	ation number/ approval issued under se	ction 406	;		
(d) Da	ate of approval/regis	stration of regulatory body as the case m	nay be			
		ment for value of shares ders for which company wish to report				
S.no	Name of shareholder	Name of the bank with IFSC code which amount of subscription mo received for shares subscribed du incorporation	ney is	Account number	Date of receip	ot Amount of receipt
	(b)	(c)		(d)	(e)	(f)
2						
3						
4						
(a) *P a		tered Office showing external building o showing therein at least one Director/	Max 2	МВ	Choose File	Remove Download
(b) C	Certificate of Registra	ation issued by the RBI (Only in case ncial Companies) /from other regulator	Max 2	MB	Choose File	Remove Download

Max 2 MB

(c) Notification declaration as a Nidhi Company

Choose File

Download

Remove

(d) Optional attachment(s) - if any	Max 2 MB	Choose File	Remove Download
Declaration			
I am authorised by the Board of Directors of the Company vide resormant to sign this is form and declar rules made thereunder in respect of the subject matter of this form	e that all the requirem		
I further declare that:			
1 Whatever is stated in this form and in the attachments thereto is t subject matter of this form has been suppressed or concealed and is	· · · · · · · · · · · · · · · · · · ·		
2 All the required attachments have been completely and legibly att	ached to this form.		
3 Every subscriber to the MOA has paid the value for shares agreed	to be taken by him.		
4 The company has filed with the registrar a verification of its registe	ered office as provided	in subsection (2)	of section 12.
*To be digitally signed by *Director		DSC BOX	
*Director identification number of the director			
Certificate by Practicing Professional			
I declare that I have been duly engaged for the purpose of certifice the provisions of the Companies Act, 2013 and Rules thereunde (including attachment(s)) from the original records maintained by found them to be true, correct and complete and no information	r relevant to this form the Company/applicar	and I have verifi at which is subject	ed the above particulars t matter of this form and
Chartered accountant (in whole-time practice) or			
Cost accountant (in whole-time practice) or			
Company secretary (in whole-time practice)			
*Whether associate or fellow:			
Associate Fellow			
*To be digitally signed by		DSC BOX	
Membership number			
Certificate of practice number			
		Sav	Submit

Note: Attention is drawn to provisions of Section 448 and 449 of the Companies Act, 2013 which provide for punishment for false statement / certificate and punishment for false evidence respectively.

This eForm has been taken on file maintained by the register of companies through electronic mode and on the basis of statement of correctness given by the Director and professional.

For office use only:			
eForm Service request number (SRN)			
eForm filing date (DD/MM/YYYY)			
Form No. INC-22 Notice of situation or change of situation of registered office		Form langu	iage Hindi
[Pursuant to section 12(2) & (4) of The Companies Act, 2013 and Rule 25 and 27 of The Companies (Incorporation) Rules, 2014]	सत्यमेव जयते		
Refer instruction kit for filing the form.			
All fields marked in * are mandatory			
1 Company Information			
(a) *Corporate Identity Number (CIN)			
(b) *Name of the company			
(c) *Address of the registered office of the company			
(d) *Email ID of the company			
2 *Purpose of filing of form Verification of registered office post incorporation of company/ Change within the local limits of city, town or village / Change outside local limits of city, town or village within the same ROC and s Change in state within the jurisdiction of existing ROC/Change in State outside jurisdiction of existing ROC		e state/	▼
3 (a) *Have you filed MGT-14?		O Yes	○ No
(a)(i) If yes, enter service request number (SRN) of Form MGT	-14		
(b) *Have you filed INC-28?		O Yes	○ No
(h)(i) If yes, enter service request number (SRN) of Form INC-	18		

4 Not	ice is hereby given that				
(a)	*The address of the registered office of the company is situat	ted w.e.f			(DD/MM/YYYY) at
	*Address Line 1				
	Address Line 2				
	*Country				V
	*Pin code/Zip code				
	*Area/locality				▼
	*City				
	District				
	*State/UT				
	*Longitude				
	*Latitude				
5 Nar	me of office of Proposed RoC or new RoC		[
Attac	hments				
(a)	*Proof of Registered Office address (Conveyance/Lease deed/Rent Agreement etc. along with the rent receipts) along with standard NOC in case of Leased or rented prope	Max 2 MB		Choose File Re	move Download
(b)	*Copies of the utility bills (not older than two months)	Max 2 MB		Choose File Re	move Download
(c)	*Photograph of Registered Office showing external building and inside office also showing therein at least one director/ KMP who has affixed his/her Digital Signature to this form.	Max 2 MB		Choose File Re	move Download
	A proof that the Company is permitted to use the address as the registered office of the Company if the same is owned by any other entity/ Person (not taken on lease by company)	Max 2 MB		Choose File R	emove Download
(e)	Optional attachment(s) - if any	Max 2 MI	3	Choose File	Remove Download

Declaration	
I*	
a person named in the articles as a	(Director/Manager/Company Secretary) of the company
have been authorised by the Board of Directors of the dated (DD/MM/YYYY)*	to sign this form and declare that
* all the requirements of the Companies Act, 2013 and matters incidental thereto have been complied wi	and the rules made thereunder in respect of the subject matter of this form ith.
* I also declare that all the information given herei and nothing material has been suppressed.	in above is true, correct and complete including the attachments to this form
☐ It is hereby further certified that	, a ▼
[Chartered accountant (in whole time practice)/ Comp	any secretary (in whole time practice)/ Cost accountant (in whole time
practice)] having Membership number	and certificate of practice no.
certifying this form has been duly engaged for this pur	mose.
*To be digitally signed by	DSC BOX
*Designation	▼
(Director/Manager/Company Secretory/CFO/ CEO)	
*Director identification number of the director; or DIN CFO; or Membership number of the Company Secretar	
Certificate by Practicing Professional	
the provisions of The Companies Act, 2013 and rules and I have verified the above particulars (including a	ose of certification of this form. It is hereby certified that I have gone through thereunder for the subject matter of this form and matters incidental thereto ttachment(s)) from the original records maintained by the company which is ue, correct and complete and no information material to this form has been
1. The said records have been properly prepared, signs provisions of The Companies Act, 2013 and were found	ed by the required officers of the company and maintained as per the relevant d to be in order;
2. All the required attachments have been completely	and legibly attached to this form;
	gistered office given in the form at the address mentioned herein above and is functioning for the business purposes of the company.
To be digitally signed by	DSC BOX
Category	
Chartered accountant (in wholetime practice)	Cost accountant (in wholetime practice)

Company secretary (in wholetime practice)		
Whether		O Associate O Fellow
Membership number		
Certificate of Practice number		
		Save Submit
Note: Attention is drawn to provisions of Section 448 as statement/certificate and punishment for false evidence		Act, 2013 which provide for punishment for false
The eForm has been taken on the file maintained by the statement of correctness given by the filing company.	e registrar of companies t	through electronic mode and on the basis of
For office use only:		
eForm Service request number (SRN)		
eForm filing date (DD/MM/YYYY)		
Digital signature of the authorising officer		
This eForm is hereby registered		DSC BOX
Date of signing (DD/MM/YYYY)		
Form No. INC-23		Form language
Application to the Regional Director for approval to shift the Registered office from one state to another state or from jurisdiction of one Registrar to another Registrar within the same State [Pursuant to section 12(5) and 13(4) of the Companies	्रा सत्यमेव जयते	■ English ■ Hindi

Refer instruction kit for filing the form.

Act, 2013 and rule 28 and 30 of the Companies (Incorporation) Rules, 2014]

All fields marked in * are mandatory

1 Company Information		
(a) *Corporate Identity Number (CIN)		
(b) *Name of the company		
(c) *Address of the registered office of the company		
(d) *Email ID of the company		
2 *Purpose of filing of form Change in ROC within the same state/Change in State within the jurisdiction of existing ROC /Change in State outside the jurisdiction of existing ROC		V
3 *Have you filed MGT-14?	O Yes	O No
(a) If yes, enter service request number (SRN) of Form MGT-14		
4 (a) *Name of the state/Union territory where the new registered office of the company would be situated		▼
(b) *Name of the office of new ROC where the new proposed registered office of the company would be situated		▼
*Reasons for shifting the Registered Office, along with facts of the case (Provide a concise statement of facts in a chronological order, each paragraph containing as nearly as possible a separate issue, fact or otherwise.)		
6 Advertisement and objection details		
(a) *Any objections received in response to the advertisement	O Yes	O No
(b) Brief details of the objections received in response to the advertisement		
(c) *Date of publishing of Advertisement in English (DD/MM/YYYY)		
(d) *Date of publishing of Advertisement in Vernacular Language (DD/MM/YYYY)		
7 Details of pending prosecution/ inquiry / inspection/ investigation		
(a) *Whether any prosecution is pending against the company under the Act	O Yes	O No
(b) If yes, give brief details of the prosecution		
8 (a) Whether any of the following is initiated against the company under the Act		
☐ Inquiry ☐ Inspection ☐ Investigation		
(b) If yes, give brief details of the inquiry, inspection, investigation		

210		11.	E GAZETTE OF INDIA	1 . L/X11	MONDII	NAIN I		[FARI II—SEC.
9 (a) *	(a) *Whether the company has serviced the copy of the application with cannexures with the chief secretary of the state					te	O Yes	O No
(b)	(b) If yes, specify the date of acknowledgement of service (DD/MM/YYYY)							
(c) *Whether any application is pending before the Adjudicating officers, Central Government and NCLT for condonation of delay, adjudication and compounding								
(d) If Yes, specify the details of such pending application								
10 Lis	t of cre	ditors						
	S.No	Name of creditor	Address	Nature	!	Amounts liabilities	due in respect of debts, claims or	
<u> </u>	1							
_	2 [<u> </u>						
11 List of debenture holders S.No Name of debenture Address Nature holders				Amounts due debts, claims				
1 2								
3								
Atta	Adc achmen	Pelete ro	w					
(a)		er of attorney/vakalatnama,	Board resolution	Max	2 MB		Choose File	Remove
(b) *Copy of newspaper advertisement for notice of shifting the registered office		Max	2 MB		Choose File	Remove		
(c) *Acknowledgement of Proof of service of the application to the Chief secretary of the state, SEBI or any other regulatory authority (if applicable)		Max	2 MB		Choose File	Remove		
(d) Copy of objections (if received any)		Max 2 MB		Choose File	Remove			
(e) Optional attachment, if any.		Max	2 MB		Choose File	Remove		
 Decla	ration							
Dated	I (DD/N	ed by the Board of Director IM/YYYY)*	to sign this form a	and decla	are that a	ll the requi		mpanies Act, 2013 a

I further declare that:	
*Whatever is stated in this form and in the attachments thereto is true, correct and com subject matter of this form has been suppressed or concealed and is as per the original reco	
☐ *All the required attachments have been completely and legibly attached to this form.	
*Any application, writ petition or suit had not been filed regarding the matter in respect been made, before any court of law or any other authority or any other Bench or the Board or suit is pending before any of them.	
\square *The company has not defaulted in payment of dues to its workmen and has either the cashifting or has made necessary provision for the payment thereof.	consent of its creditors for the proposed
☐ *The company shall not seek change in the jurisdiction of the Court where cases for pros	ecution are pending.
■ *No employee shall be retrenched as a consequence of shifting of the registered office for there shall be an application filed by the company to the Chief Secretary of the concerned States.	
*A full enquiry has been made into the affairs of the company and, having done so, it is correct, and that the estimated value as given in the list of the debts or claims payable on a estimates of the values of such debts and claims and that there are no other debts of or claiknowledge.	contingency or not ascertained are prope
*To be digitally signed by	DSC BOX
*Designation	V
(Director/Manager/Company Secretory/CEO/ CFO)	
*Director identification number of the director; or DIN or PAN of the manager or CEO or CFO; or Membership number of the Company Secretary	
	Save
Note: Attention is drawn to provisions of Section 448 and 449 of the Companies Act, 2013 wh statement/certificate and punishment for false evidence respectively.	ich provide for punishment for false
For office use only:	
eForm Service request number (SRN)	
eForm filing date (DD/MM/YYYY)	
Digital signature of the authorising officer	
This eForm is hereby approved	DSC BOX
This eForm is hereby rejected	DSC BOX
Date of signing (DD/MM/YYYY)	

Form No. INC-24

Application for approval of Central Government for change of name

[Pursuant to section 13(2) of the Companies Act, 2013 and Rule 29(2) and 33A of the Companies (Incorporation) Rules 2014]



Form language	Form	lang	uage
---------------	------	------	------

English

Hindi

Refer instruction kit for filing the form	
All fields marked in * are mandatory	
Company Information	
1 *Corporate Identity Number (CIN)	
2 (a) *Name of the company	
(b) *Address of the registered office of the company	
(c) *Email ID of the company	
Details of SRN and change of name	
3 (a) *Service Request Number (SRN) of RUN	
(b) *Proposed name of the company	
4 *Reason(s) for change of name	
5 Particulars of filing Form MGT-14 with Registrar of Companies (RoC)	
*SRN of Form MGT-14	
6 *Name of the company at the time of incorporation (to be displayed in the certificate)	
Details of members	
7 (a) Number of members present at the meeting where the special resolution was passed for change of name and number of shares held by them	
(i) *Number of members	
(ii) *Number of shares held by them	

(b) Number of members who voted in favour of change of name an of shares held by them	d number			
(i) *Number of members				
(ii) *Number of shares held by them				
(c) Number of members who voted against the change of name and of shares held by them	d number			
(i) *Number of members				
(ii) *Number of shares held by them				
(d) Details of members who abstained from voting and number of sheld by them	shares			
(i) *Number of members				
(ii) *Number of shares held by them				
Attachments				
Optional attachment(s) - if any	Max 2 MB	Choose File	Remove	Download
Decleration				
To the best of my knowledge and belief, the information given in this company has obtained all the mandatory approvals from the concern of the company.				
The Company is not under default for payment or repayment of mate	ured deposits or debe	ntures or interest	thereon.	
I have been authorised by the Board of directors' resolution number * (DD/MM/YYYY) to sign and subr		d	ated	
*To be digitally signed by		DSC BOX		
*Designation (Director/Manager/Company Secretary/CEO/CFO)				V
*Director identification number of the director; or DIN or PAN of the or Membership number of the Company Secretary	Manager/CEO/CFO;			

Save

Submit

Note: Attention is also drawn to provisions of section 448 and 449 of the Companies Act, 2013, which provide for punishment for false statement / certificate and punishment for false evidence respectively. For office use only: eForm Service request number (SRN) eForm filing date (DD/MM/YYYY) Digital signature of the authorising officer DSC BOX This eForm is hereby approved DSC BOX This eForm is hereby rejected Date of signing (DD/MM/YYYY) Form No. INC-27 Form language English Hindi Conversion of public company into private company or private company into public company and **Conversion of Unlimited Liability Company into a** Company Limited by shares or guarantee or conversion of guarantee company into a company limited by shares [Pursuant to section 14 and 18 of the Companies Act, 2013 and Rule 33, Rule 37 and Rule 39 of the Companies (Incorporation) Rules, 2014] Refer instruction kit for filing the form All fields marked in * are mandatory Entity's details 1 *Application for Oconversion of private company into public company Conversion of public company into private company igcup Conversion of Unlimited Liability Company into a Company Limited by shares Conversion of Unlimited Liability Company into a Company Limited by guarantee Conversion of company limited by guarantee into a company limited by shares 2 *Corporate Identity Number (CIN)

3 (a) *Name of the Company

(c) *ema	(c) *email ID of the company						
4 *Reason	(s) for conversion						
5 Particula	ers of filing Form MGT-14	with Registrar	of Companies (F	ROC)			
(a) *SR	(a) *SRN of Form MGT-14						
(b) *Da	te of passing the special r	esolution (DD,	/MM/YYYY)				
6 Particula	rs of the order of Central	Government					
(a) SRN	l of Form RD-1						
(b) Dat	e of passing the order (DD	D/MM/YYYY)					
(c) Dat	(c) Date of receiving the order (DD/MM/YYYY)						
7 *Name n the cert	of the company at the tim	ne of incorpora	ition (to be displ	ayed			
	of publication of notice in panies (Incorporation) Rul			7 of the			
	of publication of notice in panies (Incorporation) Ru			ule 37 of the			
Particul	ars of Creditors and Debe	nture Holders					
S. No	Name of the Creditor / Debenture Holder	Туре	Address	Amount Due	Remarks (Nature of Debt / Claim / Liability)		
		(iii)	(iv)	(v)	(vii)		
(i)	(ii)	_	_				
(i)	(ii)						

(a)	Copy of Newspaper publication	n
(4)	copy of recompanies publication	•

(b) *A copy of Statutory Auditors Certificate

(c) Optional attachment(s), if any

Max 2 MB	Choose File	Remove	Download
Max 2 MB	Choose File	Remove	Download
Max 2 MB	Choose File	Remove	Download

Declaration	
I have been authorised by the board of directors' resolution number* to sign and submit this application. I, further declar	dated (DD/MM/YYYY) * re the following:
*To the best of my knowledge and belief, the information given in this application and	its attachments are correct and complete.
*The company has obtained all the mandatory approvals from the concerned authoriti	es, departments and substantial creditors.
*To be digitally signed by	DSC BOX
*Designation	
(Director/Manager/ Company Secretary/CFO/CEO)	▼
* Director identification number of the director; or DIN or PAN of the manager or CEO or CFO; or Membership number of the company secretary	
Declarations under rule 37	
I, on behalf of Board of Directors, hereby declare that conversion shall not affect an incurred or entered into by or on behalf of the Company before conversion (except to the shall become limited)	
I, on behalf of Board of Directors, hereby declare that we have made full enquiry in done so, have formed an opinion that the list of creditors is correct, and that the estimat claims payable on a contingency are proper estimates of the values of such debts and claims against the company to our knowledge.	ed value as given in the list of the debts or
I, on behalf of Board of Directors, hereby declare that we have made a full inquiry int which we have formed an opinion that it is capable of meeting its liabilities and will not be year from the date of declaration, through a resolution, passed in a duly convened meeting	e rendered insolvent within a period of one
I, on behalf of Board of Directors, hereby declare that no complaints are pending against the company or its	-
I, on behalf of Board of Directors, hereby declare that notice as required under rul Rules, 2014 has been dispatched to all the creditors and debenture holders with proof of contractions.	
To be digitally signed by	DSC BOX
Designation (Director)	V
Director identification number of the director.	
To be digitally signed by	DSC BOX
Designation (Director)	[▼]

[भाग II—खण्ड 3(1)]	मारत	का राजपत्र : असाधारण 217
Director identification number of t	he director;	
Declaration and Certification by P	rofessional	
*	member of*	having office at*
form. It is hereby also certified the subject matter of this form and me the original/certified records main	at I have gone through the atters incidental thereto ar ntained by the applicant wh	that I have been duly engaged for the purpose of certification of this provisions of the Companies Act, 2013 and rules thereunder for the nd I have verified the above particulars (including attachment(s)) from nich is subject matter of this form and found them to be true, corrected sen suppressed. I further certify that;
(i) The company is eligible for co (Incorporation) Rules, 2014, and	onversion and does not att	ract any disqualification as specified under rule 8 of the Companies
unlimited liability to limited liabili	ty and matters precedent on the required officers of	rules made thereunder relating to conversion of the company from or incidental thereto have been complied with. The said records have the Company and maintained as per the relevant provisions of the
(iii) I have opened all the attachme	ents to this form and have ve	erified these to be as per requirements, complete and legible;
(iv) It is understood that I shall be at any stage.	liable for action under Section	on 448 of the Companies Act, 2013 for wrong certification, if any found
*To be digitally signed by		DSC BOX
Chartered accountant (in who	le-time practice) or	
Cost accountant (in whole-tim	e practice) or	
O Company secretary (in whole-	time practice)	
*Whether associate or fellow:		
Associate Fellow		
Membership number		
Certificate of practice number		
		Save
Note: Attention is drawn to provi	sions of Section 448 and 44	9 of the Companies Act, 2013 which provide for punishment for false

statement/ certificate and punishment for false evidence respectively.

For office use only:			
eForm Service request number (SRN)			
eForm filing date (DD/MM/YYYY)			
Digital signature of the authorising officer			_
This eForm is hereby registered		DSC BOX	
Date of signing (DD/MM/YYYY)			
Form No. INC-28		Form langua English	ge Hindi
Notice of Order of the Court or Tribunal or any other competent authority [Pursuant to Section 12(6), 13(7), 48(4), 58(5), 87, 111(3), 66(5), 230(8), 232, 233(7), 234, 237, 252(2), 441 and others of the Companies Act, 2013 and Section 17(1), 81(4), 107(3), 167, 186, 391, 394(1), 396, 397, 398, 445, 466, 481, 518, 559, 621A, Amalgamation- Others and others of the Companies Act, 1956 and Section 7, 9, 10, 12A, 22(3), 31, 33, 54, 59(8) and others of the Insolvency and Bankruptcy Code, 2016]	सत्यमेव जयते		
Refer instruction kit for filing the form			
All fields marked in * are mandatory			
Company Information			
1 (a) *Corporate Identity Number (CIN) or Foreign Company Registration (FCRN)	Number		
2 (a) *Name of the Company			
(b) *Address of the registered office of the company or of the principal place of business in India of the company			
(c) *Email ID of the company			
3 (a) *Order passed by (Court/ NCLT/Central Government/NCLAT/BIFR/ Debt Recovery Tribunal (DRT) Any other competent authority)			V
(b)(i) Name of Court			

(ii) Name of the Central Government office	
(iii) Name of the Debt Recovery Tribunal	
(iv) Name of the competent authority	
(c) *Location	
(c)(i) Others (please specify the bench name)	
(d) *Petition or application number	
(e) *Order number	
4 *Data of a sain ather and a /DD /4484 /00000	
4 *Date of passing the order(DD/MM/YYYY)	
(The Companies Act, 2013 / The Companies Act, 1956	V
Insolvency and Bankruptcy Code, 2016)	
(b)(i) Section of the Companies Act, 2013 under which order passed	V
(ii) Section of the Companies Act,1956 under which order passed	
(iii) Section of Insolvency and Bankruptcy Code, 2016 under which order passed	V
(c) If others, mention the section of the Act	
(d) Brief description of the applicable section	
5 Number of days within which order is to be filed with Registrar	
(To be entered pursuant to aforesaid sections or in terms of court order or Tribunal order or order of the competent authority, as the case may be)	
7 Date of application to court or Tribunal or the competent authority for issue of	
Certified copy of order(DD/MM/YYYY)	
B Date of issue of certified copy of order (DD/MM/YYYY)	
9 *Due date by which order is to be filed with Registrar (DD/MM/YYYY)	
10(a) In case of compounding of offence, enter Service request number SRN(s) of Form 61	

(b) SRN of the relevant form

Form Number (CHG-4/CHG-8/INC-23/MG	ST-14/GNI-1/Others			
If others, please speci				
SRN of the relevant fo				
SRN of CHG-4				
	ution under section 66 of t	the Companies Act, 2013		
11 (a) Whether penalty inv	olved or not		Yes	O No
(b) If Yes, SRN of paymen	nt of penalty			
Details of amalgamation				
12 (a) In case of amalgama	ation, mention whether co	ompany filing the form is tr	ansferor or transferee	
OTransferor	Transferee			
(b) Whether Transferee	company is a company in	corporated outside India	Yes	O No
(c) Whether the order potential the transferee compa	rovides for increase in aut iny?	chorised share capital of	Yes	O No
(d) Details of transferee	company			
CIN/FCRN				
Name				
Appointed date of amalg	gamation			
Details of transferor comp	pany(s)			
(e) Number of transfero	r company(s)			
Category of transferor company	CIN or FCRN or any other registration	Name	Appointed date of amalgamation	SRN of Form INC- 28
(f)	number (g)	(h)	(i)	(j)
Î	1	1	İ	1

	ग II—खण्ड 3(i)]			भारत का र	।जपत्र : अ	साधारण		22
13 /	Authorised Share capital de	etails						
13A	Details of Authorised sha	re capital of	the Transfer	or compan	ıy			
Nar	ne of the transferor compa	ny						
	Type of shar	es	Class o	of shares	Nomin	al value	Existing number of shares	Total
_								
-	Unclassified shares							
L	Total share capital							
Nar	ne of the transferee compa	iny		Befor	e amalga	mation	After amalg	amation
	Type of shares	Class of	Nominal	Existing		Total	Revised number	Total
	. , pe o : s es			of sh		10.0.	of shares	1014.
		shares	value	OI Sh	ares		Or Silares	
		shares	value	OI Sh	ares		or shares	
		shares	value	OI SII	ares		or shares	
- -		shares	value	OI SII	ares		Of Shares	
- - -	Unclassified shares	shares	value	OI Sh	ares		Or Situres	
- - -	Unclassified shares Total share capital	shares	value	OI Sh	ares		Of Situres	
-		shares	value	OTSI	ai es		Or Situres	
			value	OTSI	ares		Of Situres	
	Total share capital		value	OTSI	dies		Or Situres	
14 (Add row Delete	row		OTSI	dies			
	Add row Delete n case of winding up, prov	row row	g details				Or Situres	
14 (Add row Delete	row ride following	g details					
14 (T	Add row Delete n case of winding up, prov a) Date of commencement	row ride following	g details					

Address Line 1 Address Line 2

Name of Liquidator

Address

Country

riii Code/	Zip code								
Area/Loca	ality								V
City									
District									
State/ UT									
		m which wir		oceedings h	ave been stay	ed under			
Date of d	lissolution ι	under sectio	on 481 of th	e Companie	s Act, 1956(DI	D/MM/YYYY	·)		
		from which es Act, 1956		has been de	eclared as void	d under sect	ion		
	ner the orde		ect of comp	any dissolve	d under section	on 394 of	C) Yes	O No
f yes, pro	vide details	of the tran	sferor com	pany whose	dissolution ha	as been decl	ared as voic	I	
IN or FCF	RN								
Name									
Date of ar	malgamatio	n(DD/MM/	YYYY)						
l8 The pa	id up share	capital of tl	he company	y has been r	educed from				
Гуре of shares	Class of shares	Nominal value	Existing number of shares	Whether revision required	Reduction in number of shares	Revised number of shares	Existing total value	Revised total value	Total value of reduction
				(e)	(6)	(a)	(h)	(i)	(j)
a)	(b)	(c)	(d)	(6)	(f)	(g)	()	(")	W/
a)	(b)	(c)	(d)	(e)	(†)	(g)	(-7	(i)	
a)	(b)	(c)	(d)	(e)	(†)	(8)			U/
a) Add row		(c) Delete row	(d)	(e)	(†)	(8)			U/
			(d)	(e)	(†)	(8)			
Add row		Delete row							
Add row	f Interim Re	Delete row	rofessional		ils of Resoluti			Details of Liquida	

[भाग II—खण्ड 3(i)]	भारत का राजपत्र : असाधारण			223
(c) Name				
(d) Mobile (with country code)				
(e) Email ID				
(f) Address				
Address Line 1				
Address Line 2				
Country				
Pin Code/Zip code				
Area/Locality				V
City				
District				
State/ UT				
Attachments				
1 *Copy of order of Court/ NCLT/ NCLAT/ BIFR/ Central Government/ DRT / any other Competent Authority	Max 2 MB	Choose File	Remove	Download
2 Optional attachment(s) - if any	Max 2 MB	Choose File	Remove	Download
Declaration				
I am authorised by the Board of Directors of the Compadated(DD/MM/YYYY) * companies Act,2013 and rules thereunder in respect of been compiled with. I further declare that: 1 Whatever is stated in this form and in the attachmes subject matter of this form has been suppressed or company.	to sign this form and I declar f the subject matter of this form an ents thereto is true, correct and co	nd matters inciden	tal thereto l formation r	have material to the
2 All the required attachments have been completely,	correctly and legibly attached to the	his form.		
*To be digitally signed by		DSC BOX		
Particulars of person signing the form			_	
*Name				

*Designation	
(Director/ Managing director/Manager/ Secretary/AuthorisedRepresentative/ Liquidator /Interim Resolution Professional (IRP)/Resolution Professional (RP)/Others)	\
Capacity	
*DIN or Income-tax PAN or Membership number	
Certificate by Practicing Professional	
It is hereby certified that I have gone through the provisions of the Companies Act, 2 matter of this form and matters incidental thereto and I have verified the above par original records maintained by the Company which is subject matter of this form and fo and no information material to this form has been suppressed.	ticulars (including attachment(s)) from the
Chartered accountant (in whole-time practice) or	
Cost accountant (in whole-time practice) or	
Company secretary (in whole-time practice)	
To be digitally signed by	DSC BOX
Whether associate or fellow:	
Associate Fellow	
Membership number	
Certificate of practice number	
	Save Submit
Note: Attention is drawn to provisions of Section 448 and 449 of the Companies Act, 20 statement / certificate and punishment for false evidence respectively.	13 which provide for punishment for false
For office use only:	
eForm Service request number (SRN)	
eForm filing date (DD/MM/YYYY)	
This eForm is hereby registered	
Digital signature of the authorising officer	DSC BOX
Date of signing (DD/MM/YYYY)	

[भाग II—खण्ड 3(i)] भारत का राजपत्र : असाधारण 225

Form No. INC-31

e-AOA (e-Articles of Association)

[Pursuant to Section 5 of the Companies Act, 2013 and rules made thereunder read with Schedule I]



Form I	ang	uage
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English



Refer instruction kit for filing the form

All fields marked in * are mandatory

Table applicable to company as	notified under schedule	I of the Companies Act, 2	013
(F, G, H)			

Table F / G / H (basis on the selection of above-mentioned field) as notified under

schedule I of the companies Act, 2013 is applicable to

 $(F-a\ company\ limited\ by\ shares$

 $\mathit{G-a}$ company limited by guarantee and having a share capital

 $\mathit{H-a}$ company limited by guarantee and not having share capital)

		C . I		
Ih۵	name	of the	company	/ IC
1110	Hallic	OI LIIC	COILIDALI	/ 13

Check if not applicable	Check if altered	Article No.	Description
			Interpretation
			 (1) In these regulations— (a) "the Act" means the Companies Act, 2013, (b) "the seal" means the common seal of the company. (2) Unless the context otherwise requires, words or expressions contained in these regulations shall bear the same meaning as in the Act or any statutory modification thereof in force at the date at which these regulations become binding on the company.
			Members / Number of Members
			The number of members with which the company proposes to be registered is hundred, but the Board of Directors may, from time to time, register an increase of members.
			The subscribers to the memorandum and such other persons as the Board shall admit to membership shall be members of the company.
			Share capital and variation of rights
			Subject to the provisions of the Act and these Articles, the shares in the capital of the company shall be under the control of the Directors who may issue, allot or otherwise dispose of the same or any of them to such persons, in such proportion and on such terms and conditions and either at a premium or at par and at such time as they may from time to time think fit.
			(i) Every person whose name is entered as a member in the register of members shall be entitled to receive within two months after incorporation, in case of subscribers to the memorandum or after allotment or within one month after the application for the registration of transfer or transmission or within such other period as the conditions of issue shall be provided,— (a) one certificate for all his shares without payment of any charges; or

	 (b) several certificates, each for one or more of his shares, upon payment of twenty rupees for each certificate after the first. (ii) Every certificate shall be under the seal and shall specify the shares to which it relates and the amount paid-up thereon. (iii) In respect of any share or shares held jointly by several persons, the company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all such holders (i) If any share certificate be worn out, defaced, mutilated or torn or if there be no further
	space on the back for endorsement of transfer, then upon production and surrender thereof to the company, a new certificate may be issued in lieu thereof, and if any certificate is lost or destroyed then upon proof thereof to the satisfaction of the company and on execution of such indemnity as the company deem adequate, a new certificate in lieu thereof shall be given. Every certificate under this Article shall be issued on payment of twenty rupees for each certificate. (ii) The provisions of Articles (2) and (3) shall mutatis mutandis apply to debentures of the
	company.
	Except as required by law, no person shall be recognised by the company as holding any share upon any trust, and the company shall not be bound by, or be compelled in any way to recognise (even when having notice thereof) any equitable, contingent, future or partial interest in any share, or any interest in any fractional part of a share, or (except only as by these regulations or by law otherwise provided) any other rights in respect of any share except an absolute right to the entirety thereof in the registered holder.
	 (i) The company may exercise the powers of paying commissions conferred by sub-section (6) of section 40, provided that the rate per cent or the amount of the commission paid or agreed to be paid shall be disclosed in the manner required by that section and rules made thereunder. (ii) The rate or amount of the commission shall not exceed the rate or amount prescribed in rules made under sub-section (6) of section 40. (iii) The commission may be satisfied by the payment of cash or the allotment of fully or partly paid shares or partly in the one way and partly in the other.
	 (i) If at any time the share capital is divided into different classes of shares, the rights attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may, subject to the provisions of section 48, and whether or not the company is being wound up, be varied with the consent in writing of the holders of three-fourths of the issued shares of that class, or with the sanction of a special resolution passed at a separate meeting of the holders of the shares of that class. (ii) To every such separate meeting, the provisions of these regulations relating to general
	meetings shall <i>mutatis mutandis</i> apply, but so that the necessary quorum shall be at least two persons holding at least one-third of the issued shares of the class in question.
	The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by the terms of issue of the shares of that class, be deemed to be varied by the creation or issue of further shares ranking <i>pari passu</i> therewith.
	Subject to the provisions of section 55, any preference shares may, with the sanction of an ordinary resolution, be issued on the terms that they are to be redeemed on such terms and in such manner as the company before the issue of the shares may, by special resolution, determine.

[भाग II-खण्ड 3(i)] भारत का राजपत्र : असाधारण 227

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	Lien
	 (i) The company shall have a first and paramount lien— (a) on every share (not being a fully paid share), for all monies (whether presently payable or not) called, or payable at a fixed time, in respect of that share; and (b) on all shares (not being fully paid shares) standing registered in the name of a single person, for all monies presently payable by him or his estate to the company: Provided that the Board of directors may at any time declare any share to be wholly or in part exempt from the provisions of this clause. (ii) The company's lien, if any, on a share shall extend to all dividends payable and bonuses declared from time to time in respect of such shares.
	The company may sell, in such manner as the Board thinks fit, any shares on which the company has a lien: Provided that no sale shall be made— (a) unless a sum in respect of which the lien exists is presently payable; or (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of such part of the amount in respect of which the lien exists as is presently payable, has been given to the registered holder for the time being of the share or the person entitled thereto by reason of his death or insolvency.
	(i) To give effect to any such sale, the Board may authorise some person to transfer the shares sold to the purchaser thereof.
	(ii) The purchaser shall be registered as the holder of the shares comprised in any such transfer. (iii) The purchaser shall not be bound to see to the application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.
	(i) The proceeds of the sale shall be received by the company and applied in payment of such
	part of the amount in respect of which the lien exists as is presently payable. (ii) The residue, if any, shall, subject to a like lien for sums not presently payable as existed upon the shares before the sale, be paid to the person entitled to the shares at the date of the sale.
	Calls on shares
	 (i) The Board may, from time to time, make calls upon the members in respect of any monies unpaid on their shares (whether on account of the nominal value of the shares or by way of premium) and not by the conditions of allotment thereof made payable at fixed times: Provided that no call shall exceed one-fourth of the nominal value of the share or be payable at less than one month from the date fixed for the payment of the last preceding call. (ii) Each member shall, subject to receiving at least fourteen days' notice specifying the time or times and place of payment, pay to the company, at the time or times and place so specified, the amount called on his shares. (iii) A call may be revoked or postponed at the discretion of the Board.

		A call shall be deemed to have been made at the time when the resolution of the Box
_	_	authorising the call was passed and may be required to be paid by instalments.
		The joint holders of a share shall be jointly and severally liable to pay all calls in respect there
		(i) If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the person from whom the sum is due shall pay interest thereon from the day
		appointed for payment thereof to the time of actual payment at ten per cent per annum or a such lower rate, if any, as the Board may determine.
		(ii) The Board shall be at liberty to waive payment of any such interest wholly or in part.
		(i) Any sum which by the terms of issue of a share becomes payable on allotment or at any fix date, whether on account of the nominal value of the share or by way of premium, shall, for t purposes of these regulations, be deemed to be a call duly made and payable on the date on which by the terms of issue such sum becomes payable.
		(ii) In case of non-payment of such sum, all the relevant provisions of these regulations as payment of interest and expenses, forfeiture or otherwise shall apply as if such sum hecome payable by virtue of a call duly made and notified.
		The Board—
		(a) may, if it thinks fit, receive from any member willing to advance the same, all or any part of the monies uncalled and unpaid upon any shares held by him; and
		(b) upon all or any of the monies so advanced, may (until the same would, but for su advance, become presently payable) pay interest at such rate not exceeding, unless t
		company in general meeting shall otherwise direct, twelve per cent per annum, as may
		agreed upon between the Board and the member paying the sum in advance.
		Transfer of shares
		(i) The instrument of transfer of any share in the company shall be executed by or on behalf of
		both the transferor and transferee.
		both the transferor and transferee. (ii) The transferor shall be deemed to remain a holder of the share until the name of the
		both the transferor and transferee.
		both the transferor and transferee. (ii) The transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof. The Board may, subject to the right of appeal conferred by section 58 decline to register—
		both the transferor and transferee. (ii) The transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof. The Board may, subject to the right of appeal conferred by section 58 decline to register— (a) the transfer of a share, not being a fully paid share, to a person of whom they do not
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		both the transferor and transferee. (ii) The transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof. The Board may, subject to the right of appeal conferred by section 58 decline to register— (a) the transfer of a share, not being a fully paid share, to a person of whom they do not approve; or (b) any transfer of shares on which the company has a lien. The Board may decline to recognise any instrument of transfer unless— (a) the instrument of transfer is in the form as prescribed in rules made under sub-section (1) section 56; (b) the instrument of transfer is accompanied by the certificate of the shares to which it relate and such other evidence as the Board may reasonably require to show the right of the transferor to make the transfer; and (c) the instrument of transfer is in respect of only one class of shares. On giving not less than seven days' previous notice in accordance with section 91 and rule made thereunder, the registration of transfers may be suspended at such times and for superiods as the Board may from time to time determine: Provided that such registration shall not be suspended for more than thirty days at any of time or for more than forty-five days in the aggregate in any year.

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	(ii) Nothing in clause (i) shall release the estate of a deceased joint holder from any liability in respect of any share which had been jointly held by him with other persons.
	 (i) Any person becoming entitled to a share in consequence of the death or insolvency of a member may, upon such evidence being produced as may from time to time properly be required by the Board and subject as hereinafter provided, elect, either— (a) to be registered himself as holder of the share; or (b) to make such transfer of the share as the deceased or insolvent member could have made. (ii) The Board shall, in either case, have the same right to decline or suspend registration as it would have had, if the deceased or insolvent member had transferred the share before his death or insolvency.
	(i) If the person so becoming entitled shall elect to be registered as holder of the share himself, he shall deliver or send to the company a notice in writing signed by him stating that he so elects.
	(ii) If the person aforesaid shall elect to transfer the share, he shall testify his election by executing a transfer of the share.
	(iii) All the limitations, restrictions and provisions of these regulations relating to the right to transfer and the registration of transfers of shares shall be applicable to any such notice or transfer as aforesaid as if the death or insolvency of the member had not occurred and the notice or transfer were a transfer signed by that member.
	A person becoming entitled to a share by reason of the death or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not, before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the company:
	Provided that the Board may, at any time, give notice requiring any such person to elect either to be registered himself or to transfer the share, and if the notice is not complied with within ninety days, the Board may thereafter withhold payment of all dividends, bonuses or other monies payable in respect of the share, until the requirements of the notice have been complied with.
	In case of a One Person Company— (i) on the death of the sole member, the person nominated by such member shall be the person recognised by the company as having title to all the shares of the member;
	(ii) the nominee on becoming entitled to such shares in case of the member's death shall be informed of such event by the Board of the company;
	(iii) such nominee shall be entitled to the same dividends and other rights and liabilities to which such sole member of the company was entitled or liable;
	(iv) on becoming member, such nominee shall nominate any other person with the prior written consent of such person who, shall in the event of the death of the member, become the member of the company.
	Forfeiture of shares
	If a member fails to pay any call, or instalment of a call, on the day appointed for payment thereof, the Board may, at any time thereafter during such time as any part of the call or instalment remains unpaid, serve a notice on him requiring payment of so much of the call or

	instalment as is unpaid, together with any interest which may have accrued.
	The notice aforesaid shall—
	(a) name a further day (not being earlier than the expiry of fourteen days from the date of service of the notice) on or before which the payment required by the notice is to be made; and
	(b) state that, in the event of non-payment on or before the day so named, the shares in respect of which the call was made shall be liable to be forfeited.
	If the requirements of any such notice as aforesaid are not complied with, any share in respect of which the notice has been given may, at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the Board to that effect.
	(i) A forfeited share may be sold or otherwise disposed of on such terms and in such manner as the Board thinks fit.
	(ii) At any time before a sale or disposal as aforesaid, the Board may cancel the forfeiture on such terms as it thinks fit.
	(i) A person whose shares have been forfeited shall cease to be a member in respect of the forfeited shares, but shall, notwithstanding the forfeiture, remain liable to pay to the company all monies which, at the date of forfeiture, were presently payable by him to the company in respect of the shares.
	(ii) The liability of such person shall cease if and when the company shall have received payment in full of all such monies in respect of the shares.
	(i) A duly verified declaration in writing that the declarant is a director, the manager or the secretary, of the company, and that a share in the company has been duly forfeited on a date stated in the declaration, shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the share;
	(ii) The company may receive the consideration, if any, given for the share on any sale or disposal thereof and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of;
	(iii) The transferee shall thereupon be registered as the holder of the share; and
	(iv) The transferee shall not be bound to see to the application of the purchase money, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale or disposal of the share.
	The provisions of these regulations as to forfeiture shall apply in the case of non-payment of any sum which, by the terms of issue of a share, becomes payable at a fixed time, whether on account of the nominal value of the share or by way of premium, as if the same had been payable by virtue of a call duly made and notified.
	Alteration of capital
	The company may, from time to time, by ordinary resolution increase the share capital by such sum, to be divided into shares of such amount, as may be specified in the resolution.
	Subject to the provisions of section 61, the company may, by ordinary resolution, —
	(a) consolidate and divide all or any of its share capital into shares of larger amount than its existing shares;

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	(b) convert all or any of its fully paid-up shares into stock, and reconvert that stock into fully paid-up shares of any denomination;
	(c) sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum;
	(d) cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.
	Where shares are converted into stock, —
	(a) the holders of stock may transfer the same or any part thereof in the same manner as, and subject to the same regulations under which, the shares from which the stock arose might before the conversion have been transferred, or as near thereto as circumstances admit: Provided that the Board may, from time to time, fix the minimum amount of stock transferable, so, however, that such minimum shall not exceed the nominal amount of the shares from which the stock arose.
	(b) the holders of stock shall, according to the amount of stock held by them, have the same rights, privileges and advantages as regards dividends, voting at meetings of the company, and other matters, as if they held the shares from which the stock arose; but no such privilege or advantage (except participation in the dividends and profits of the company and in the assets on winding up) shall be conferred by an amount of stock which would not, if existing in shares, have conferred that privilege or advantage.
	(c) such of the regulations of the company as are applicable to paid-up shares shall apply to stock and the words "share" and "shareholder" in those regulations shall include "stock" and "stock-holder" respectively.
	The company may, by special resolution, reduce in any manner and with, and subject to, any incident authorised and consent required by law, — (a) its share capital;
	(b) any capital redemption reserve account; or(c) any share premium account.
	Comitation of marking
П	Capitalisation of profits (i) The company in general meeting may, upon the recommendation of the Board, resolve—
	(a) that it is desirable to capitalise any part of the amount for the time being standing to the credit of any of the company's reserve accounts, or to the credit of the, profit and loss account, or otherwise available for distribution; and
	(b) that such sum be accordingly set free for distribution in the manner specified in clause (ii) amongst the members who would have been entitled thereto, if distributed by way of dividend and in the same proportions.
	(ii) The sum aforesaid shall not be paid in cash but shall be applied, subject to the provision contained in clause (iii), either in or towards—(A) paying up any amounts for the time being unpaid on any shares held by such members respectively;
	 (B) paying up in full, unissued shares of the company to be allotted and distributed, credited as fully paid-up, to and amongst such members in the proportions aforesaid; (C) partly in the way specified in sub-clause (A) and partly in that specified in sub-clause (B); (D) A securities premium account and a capital redemption reserve account may, for the purposes of this regulation, be applied in the paying up of unissued shares to be issued to members of the company as fully paid bonus shares;

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	(E) The Board shall give effect to the resolution passed by the company in pursuance of this regulation.
	(i) Whenever such a resolution as aforesaid shall have been passed, the Board shall— (a) make all appropriations and applications of the undivided profits resolved to be capitalised thereby, and all allotments and issues of fully paid shares if any; and (b) generally do all acts and things required to give effect thereto.
	(ii) The Board shall have power— (a) to make such provisions, by the issue of fractional certificates or by payment in cash or otherwise as it thinks fit, for the case of shares becoming distributable in fractions; and (b) to authorise any person to enter, on behalf of all the members entitled thereto, into an agreement with the company providing for the allotment to them respectively, credited as fully paid-up, of any further shares to which they may be entitled upon such capitalisation, or as the case may require, for the payment by the company on their behalf, by the application thereto of their respective proportions of profits resolved to be capitalised, of the amount or any part of the amounts remaining unpaid on their existing shares;
	(iii) Any agreement made under such authority shall be effective and binding on such members.
 1	Buy-back of shares
	Notwithstanding anything contained in these articles but subject to the provisions of sections 68 to 70 and any other applicable provision of the Act or any other law for the time being in force, the company may purchase its own shares or other specified securities.
	General meetings
	All general meetings other than annual general meeting shall be called extraordinary general meeting.
	(i) The Board may, whenever it thinks fit, call an extraordinary general meeting.(ii) If at any time directors capable of acting who are sufficient in number to form a quorum are not within India, any director or any two members of the company may call an extraordinary general meeting in the same manner, as nearly as possible, as that in which such a meeting may be called by the Board.
	Proceedings at general meetings
	(i) No business shall be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business.
	(ii) Save as otherwise provided herein, the quorum for the general meetings shall be as provided in section 103.
	The chairperson, if any, of the Board shall preside as Chairperson at every general meeting of the company.
	If there is no such Chairperson, or if he is not present within fifteen minutes after the time appointed for holding the meeting or is unwilling to act as chairperson of the meeting, the directors present shall elect one of their members to be Chairperson of the meeting.
	If at any meeting no director is willing to act as Chairperson or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.

	In case of a One Person Company—
	(i) the resolution required to be passed at the general meetings of the company shall be deemed to have been passed if the resolution is agreed upon by the sole member and communicated to the company and entered in the minutes book maintained under section 118;
	(ii) such minutes book shall be signed and dated by the member;
	(iii) the resolution shall become effective from the date of signing such minutes by the sole member.
	Adjournment of meeting
	(i) The Chairperson may, with the consent of any meeting at which a quorum is present, and shall, if so, directed by the meeting, adjourn the meeting from time to time and from place to place.
	(ii) No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
	(iii) When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting.
	(iv) Save as aforesaid, and as provided in section 103 of the Act, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
	Voting rights
	Subject to any rights or restrictions for the time being attached to any class or classes of
	shares,— (a) on a show of hands, every member present in person shall have one vote; and (b) on a poll, the voting rights of members shall be in proportion to his share in the paid-up equity share capital of the company.
	A member may exercise his vote at a meeting by electronic means in accordance with section 108 and shall vote only once.
	(i) In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders.(ii) For this purpose, seniority shall be determined by the order in which the names stand in the register of members.
	A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, by his committee or other legal guardian, and any such committee or guardian may, on a poll, vote by proxy.
	Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll.
	No member shall be entitled to vote at any general meeting unless all calls or other sums presently payable by him in respect of shares in the company have been paid

	(i) No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall be valid for all purposes.
	(ii) Any such objection made in due time shall be referred to the Chairperson of the meeting, whose decision shall be final and conclusive.
	Every member shall have one vote
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	A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given:
	Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.
	Proxy
	The instrument appointing a proxy and the power-of-attorney or other authority, if any, under which it is signed or a notarised copy of that power or authority, shall be deposited at the registered office of the company not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for the taking of the poll; and in default the instrument of proxy shall not be treated as valid.
	An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105.
	A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given:
	Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.
	Board of Directors
	The number of the directors and the names of the first directors shall be determined in writing by the subscribers of the memorandum or a majority of them.
	(i) The remuneration of the directors shall, in so far as it consists of a monthly payment, be deemed to accrue from day-to-day.
	 (ii) In addition to the remuneration payable to them in pursuance of the Act, the directors may be paid all travelling, hotel and other expenses properly incurred by them— (a) in attending and returning from meetings of the Board of Directors or any committee thereof or general meetings of the company; or (b) in connection with the business of the company.
	The Board may pay all expenses incurred in getting up and registering the company.
	The company may exercise the powers conferred on it by section 88 with regard to the keeping of a foreign register; and the Board may (subject to the provisions of that section) make and vary such regulations as it may think fit respecting the keeping of any such register.
	All cheques, promissory notes, drafts, hundis, bills of exchange and other negotiable
	instruments, and all receipts for monies paid to the company, shall be signed, drawn, accepted.

	endorsed, or otherwise executed, as the case may be, by such person and in such manner as the Board shall from time to time by resolution determine.
	Every director present at any meeting of the Board or of a committee thereof shall sign his name in a book to be kept for that purpose.
	(i) Subject to the provisions of section 149, the Board shall have power at any time, and from time to time, to appoint a person as an additional director, provided the number of the directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the articles.
	(ii) Such person shall hold office only up to the date of the next annual general meeting of the company but shall be eligible for appointment by the company as a director at that meeting subject to the provisions of the Act.
	Proceedings of the Board
	(i) The Board of Directors may meet for the conduct of business, adjourn and otherwise regulate its meetings, as it thinks fit.
	(ii) A director may, and the manager or secretary on the requisition of a director shall, at any time, summon a meeting of the Board.
	(i) Save as otherwise expressly provided in the Act, questions arising at any meeting of the Board shall be decided by a majority of votes.
	(ii) In case of an equality of votes, the Chairperson of the Board, if any, shall have a second or casting vote.
	The continuing directors may act notwithstanding any vacancy in the Board; but, if and so long as their number is reduced below the quorum fixed by the Act for a meeting of the Board, the continuing directors or director may act for the purpose of increasing the number of directors to that fixed for the quorum, or of summoning a general meeting of the company, but for no other purpose.
	(i) The Board may elect a Chairperson of its meetings and determine the period for which he is to hold office.
	(ii) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the directors present may choose one of their number to be Chairperson of the meeting.
	(i) The Board may, subject to the provisions of the Act, delegate any of its powers to committees consisting of such member or members of its body as it thinks fit.
	(ii) Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may be imposed on it by the Board.
	(i) A committee may elect a Chairperson of its meetings.
	(ii) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the members present may choose one of their members to be Chairperson of the meeting.
	(i) A committee may meet and adjourn as it thinks fit.
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	(ii) Questions arising at any meeting of a committee shall be determined by a majority of votes of the members present, and in case of an equality of votes, the Chairperson shall have a second or casting vote.
	All acts done in any meeting of the Board or of a committee thereof or by any person acting as a director, shall, notwithstanding that it may be afterwards discovered that there was some defect in the appointment of any one or more of such directors or of any person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such director or such person had been duly appointed and was qualified to be a director.
	Save as otherwise expressly provided in the Act, a resolution in writing, signed by all the members of the Board or of a committee thereof, for the time being entitled to receive notice of a meeting of the Board or committee, shall be valid and effective as if it had been passed at a meeting of the Board or committee, duly convened and held.
	In case of a One Person Company—
	(i) where the company is having only one director, all the businesses to be transacted at the meeting of the Board shall be entered into minutes book maintained under section 118;
	(ii) such minutes book shall be signed and dated by the director;
	(iii) the resolution shall become effective from the date of signing such minutes by the director.
	Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer
	Subject to the provisions of the Act, —
	(i) A chief executive officer, manager, company secretary or chief financial officer may be appointed by the Board for such term, at such remuneration and upon such conditions as it may thinks fit; and any chief executive officer, manager, company secretary or chief financial officer so appointed may be removed by means of a resolution of the Board;
	(ii) A director may be appointed as chief executive officer, manager, company secretary or chief financial officer
	A provision of the Act or these regulations requiring or authorising a thing to be done by or to a director and chief executive officer, manager, company secretary or chief financial officer shall not be satisfied by its being done by or to the same person acting both as director and as, or in place of, chief executive officer, manager, company secretary or chief financial officer.
П	The Seal (i) The Board shall provide for the safe custody of the seal.
	(ii) The seal of the company shall not be affixed to any instrument except by the authority of a resolution of the Board or of a committee of the Board authorised by it in that behalf, and except in the presence of at least two directors and of the secretary or such other person as the Board may appoint for the purpose; and those two directors and the secretary or other person aforesaid shall sign every instrument to which the seal of the company is so affixed in their presence.
	Dividends and Reserve
	The company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board.

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	Subject to the provisions of section 123, the Board may from time to time pay to the members
	such interim dividends as appear to it to be justified by the profits of the company.
	(i) The Board may, before recommending any dividend, set aside out of the profits of the
	company such sums as it thinks fit as a reserve or reserves which shall, at the discretion of the
	Board, be applicable for any purpose to which the profits of the company may be properly
	applied, including provision for meeting contingencies or for equalizing dividends; and pending
	such application, may, at the like discretion, either be employed in the business of the company
	or be invested in such investments (other than shares of the company) as the Board may, from
	time to time, thinks fit.
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	(ii) The Board may also carry forward any profits which it may consider necessary not to divide,
	without setting them aside as a reserve.
	/i) Cubicat ta the gights of consoner if any contitled to above with a pacial gights on the dividende
	(i) Subject to the rights of persons, if any, entitled to shares with special rights as to dividends,
	all dividends shall be declared and paid according to the amounts paid or credited as paid on
	the shares in respect whereof the dividend is paid, but if and so long as nothing is paid upon
	any of the shares in the company, dividends may be declared and paid according to the
	amounts of the shares.
	(ii) No amount poid or graditad as paid on a share in advance of call about the three tables.
	(ii) No amount paid or credited as paid on a share in advance of calls shall be treated for the
	purposes of this regulation as paid on the share.
	(iii) All dividends shall be apportioned and paid proportionately to the amounts paid or credited
	as paid on the shares during any portion or portions of the period in respect of which the
	dividend is paid; but if any share is issued on terms providing that it shall rank for dividend as
	from a particular date such share shall rank for dividend accordingly.
	The Board may deduct from any dividend payable to any member all sums of money, if any,
	presently payable by him to the company on account of calls or otherwise in relation to the
	shares of the company.
	(i) Any dividend, interest or other monies payable in cash in respect of shares may be paid by
	cheque or warrant sent through the post directed to the registered address of the holder or, in
	the case of joint holders, to the registered address of that one of the joint holders who is first
	named on the register of members, or to such person and to such address as the holder or joint
	holders may in writing direct.
	(ii) Every such cheque or warrant shall be made payable to the order of the person to whom it
	is sent.
	Any one of two or more joint holders of a share may give effective receipts for any dividends,
	bonuses or other monies payable in respect of such share.
	Notice of any dividend that may have been declared shall be given to the persons entitled to
	share therein in the manner mentioned in the Act.
	Share therein in the manner mentioned in the Act.
	No dividend shall bear interest against the company.
	Accounts
	(i) The Board shall from time to time determine whether and to what extent and at what times
	and places and under what conditions or regulations, the accounts and books of the company,
	or any of them, shall be open to the inspection of members not being directors.

	(ii) No member (not being a director) shall have any right of inspecting any account or book or document of the company except as conferred by law or authorised by the Board or by the company in general meeting.
	Winding up
	Subject to the provisions of Chapter XX of the Act and rules made thereunder—
	(i) If the company shall be wound up, the liquidator may, with the sanction of a special resolution of the company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part of the assets of the company, whether they shall consist of property of the same kind or not.
	(ii) For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.
	(iii) The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories if he considers necessary, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.
	Indemnity
	Every officer of the company shall be indemnified out of the assets of the company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in which relief is granted to him by the court or the Tribunal.
	Others

Subscriber Details

S. No.	Subscriber Details							
	Name, Address, Description and Occupation	DIN / PAN / Passport number	Place	DSC	Dated			
1.								
2								

	Signed before me								
Name Pr (ACA/FCA/A FCS/ACMA)	'ACS/	*Name of the witness	*Address, Description and Occupation	*DIN / PAN / Passport number / Membership number	*Place	DSC	Dated		

Attachments				lacksquare
First Subscriber (s) sheet	Max 2 MB	Choose File	Remove	Download
Declaration				
Pursuant to resolution no. Board of Directors, declare that following amendments have	dated, been adopted in Article	es of Association:	I, on the b	ehalf of
To be digitally signed by				
Name				
Designation		Director		
DIN				V
DSC		DSC BOX		
		Save	Subr	nit
SPICe+ Part-A		Form la	anguage	Hindi
Name Reservation [Pursuant to section 4 of Companies Act, 2013 read with rule 8 and 9 of Companies (Incorporation) Rules 2014] Form NO. INC-32	्र्य सत्यमेव जयते	Liigiis		mui
Refer instruction kit for filing the form				
All fields marked in * are mandatory				
Company Information				
1 (a) *Type of company				
*LLPIN				

* Class of the company

Search and select industry sub-class Main Sub-class of industrial activity of the company	* Category of the company	
Main Sub-class of industrial activity of the company Description of the main sub-class *Particulars of the proposed or approved name L. ii. Attachment Choose file Save Submit SPICe + Part B Form language English Hindi Hindi Form NO, INC-32 Refer instruction kit for filing the form All fields marked in * are mandatory. Structure of the Company Structure of the Company Structure of the Company Structure of the Company	Sub-category of the company	
*Particulars of the proposed or approved name L. Attachment Choose file SPICE + Part B Simplified Proforma for Incorporating Company Electronically [Pursuant to sections 4, 7, 8(1) 12, 152 and 153 of the Companies Act, 2013 read with rules made thereunder] — Form NO. INC-32 Refer instruction kit for filing the form All fields marked in * are mandatory. Structure of the Company	Search and select industry sub-class	
Attachment Choose file SPICe + Part B Simplified Proforma for Incorporating Company Electronically [Pursuant to sections 4, 7, 8(1) 12, 152 and 153 of the Companies Act, 2013 read with rules made thereunder] — Form No. INC-32 Refer instruction kit for filing the form All fields marked in * are mandatory. Structure of the Company	activity of the company	<u></u>
SPICe + Part B Simplified Proforma for Incorporating Company Electronically [Pursuant to sections 4, 7, 8(1) 12, 152 and 153 of the Companies Act, 2013 read with rules made thereunder] – Form NO. INC-32 Refer instruction kit for filing the form All fields marked in * are mandatory.	I. ii.	
Simplified Proforma for Incorporating Company Electronically [Pursuant to sections 4, 7, 8(1) 12, 152 and 153 of the Companies Act, 2013 read with rules made thereunder] – Form NO. INC-32 **Refer instruction kit for filing the form All fields marked in * are mandatory. Structure of the Company		Form language
All fields marked in * are mandatory. Structure of the Company	[Pursuant to sections 4, 7, 8(1) 12, 152 and 153 of the Companies Act, 2013 read with rules made thereunder] –	English Hindi
Structure of the Company	Refer instruction kit for filing the form	
	All fields marked in * are mandatory.	
1 (a) *Whether AOA is entrenched? O Yes O No	Structure of the Company	
(b) Number of Articles to which provisions of entrenchment is applicable		O Yes O No

[भाग II-खण्ड 3(i)] भारत का राजपत्र : असाधारण 241

Detail	IS 01	· suc	:h a	rtic	les

(a) Enter the maximum number of members

(b) Maximum number of members excluding proposed employees

Sr. No.	Article Number	Short description of	n entrenchment of the clause
2. *Company i	is	O Having	share capital O Not having share capit
3A *Capital str	ructure of the company		
	ed share capital (in INR)		
otal authoriz	eu share capital (ili livit)		
otal classified	d authorized share capita	l (in INR)	
*Total unclass	sified authorized share ca	pital (in INR)	
Fotal subscrib	ed share capital (in INR)		
Total Sabsellb	ed share capital (iii iivit)		
3A(i) *Equity s	hare capital		
Number of cla	isses		
Description of	equity share capital		
	Class of shares	Authorized capital	Subscribed capital
Number of eq	uity shares		
Nominal amou	unt per share (in INR)		
Total amount	(in INR)		
3Δ(ii) *Prefere	ence share capital		
Number of cla	-		
Number of cia	13353		
Description of	Preference share capital		
	Class of shares	Authorized capital	Subscribed capital
Number of a	preference shares		
1			
Nominal am	lount per share (in livk)		

(c) Number of members			
(d) Number of members excluding proposed employee(s)			
4A *Correspondence address			
*Line I			
Line II			
*Pin code			
*Area/Locality			
*City			
*State/UT			
*District			
Contact Details: Phone No			
Contact details: Mobile No.		+91	
Fax			
email ID of the company			
4B *Whether the address for correspondence is the address of re	gistered	○Yes	○ No
office of the company		9	•
(In case Yes is selected, please provide Longitude and Latitude details)			
Longitude			
Latitude			
Attachments:			
 Proof of Office address along with NOC, if applicable (Conveyance/ Lease deed /Rent Agreement along with rent receipts); 	Max 2 MB	Choose File	Remove
2. Copy of the utility bills (not older than two months);	Max 2 MB	Choose File	Remove
4C *Name of the office of the Registrar of Companies in which t company is to be registered	he proposed		

5. *Number of first subscriber(s) to MOA and directors of the company

	Having valid DIN	Not having valid DIN
(a) Total number of first subscribers (non-individual + individual)		
(b) Number of non-individual first subscriber(s)		
(c) Number of individual first subscriber(s) cum director(s)		
(d)Total number of directors (director(s) who Is/are not subscriber(s) + subscriber(s) cum director(s) as mentioned in above Row no. 3)		

6. Particulars of Non- Individual Subscribers / Individual Subscribers other than Subscriber(s) cum Directors

6A *Particulars of non-individual first subscriber(s)

6/

A(i) Particulars of entity	
*Category (Company/Foreign company/ Company incorporated outside India Body Corporate/Others)	V
*Corporate identity number (CIN) or foreign company registration number (FCRN) or any other registration number	Pre-Fill
*Name of the body corporate	
Registered office address or Principal place of business in India or Principal place of business outside India	
*Line I	
Line II	
*Country	
*Pin code	
Area/ Locality	▼
*City	
*State / UT	
District	
*Phone (with STD/ISD code)	
Fax	

*email ID of the company	
5A(ii) Particulars of the person authorized by the entity	
Director Identification number (DIN)	Pre-Fill
Fetch from digilocker	
*First Name	
Middle Name	
*Surname	
*Father's First Name	
Father's Middle Name	
*Father's Surname	
*Gender (Male/Female/Transgender)	▼
*Date of Birth (<u>DD/MM/YYYY</u>)	
*Nationality	
Income tax- PAN	Verify details
*Place of Birth (District & State)	
*Occupation type	V
(Business/Professional/Government /Employment/Private Employment /Housewife Student/Others	
*Area of Occupation	▼
*If 'Others' selected, please specify	
*Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others)	
If 'Others' selected, please specify	
Present Address	
*Line I	
Line II	

*Country			lacksquare
*Pin code			
*Area/ Locality			lacksquare
*City			
* State / UT			
District			
*Phone (with STD/ISD code)			
Fax			
e-mail ID of the company			
* Identity Proof (Voters Identity Card/ Passport/Driving License/Aadhaar)			▼
* Residential Proof (Voters Identity Card/ Passport/Driving License/Aadhaar)			V
*Identity Proof No.			
*Residential Proof No.			
*Submit the proof of identity and proof of address (c) * Proof of identity	Max 2 MB	Choose File Remove Dow	nload
(d) *Residential proof	Max 2 MB	Choose File Remove Dow	nload
Description of Share capital			
Total subscribed share capital (in INR)			
Description of equity share capital			
*Number of classes			
Class of shares	Subscribed ca	apital	
Number of equity shares			
Nominal amount per share (in INR)			
Total amount (in INR)			
Description of Preference share capital			
*Number of classes			

Class of shares	Subscribed capital
Number of preference shares	
Nominal amount per share (in INR)	
Total amount (in INR)	
	nt approval under the Foreign Exchange Management (Non-debt Instruments) Rule ne has been obtained, and is enclosed herewith.
or	
I am not required to obtain the Govern Rules, 2019 prior to subscription of shares.	ment approval under the Foreign Exchange Management (Non-debt Instruments)
6B Particulars of individual first subscriber(s) oth	er than subscriber cum director (having valid DIN)
*Director Identification number (DIN)	
Director identification number (Dirty)	
*Name	Pre-Fill
Description of Share capital	
Total subscribed share capital (in INR)	
Description of equity share capital	
*Number of classes	
Class of shares	Cubacuibad aquibal
Class of shares	Subscribed capital
Number of equity shares	
Nominal amount per share (in INR)	
Total amount (in INR)	
Description of Preference share capital	
*Number of classes	
Class of shares	Subscribed capital
Number of preference shares	
Nominal amount per share (in INR)	
Total amount (in INR)	

0 I am required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith.

0 I am not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares.

Fetch from digilocker

6C *Particulars of individual first subscriber(s) other than subscriber cum director (Not having valid DIN)

*First Name	
Middle Name	
*Surname	
*Father's First Name	
Father's Middle Name	
*Father's Surname	
*Gender (Male/Female/Transgender)	V
*Date of Birth (DD/MM/YYYY)	
*Nationality	
*Place of Birth (District & State)	
*Occupation type (Business/Professional/Government /Employment/Private Employment /Housewife Student/Others)	▼
Area of Occupation	V
If 'Others' selected, please specify	
*Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others)	▼
If 'Others' selected, please specify	
PAN ************************************	Verify details
*email ID Permanent address	
*Line I	

Line II	
*Country	
*Pin code	
*Area/ Locality	
*City	
State / UT	
District	
*Phone (with STD/ISD code)	
*Whether present residential address same as permanent residential address	O Yes O No
*Present address	
* Line I	
Line II	
*Country	
*Pin code	
Area/ Locality	▼
*City	
* State / UT	
District	
*Phone (with STD/ISD code)	
Duration of stay at present address (Years/Month)	
(Year -> 0 to 99 Month -> 0 to 11) *If Duration of stay at present address is less than one year then address of previous	L
residence	
* Identity Proof (Voters Identity Card/ Passport/Driving License/Aadhaar)	■
*Residential Proof	V
(Voters Identity Card/ Passport/Driving License/Aadhaar)	
*Identity Proof No.	
*Residential Proof No	

^{*}Submit the proof of identity and proof of address

7. Particulars of Subscriber(s) cum Directors/ Directors of the Company

7A Particulars of Subscriber(s) cum Directors (having valid DIN)

7A(i) Basic details of Subscriber(s) cum Directors

Director Identification number (DIN)

Pre-Fill

*Name

*Designation (Director/Managing director/Whole time director/Nomin	ee director)			T
*Category (Promoter/Professional /Independent, /Nominee)				
Whether				
☐ Chairman				
Executive director				
Non-executive director				
*Name of the company or institution whose n	ominee the appointee is			
*email ID				
Description of Share capital				
Total subscribed share capital (in INR)				
Description of equity share capital				
*Number of classes				
Class of shares		Subscribed cap	pital	
Class of shares Number of equity shares		Subscribed cap	pital	
		Subscribed cap	pital	
Number of equity shares		Subscribed cap	pital	
Number of equity shares Nominal amount per share (in INR)		Subscribed cap	pital	
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital *Number of classes				
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital		Subscribed cap		
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital *Number of classes				
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital *Number of classes Class of shares Number of preference shares Nominal amount per share (in INR)				
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital *Number of classes Class of shares Number of preference shares				
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital *Number of classes Class of shares Number of preference shares Nominal amount per share (in INR)	ers cum directors have interest			
Number of equity shares Nominal amount per share (in INR) Total amount (in INR) Description of Preference share capital *Number of classes Class of shares Number of preference shares Nominal amount per share (in INR) Total amount (in INR)				

[भाग	Ⅱ—खण्ड 3(i)]			भारत का राजपत्र	: असाधारण			251
	*Name							
	*Address							
	*Nature of interest	*Designation			Others (spe	cify)		
		Percentage of Share	holding		Amo	ount (in IN	NR)	
0 or		d to obtain the Gover				_		uments) Rules,
0	I am not req	uired to obtain the Go	overnment ap	pproval under the F	oreign Exchange	Managem	nent (Non-debt I	nstruments)
	Rules, 2019	prior to subscription o	of shares.					
70	Particulars of	Subscriber(s) cum Dii	ractors (Not l	having valid DINI				
70		rom digilocker	ectors (Not i	maving valid bliv)				
7B(i) I	Basic details of	Subscriber(s) cum Dir	ectors					
*First	Name							
Midd	dle Name							
*Surr	name							
*Fath	ner's First Nam	e						
Fath	er's Middle Na	ime						
*Fath	ner's Surname							
*Gen	der							
*Da	te of Birth (DD	/MM/YYYY)						
*Nat	cionality							
*Pla	ace of Birth							
Whe	ether citizen o	f India				\circ	Yes	O No

Whether resident in India	O Y	'es	O No
*Occupation type			
(Business/Professional/Government /Employment/Private Employment /Housewife Student/Others			▼
*Area of Occupation			▼
If 'Others' selected, please specify			
*Educational Qualification			
(Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others)			
If 'Others' selected, please specify			
PAN		Ve	erify details
*Designation (Director/Managing director/Whole time director/Nominee director)			▼
*Category (Promoter/Professional /Independent, /Nominee)			V
Whether Chairman Executive director Non-executive director			
*Name of the company or institution whose nominee the appointee is			
* Mobile No			
* Email ID			
Permanent address			
*Line I			
Line II			
*Country			▼
*Pin code			
*Area/ Locality			▼
*City			
*State / UT			

*District				
Phone (with STD/ISD code)				
*Whether present residential address same as permanent reside	ential address	O Ye	es (O No
*Present address				
*Line I				
Line II				
*Country				▼
*Pin code				
*Area/ Locality				▼
*City				
State / UT				
District				
Phone (with STD/ISD code)				
Duration of stay at present address (Years/Month)				▼
(Year -> 0 to 99 Month -> 0 to 11)				
*If Duration of stay at present address is less than one year their residence	n address of previous			
*Identity Proof				
, (Voters Identity Card/ Passport/Driving License/Aadhaar)				
*Residential Proof				lacktriangle
(Voters Identity Card/ Passport/Driving License/Aadhaar)				
*Identity Proof No.				
Residential Proof No.				
*Submit the proof of identity and proof of address				
* Proof of identity	Max 2 MB	Choose File	Remove	Download
Residential proof	Max 2 MB	Choose File	Remove	Download
Description of Share capital				

Total subscribed share capital (in INR)

Number of c	lasses	
	Class of shares	Subscribed capital
Number of	equity shares	
	nount per share (in INR)	
Total amou		
escription of	Preference share capital	
lumber of c	lasses	
	Class of shares	Subscribed capital
Number of	preference shares	
Nominal am	nount per share (in INR)	
Total amou	nt (in INR)	
Number of	etion of entities in which Subscribers cum of entities in which director has interest /FCRN/Registration number	directors have interest
*Name *Address *Nature of interest	*Designation	Others (specify)

or

I am not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares.

7C. Particulars of Directors (having valid DIN)

7C(i) Basic deta	tails of Directors	
*Director Iden	ntification number (DIN)	
*Name		
*Designation (Director/Man	naging director/Whole time director/Nominee director)	V
*Category (Promoter/Pro	ofessional /Independent, /Nominee)	▼
Whether Chairman	1	
Executive	e director	
Non-execu	cutive director	
Name of the co	company or institution whose nominee the appointee is	
*email ID		
7C(ii) Declarati	tion of entities in which Subscribers cum directors have interest	
Number of	f entities in which director has interest	
*CIN/LLPIN/	/FCRN/Registration number	
*Name		
*Address		
*Nature of interest	*Designation Others (specify)	
	Percentage of Shareholding Amount (in INR)	

]

7D. Particulars of Directors (Not having DIN)

Fetch from digilocker

*First Name		
Middle Name		
*Surname		
*Father's First Name		
Father's Middle Name		
*Father's Surname		
*Gender		
Gender		
*Date of Birth (DD/MM/YYYY)		
*Nationality		
*Place of Birth		
Whether citizen of India	○ Yes ○ No)
Whether resident in India	O Yes O No)
*Occupation type		
(Business/Professional/Government /Employment/Private Employment /Housewife Student/Others		V
		V
Student/Others		_
*Area of Occupation If 'Others' selected, please specify		V
*Area of Occupation If 'Others' selected, please specify *Educational Qualification		V
*Area of Occupation If 'Others' selected, please specify		_
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional		V
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others)	Verify details	▼
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN	Verify details	\[\bar{\pi} \] \[\bar{\pi} \
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN *Designation	Verify details	▼
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN	Verify details	\[\bar{\pi} \] \[\bar{\pi} \
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN *Designation (Director/Managing director/Whole time director/Nominee director) *Category	Verify details	
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN *Designation (Director/Managing director/Whole time director/Nominee director)	Verify details	\[\bar{\pi} \] \[\bar{\pi} \
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN *Designation (Director/Managing director/Whole time director/Nominee director) *Category (Promoter/Professional /Independent, /Nominee) Whether	Verify details	
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN *Designation (Director/Managing director/Whole time director/Nominee director) *Category (Promoter/Professional /Independent, /Nominee) Whether Chairman	Verify details	
*Area of Occupation If 'Others' selected, please specify *Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others) If 'Others' selected, please specify PAN *Designation (Director/Managing director/Whole time director/Nominee director) *Category (Promoter/Professional /Independent, /Nominee) Whether	Verify details	

*Name of the company or institution whose nominee the appointee is	
* Mobile No	
* Email ID	
Permanent address	
*Line I	
Line II	
*Country	▼
*Pin code	
Area/ Locality	V
*City	
*State/UT	
District	
Phone (with STD/ISD code)	
*Whether present residential address same as permanent residential address	O Yes O No
*Present address	
*Line I	
Line II	
*Country	V
*Pin code	
*Area/ Locality	▼
*City	
State / UT	
District	
Phone (with STD/ISD code)	

Duration of	stay at present address (Years/Month)		
(Year -> 0 to 9 Month -> 0 to			
*If Duration o residence	of stay at present address is less than one year ther	n address of previous	
* Identity Pro	oof v Card/ Passport/Driving License/Aadhaar)		▼
* Residential I (Voters Identity	Proof y Card/ Passport/Driving License/Aadhaar)		
*Identity Pro	of No.		
*Residential	Proof No.		
*Submit the p	proof of identity and proof of address		
(a) * Proof c	of identity	Max 2 MB	Choose File Remove Download
(b) *Reside	ential proof	Max 2 MB	Choose File Remove Download
Number o	tion of entities in which Directors have interest f entities in which director has interest FCRN/Registration number		
Addi C33			
*Nature of interest	*Designation	Others (specify)	
	Percentage of Shareholding	Amount (ir	n INR)
8. OPC Nomina	ation		
8A *Nominatio	on		
*	the subscriber to the	ne memorandum of assoc	iation of
do hereby non	minate * First Name Mi	ddle Name	Last Name

who shall become the member of the company in the event of my death or incapacity to contract. I declare that the nominee is eligible for nomination within the meaning of Rule 3 of the Companies (Incorporation) Rules, 2014.

8B *Particulars of the Nominee

(ii) Particulars of the person authorized by the entity

Director Identification r	number i	(DIN)	
---------------------------	----------	-------	--

Fetch from digilocker	
*First Name	
Middle Name	
*Surname	
*Father's First Name	
Father's Middle Name	
*Father's Surname	
*Gender	
*Date of Birth (DD/MM/YYYY)	
*Nationality	
*Income tax -PAN	Verify details
*Place of Birth (District & State)	
*Occupation type (Business/Professional/Government /Employment/Private Employment /Housewife Student/Others	▼
*Area of Occupation	V
If 'Others' selected, please specify	
*Educational Qualification (Primary education/Secondary education/Vocational qualification Bachelor's degree/master's degree/Doctorate or higher/Professional Diploma/Others)	▼
If 'Others' selected, please specify	
* Mobile No	
* Email ID	

Permanent Address		
*Line I		
Line II		
*Country		▼
*Pin code		
*Area/ Locality		▼
*City		
*State / UT		
District		
Phone (with STD/ISD code)		
Fax		
Whether present address same as permanent address *Present address	O Yes	O No
*Line I		
Line II		
*Country		▼
*Pin code		
*Area/ Locality		▼
*City		
State / UT		
District		
Phone (with STD/ISD code)		
Duration of stay at present address (Years/Month) (Year -> 0 to 99 Month -> 0 to 11)		V
*If Duration of stay at present address is less than one year then address of previous residence		
* Identity Proof (Voters Identity Card/ Passport/Driving License/Aadhaar)		▼

* Residential Proof (Voters Identity Card/ Passport/D	riving License/Aadho	aar)				V	
*Identity Proof No.							
Residential Proof No.							
*Submit the proof of identity ar	nd proof of addre	ess		_			
(a) * Proof of identity			Max 2	MB	Choose File Rei	move Download	
(b) Residential proof			Max 2	MB	Choose File Ren	nove Download	
*Declaration by Nominee							_
I do solemnly declare that I am the promotion, formation or n any breach of duty to any comp	nanagement of a	any company or LLP a	nd have	not been found gu	ilty of any fraud	or misfeasance or o	of
I am not a nominee in any oth prescribed period. I understand							ıe
To be digitally signed by Nomine	ee				DSC BOX		
9. Particulars of payment of sta	mp duty						
9A State or union territory in re	espect of which s	tamp duty is paid or t	o be pai	d			
9B *Whether stamp duty is to I	oe paid electroni	cally through MCA 21	system				
O Yes O No		pplicable					
9B(i) Details of stamp duty to be							
Type of document/ Part	iculars	Form		morandum of association	Articles of as	sociation	
Amount of stamp duty to be Rs.)	paid (in						
9B(ii) Provide details of stamp d	uty already paid						
Type of document/ Particulars	Form	Memorandu associatio		Articles of association	Otl	hers	
Total amount of stamp							

duty paid (in Rs.)

Mode of payment of stamp									
duty							¬ ∣ г		
duty									
Name of vendor or treasury									
or Authority or any other									
competent agency									
authorized to collect stamp									
duty or to sell stamp									
papers or to emboss the									
document or to dispense									
stamp vouchers on behalf									
of the government									
Serial number of									
embossing or stamps or									
stamp paper or treasury									
challan number									
Registration number of									
vendor									
Date of purchase of stamps									
or stamp paper or payment							$\neg \vdash$		
of stamp duty							[
(DD/MM/YYYY)									
Place of purchase of									
stamps or stamp paper or									
payment of stamp duty									
payment or stamp daty									
AN/TAN Information									
AN/TAN Information O. *Additional Information for Information specific to PAN	applying Per	manent Acc	count Num	nber (PAN) ar	nd Tax De	eduction A	Account N	umber (TAN)	
O. *Additional Information for Information specific to PAN					nd Tax Do	eduction <i>f</i>			
0. *Additional Information for		Manent Acc		ange Code	nd Tax Do	eduction A		umber (TAN)	
O. *Additional Information for Information specific to PAN					nd Tax Do	eduction A			
O. *Additional Information for Information specific to PAN					nd Tax De	eduction A			
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN		AO type	R	ange Code	nd Tax De	eduction A	,	AO No.	
O. *Additional Information for Information specific to PAN Area Code			R		nd Tax Do	eduction A	,		
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN		AO type	R	ange Code	nd Tax De	eduction A	,	AO No.	
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN		AO type	R	ange Code	nd Tax Do	eduction A	,	AO No.	
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN		AO type	R	ange Code	nd Tax De	eduction A	,	AO No.	
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN		AO type	R	ange Code	nd Tax De	eduction A	,	AO No.	
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN Area Code Source of Income		AO type	R	lange Code			,	AO No.	
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN Area Code		AO type	R	ange Code			,	AO No.	pperty
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN Area Code Source of Income Income from Business/pro	fession	AO type	R	ange Code ange Code Capital	Gains		,	AO No.	pperty
O. *Additional Information for Information specific to PAN Area Code Information specific to TAN Area Code Source of Income	fession	AO type	R	ange Code ange Code Capital			,	AO No.	pperty

Attachments

(h) Memorandum of association	Max 2 MB Choose File Remove Download
(i) Articles of association	Max 2 MB Choose File Remove Download
(c) Declaration by first subscriber(s) and director(s);(Affidavit is not required to be attached);	Max 2 MB Choose File Remove Download
 (j) Copy of certificate of incorporation of the foreign body corporate and resolution passed by foreign company or authority given through constitutional document; 	Max 2 MB Choose File Remove Download
(e) Resolution passed by promoter company;	Max 2 MB Choose File Remove Download
(f) Interest of first director(s) in other entities	Max 2 MB Choose File Remove Download
(g) Optional attachment(s) (if any)	Max 2 MB Choose File Remove Download
Declaration	
l have gone through the provisions of the Companies Act, thereunder in respect of reservation of name, understood the mea	•
 I have used the search facilities available on the portal of the North of the proposed name with the companies and Limited Liability palready approved. I have also used the search facility for check trademarks and trade mark subject of an application under the Tresemblance of the proposed name to satisfy myself with the companies thereof. ☐ The proposed name is not in violation of the provisions of E amended from time to time. ☐ The proposed name is not offensive to any section of people phrases that are generally considered a slur against an ethnic ground. 	partnerships (LLPs) respectively already registered or the names king the resemblances of the proposed name with registered ade Marks Act, 1999 and other relevant search for checking the oliance of the provisions of the Act for resemblance of name and mblems and Names (Prevention of Improper Use) Act, 1950 as e, e.g. proposed name does not contain profanity or words or
lacksquare The proposed name is not such that its use by the company force.	will constitute an offence under any law for the time being in
I undertake to be fully responsible for the consequences in caprovisions of section 4(2) and section 4(4) of the Companies A understood the provisions of section 4(5) (ii) (a) and (b) of the Corresponsible for the consequences thereof.	ct, 2013 and rules thereto and I have also gone through and
*I named in the articles as a director of the company has been duly and declare that all the requirements of the Companies Act, Identification Number (DIN), registration of the company and matt	2013 and the rules made thereunder in respect of Director
as RBI, SEBI etc. have been obtained.	

declaration be issued under section 406 of the Act have been obtained from Central Government;

I on behalf of the promoters and the first directors, hereby declare that the reg acknowledging all communications and notices addressed to the proposed compa given address at item 4 (a) of this form;	
*I, on behalf of all the first director(s) named in the Articles of Association of the declaration given herein as stated above are true to the best of my knowledge and application form for incorporation and attachments thereto are correct and compusuppressed. All the required attachments have been completely, correctly and original records maintained by the promoters subscribing to the Memorandum of I, on behalf of the proposed Directors whose particulars for allotment of DIN that they are not restrained, disqualified, removed for being appointed as Directompanies Act, 2013 including sections 164 and 169, and have not been decoffence Court or Judicial Magistrate Court or High Court or any other Court, and r Number (DIN) under section 154 of the Companies Act, 2013, and I further declar of Sections 154, 155, 447 and 448 read with Sections 449, 450 and 451 of the Companies I, on behalf of the proposed directors, hereby declare that person seeking apparal land border with India, necessary security clearance from Ministry of Home Affithe consent. O Yes O No. (if yes is opted, a copy of the security clearance is to DIN/PAN/Passport Number	nd belief, the information given in this integrated plete, and nothing relevant to this form has been legibly attached to this form and are as per the Association and Articles of Association. I are filled as above, hereby confirm and declare ector of a company under the provisions of the clared as proclaimed offender by any Economic not been already allotted a Director Identification re that I have read and understood the provisions in panies Act, 2013. pointment is a national of a country which shares fairs, Government of India shall be attached with
The MoA and AoA attached to the form in hard copy is exactly similar to e-Mo.	A and e-AOA to be attached with the form
I hereby declare as per Rule 5(iv) of Companies (Authorised to Register) Rules Part of the Act has filed all documents which are required to be filed under the LLF	* * * * -
	having Membership number
	d to give declaration under section 7(1) (b) and such
Note: Attention is drawn to the provisions of sections 7(5) and 7(6) which, inter-alia particulars of any information or suppression of any material information shall attra Attention is also drawn to provisions of section 448 and 449 which provide for punis false evidence respectively	act punishment for fraud under section 447.
*To be digitally signed by director	DSC BOX
*DIN / PAN	
11. Declaration and Certification by Professional	
member of	having office at *
Who is engaged in the formation of the come the purpose of certification of this form. It is hereby also certified that I have go 2013 and rules thereunder for the subject matter of this form and matters in particulars (including attachment(s)) from the original/certified records maintaine form and found them to be true, correct and complete and no information mat certify that;	ncidental thereto and I have verified the above ed by the applicant which is subject matter of this

- i. The draft memorandum and articles of association have been drawn up in conformity with the provisions of sections 4 and 5 and rules made thereunder; and
- ii. All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the company under section 7 of the Act and matters precedent or incidental thereto have been complied with.
- iii. The said records have been properly prepared, signed by the required officers of the Company and maintained as per the relevant provisions of the Companies Act, 2013 and were found to be in order;
- iv. I have opened all the attachments to this form and have verified these to be as per requirements, complete and legible;
- v. I further declare that I have personally visited the premises of the proposed registered office given in the form at the address mentioned herein above and verified that the said proposed registered office of the company will be functioning for the business purposes of the company (wherever applicable in respect of the proposed registered office has been given).
- vi. It is understood that I shall be liable for action under Section 448 of the Companies Act, 2013 for wrong certification, if any found at any stage.
- vii. The draft memorandum and articles of association have been drawn up in conformity with the provisions of section 8 and rules made thereunder; and
- viii. All the requirements of Companies Act, 2013 and the rules made thereunder relating to registration of the company under section 8 of the Act and matters precedent or incidental thereto have been complied with.

Chartered accountant (in whole-time practice) or	
Cost accountant (in whole-time practice) or	
Company secretary (in whole-time practice)	
Whether associate or fellow:	
Associate O Fellow	
Membership number	
Certificate of practice number	
Income-tax PAN	
	Save
For office use only:	Save
For office use only: e-Form Service request number (SRN)	Save Submit
	Save Submit
e-Form Service request number (SRN)	Save Submit
e-Form Service request number (SRN) e-Form filing date (dd/mm/yyyy)	Save Submit DSC BOX

Form No. INC-33

e-MOA (e-Memorandum of Association)

[Pursuant to Schedule I (see Sections 4 and 5) to the Companies Act, 2013]



orm	language

English

Rupees each



 \blacksquare

be

Refer instruction kit for filing the form

All fields marked in * are mandatory

- (A MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY SHARES
- B MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY GUARANTEE AND NOT HAVING A SHARE CAPITAL

C - MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY GUARANTEE AND HAVING A SHARE CAPITAL D - MEMORANDUM OF ASSOCIATION OF AN UNLIMITED COMPANY AND NOT HAVING SHARE CAPITAL E - MEMORANDUM OF ASSOCIATION OF AN UNLIMITED COMPANY AND HAVING SHARE CAPITAL)	
Table A/B/C/D/E	
1 *The name of the company is	
2 *The registered office of the company will be situated in the State of	
3 (a) *The objects to be pursued by the company on its incorporation are:	
(b) *Matters which are necessary for furtherance of the objects specified in clause 3(a) are	
4 The liability of the member(s) is limited, and this liability is limited to the amount unpaid if a	any, on the shares held by them.
The liability of the member(s) is limited	
The liability of the member(s) is Unlimited	
5 Every member of the company undertakes to contribute:	
(i) to the assets of the company in the event of its being wound up while he is a member, o a member, for payment of the debts and liabilities of the company or of such debts and libefore he ceases to be a member; and	· · · · · · · · · · · · · · · · · · ·
(ii) to the costs, charges and expenses of winding up (and for the adjustment of the rights of themselves), such amount as may be required, not exceeding	rupees.
(iii) The share capital of the company is rupees, divide	d into

Add row

Delete row

Equity/Preference

▼ Shares of

6 We, the several persons, whose names and address are subscribed, are desirous of being formed into a company in pursuance
of this memorandum of association, and we respectively agree to take the number of shares in the capital of the company set
against our respective names:

I, whose name and address is given below, am desirous of forming a company in pursuance of this memorandum of association and agree to take all the shares in the capital of the company:

We, the several persons, whose names and addresses are subscribed, are desirous of being formed into a company in pursuance of this memorandum of association:

Subscriber Details

S. No.	Subscriber Details				
	*Name, Address, Description and Occupation	DIN / PAN / Passport number	No. of shares taken	DSC	Dated
1	Prefill	Prefill	Prefill		
2	Prefill	Prefill	Prefill		
Total shares taken			Prefill		

		Signed befo	ro mo		
Membership type of the witness (ACA/FCA/ACS/FCS/ACMA/FCMA)	*Name of the witness	*Address, Description and Occupation	*DIN / PAN / Passport number / Membership number	DSC	Dated
ACA/FCA/ACS/FCS/ACWIA/FCWIA/					
7 Shri / Smt. member.	aged	Of years shall be the r	resident of nominee in the event of de	ath of the	sole
Attachments					
First Subscriber (s) sheet		Max 2 MB	Choose File Rem	ove	ownload
Declaration					
Pursuant to resolution no.		dated,		n the beha	lf of
Board of Directors, declare that f	following amendment	s have been adopted in Memora	indum of Association:		
To be digitally signed by Name					
Designation			Director		
DIN					lacksquare
DSC			DSC BOX		

Submit

Form No. INC-34

e-AOA (e-Articles of Association)

[Pursuant to Schedule I (see Sections 4 and 5) to the Companies Act, 2013]



Form	language
------	----------

English



Refer instruction kit for filing the form

All fields marked in * are mandatory

Table applicable to company	as notified	under schedul	e I of the	Companies	Act,	2013
(F, G, H, I, J)						

Table F / G / H / I / J (basis on the selection of above-mentioned field) as notified under schedule I of the companies Act, 2013 is applicable to

(F - A COMPANY LIMITED BY SHARES

- ${\it G-A}$ COMPANY LIMITED BY GUARANTEE AND HAVING A SHARE CAPITAL
- H A COMPANY LIMITED BY GUARANTEE AND NOT HAVING SHARE CAPITAL
- I AN UNLIMITED COMPANY AND HAVING A SHARE CAPITAL
- J AN UNLIMITED COMPANY AND NOT HAVING SHARE CAPITAL)

The name of	of the	company
-------------	--------	---------

Chec	Ch	Art	Description
k if	eck	icl	
not	if	е	
appli	alt	No	
cabl	ere		
е	d		
			Interpretation
			(1) In these regulations—
			(a) "the Act" means the Companies Act, 2013,
			(b) "the seal" means the common seal of the company.
			(2) Unless the context otherwise requires, words or expressions contained in these regulations shall bear the same
			meaning as in the Act or any statutory modification thereof in force at the date at which these regulations become
			binding on the company.
			Number of Members (in-case of Table G / Table I)/ Members (in-case of Table H / Table J)
			The number of members with which the company proposes to be registered is hundred, but the Board of
			Directors may, from time to time, register an increase of members.
			The subscribers to the memorandum and such other persons as the Board shall admit to membership shall be
			members of the company.
			Share capital and variation of rights
			Subject to the provisions of the Act and these Articles, the shares in the capital of the company shall be under the
			control of the Directors who may issue, allot or otherwise dispose of the same or any of them to such persons, in
			such proportion and on such terms and conditions and either at a premium or at par and at such time as they may
			from time to time think fit.

(i) Every person whose name is entered as a member in the register of members shall be entitled to receive within two months after incorporation, in case of subscribers to the memorandum or after allotment or within one

[भाग II—खण्ड 3(i)] भारत का राजपत्र : असाधारण 269

	month after the application for the registration of transfer or transmission or within such other period as the
	conditions of issue shall be provided,—
	(a) one certificate for all his shares without payment of any charges; or
	(b) several certificates, each for one or more of his shares, upon payment of twenty rupees for each certificate
	after the first. (ii) Every contificate shall be under the soal and shall specify the shares to which it relates and the amount paid up
	(ii) Every certificate shall be under the seal and shall specify the shares to which it relates and the amount paid-up thereon.
	(iii) In respect of any share or shares held jointly by several persons, the company shall not be bound to issue more
	than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient
	delivery to all such holders
	(i) If any share certificate be worn out, defaced, mutilated or torn or if there be no further space on the back for
	endorsement of transfer, then upon production and surrender thereof to the company, a new certificate may be
	issued in lieu thereof, and if any certificate is lost or destroyed then upon proof thereof to the satisfaction of the
	company and on execution of such indemnity as the company deem adequate, a new certificate in lieu thereof
	shall be given. Every certificate under this Article shall be issued on payment of twenty rupees for each certificate.
	(ii) The provisions of Articles (2) and (3) shall <i>mutatis mutandis</i> apply to debentures of the company.
П	Except as required by law, no person shall be recognised by the company as holding any share upon any trust, and
	the company shall not be bound by, or be compelled in any way to recognise (even when having notice thereof)
	any equitable, contingent, future or partial interest in any share, or any interest in any fractional part of a share, or
	(except only as by these regulations or by law otherwise provided) any other rights in respect of any share except
	an absolute right to the entirety thereof in the registered holder.
	(i) The company may exercise the powers of paying commissions conferred by sub-section (6) of section 40,
	provided that the rate per cent or the amount of the commission paid or agreed to be paid shall be disclosed in
	the manner required by that section and rules made thereunder.
	(ii) The rate or amount of the commission shall not exceed the rate or amount prescribed in rules made under sub-
	section (6) of section 40.
	Section (a) of section 10.
	(iii) The commission may be satisfied by the payment of cash or the allotment of fully or partly paid shares or
	partly in the one way and partly in the other.
	(i) If at any time the share capital is divided into different classes of shares, the rights attached to any class (unless
	otherwise provided by the terms of issue of the shares of that class) may, subject to the provisions of section 48,
	and whether or not the company is being wound up, be varied with the consent in writing of the holders of three-
	fourths of the issued shares of that class, or with the sanction of a special resolution passed at a separate meeting
	of the holders of the shares of that class.
	(ii) To every such separate meeting, the provisions of these regulations relating to general meetings shall <i>mutatis</i>
	mutandis apply, but so that the necessary quorum shall be at least two persons holding at least one-third of the
	issued shares of the class in question.
	The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not,
	unless otherwise expressly provided by the terms of issue of the shares of that class, be deemed to be varied by
	the creation or issue of further shares ranking <i>pari passu</i> therewith.
	Subject to the provisions of section 55, any preference shares may, with the sanction of an ordinary resolution, be
	issued on the terms that they are to be redeemed on such terms and in such manner as the company before the
	issue of the shares may, by special resolution, determine.
	Lien
	(i) The company shall have a first and paramount lien—
	(a) on every share (not being a fully paid share), for all monies (whether presently payable or not) called, or
1	payable at a fixed time, in respect of that share; and

	(b) on all shares (not being fully paid shares) standing registered in the name of a single person, for all monies presently payable by him or his estate to the company: Provided that the Board of directors may at any time declare any share to be wholly or in part exempt from the provisions of this clause.
	(ii) The company's lien, if any, on a share shall extend to all dividends payable and bonuses declared from time to time in respect of such shares.
	The company may sell, in such manner as the Board thinks fit, any shares on which the company has a lien:
	Provided that no sale shall be made— (a) unless a sum in respect of which the lien exists is presently payable; or (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of such part of the amount in respect of which the lien exists as is presently payable, has been given to the registered holder for the time being of the share or the person entitled thereto by reason of his death or insolvency.
	(i) To give effect to any such sale, the Board may authorise some person to transfer the shares sold to the purchaser thereof.
	(ii) The purchaser shall be registered as the holder of the shares comprised in any such transfer.
	(iii) The purchaser shall not be bound to see to the application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.
	(i) The proceeds of the sale shall be received by the company and applied in payment of such part of the amount in respect of which the lien exists as is presently payable.
	(ii) The residue, if any, shall, subject to a like lien for sums not presently payable as existed upon the shares before the sale, be paid to the person entitled to the shares at the date of the sale.
	Calls on shares
	(i) The Board may, from time to time, make calls upon the members in respect of any monies unpaid on their shares (whether on account of the nominal value of the shares or by way of premium) and not by the conditions of allotment thereof made payable at fixed times: Provided that no call shall exceed one-fourth of the nominal value of the share or be payable at less than one month from the date fixed for the payment of the last preceding call.
	(ii) Each member shall, subject to receiving at least fourteen days' notice specifying the time or times and place of payment, pay to the company, at the time or times and place so specified, the amount called on his shares.
	(iii) A call may be revoked or postponed at the discretion of the Board.
	A call shall be deemed to have been made at the time when the resolution of the Board authorising the call was passed and may be required to be paid by instalments.
	The joint holders of a share shall be jointly and severally liable to pay all calls in respect thereof.
	(i) If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the person from whom the sum is due shall pay interest thereon from the day appointed for payment thereof to the time of actual payment at ten per cent per annum or at such lower rate, if any, as the Board may determine.
	(ii) The Board shall be at liberty to waive payment of any such interest wholly or in part.

	(i) Any sum which by the terms of issue of a share becomes payable on allotment or at any fixed date, whether on account of the nominal value of the share or by way of premium, shall, for the purposes of these regulations, be deemed to be a call duly made and payable on the date on which by the terms of issue such sum becomes payable.
	(ii) In case of non-payment of such sum, all the relevant provisions of these regulations as to payment of interest and expenses, forfeiture or otherwise shall apply as if such sum had become payable by virtue of a call duly made and notified.
	The Board— (a) may, if it thinks fit, receive from any member willing to advance the same, all or any part of the monies uncalled and unpaid upon any shares held by him; and (b) upon all or any of the monies so advanced, may (until the same would, but for such advance, become presently payable) pay interest at such rate not exceeding, unless the company in general meeting shall otherwise direct, twelve per cent per annum, as may be agreed upon between the Board and the member paying the sum in advance.
	Transfer of shares
	(i) The instrument of transfer of any share in the company shall be executed by or on behalf of both the transferor and transferee.
	(ii) The transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof.
	The Board may, subject to the right of appeal conferred by section 58 decline to register— (a) the transfer of a share, not being a fully paid share, to a person of whom they do not approve; or (b) any transfer of shares on which the company has a lien.
	The Board may decline to recognise any instrument of transfer unless— (a) the instrument of transfer is in the form as prescribed in rules made under sub-section (1) of section 56; (b) the instrument of transfer is accompanied by the certificate of the shares to which it relates, and such other evidence as the Board may reasonably require to show the right of the transferor to make the transfer; and (c) the instrument of transfer is in respect of only one class of shares.
	On giving not less than seven days' previous notice in accordance with section 91 and rules made thereunder, the registration of transfers may be suspended at such times and for such periods as the Board may from time to time determine:
	Provided that such registration shall not be suspended for more than thirty days at any one time or for more than forty-five days in the aggregate in any year.
	Transmission of shares
	(i) On the death of a member, the survivor or survivors where the member was a joint holder, and his nominee or nominees or legal representatives where he was a sole holder, shall be the only persons recognised by the company as having any title to his interest in the shares
	(ii) Nothing in clause (i) shall release the estate of a deceased joint holder from any liability in respect of any share which had been jointly held by him with other persons.
	(i) Any person becoming entitled to a share in consequence of the death or insolvency of a member may, upon such evidence being produced as may from time to time properly be required by the Board and subject as hereinafter provided, elect, either—
	(a) to be registered himself as holder of the share; or(b) to make such transfer of the share as the deceased or insolvent member could have made.
	(ii) The Board shall, in either case, have the same right to decline or suspend registration as it would have had, if the deceased or insolvent member had transferred the share before his death or insolvency.

	(i) If the person so becoming entitled shall elect to be registered as holder of the share himself, he shall deliver or send to the company a notice in writing signed by him stating that he so elects.			
	(ii) If the person aforesaid shall elect to transfer the share, he shall testify his election by executing a transfer of the share.			
	(iii) All the limitations, restrictions and provisions of these regulations relating to the right to transfer and the registration of transfers of shares shall be applicable to any such notice or transfer as aforesaid as if the death or insolvency of the member had not occurred and the notice or transfer were a transfer signed by that member.			
	A person becoming entitled to a share by reason of the death or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not, before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the company:			
	Provided that the Board may, at any time, give notice requiring any such person to elect either to be registered himself or to transfer the share, and if the notice is not complied with within ninety days, the Board may thereafter withhold payment of all dividends, bonuses or other monies payable in respect of the share, until the requirements of the notice have been complied with.			
	In case of a One Person Company— (i) on the death of the sole member, the person nominated by such member shall be the person recognized by the company as having title to all the shares of the member;			
	(ii) the nominee on becoming entitled to such shares in case of the member's death shall be informed of such event by the Board of the company;			
	(iii) such nominee shall be entitled to the same dividends and other rights and liabilities to which such sole member of the company was entitled or liable;			
	(iv) on becoming member, such nominee shall nominate any other person with the prior written consent of such person who, shall in the event of the death of the member, become the member of the company.			
	Forfeiture of shares			
	If a member fails to pay any call, or instalment of a call, on the day appointed for payment thereof, the Board may, at any time thereafter during such time as any part of the call or instalment remains unpaid, serve a notice on him requiring payment of so much of the call or instalment as is unpaid, together with any interest which may have accrued.			
	The notice aforesaid shall—			
	(a) name a further day (not being earlier than the expiry of fourteen days from the date of service of the notice) on or before which the payment required by the notice is to be made; and			
	(b) state that, in the event of non-payment on or before the day so named, the shares in respect of which the call was made shall be liable to be forfeited.			
	If the requirements of any such notice as aforesaid are not complied with, any share in respect of which the notice has been given may, at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the Board to that effect.			
	(i) A forfeited share may be sold or otherwise disposed of on such terms and in such manner as the Board thinks fit.(ii) At any time before a sale or disposal as aforesaid, the Board may cancel the forfeiture on such terms as it thinks fit.			

	 (i) A person whose shares have been forfeited shall cease to be a member in respect of the forfeited shares, but shall, notwithstanding the forfeiture, remain liable to pay to the company all monies which, at the date of forfeiture, were presently payable by him to the company in respect of the shares. (ii) The liability of such person shall cease if and when the company shall have received payment in full of all such monies in respect of the shares.
	(i) A duly verified declaration in writing that the declarant is a director, the manager or the secretary, of the company, and that a share in the company has been duly forfeited on a date stated in the declaration, shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the share;
	(ii) The company may receive the consideration, if any, given for the share on any sale or disposal thereof and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of;
	(iii) The transferee shall thereupon be registered as the holder of the share; and
	(iv) The transferee shall not be bound to see to the application of the purchase money, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale or disposal of the share.
	The provisions of these regulations as to forfeiture shall apply in the case of non-payment of any sum which, by the terms of issue of a share, becomes payable at a fixed time, whether on account of the nominal value of the share or by way of premium, as if the same had been payable by virtue of a call duly made and notified.
	Alteration of capital
	The company may, from time to time, by ordinary resolution increase the share capital by such sum, to be divided
	into shares of such amount, as may be specified in the resolution. Subject to the provisions of section 61, the company may, by ordinary resolution, —
	(a) consolidate and divide all or any of its share capital into shares of larger amount than its existing shares;
	(b) convert all or any of its fully paid-up shares into stock, and reconvert that stock into fully paid-up shares of any denomination;
	(c) sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum;
	(d) cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.
	Where shares are converted into stock, —
	(a) the holders of stock may transfer the same or any part thereof in the same manner as, and subject to the same regulations under which, the shares from which the stock arose might before the conversion have been transferred, or as near thereto as circumstances admit: Provided that the Board may, from time to time, fix the minimum amount of stock transferable, so, however, that such minimum shall not exceed the nominal amount of the shares from which the stock arose.
	(b) the holders of stock shall, according to the amount of stock held by them, have the same rights, privileges and advantages as regards dividends, voting at meetings of the company, and other matters, as if they held the shares from which the stock arose; but no such privilege or advantage (except participation in the dividends and profits of the company and in the assets on winding up) shall be conferred by an amount of stock which would not, if existing in shares, have conferred that privilege or advantage.
	(c) such of the regulations of the company as are applicable to paid-up shares shall apply to stock and the words "share" and "shareholder" in those regulations shall include "stock" and "stock-holder" respectively.

	The company may, by special resolution, reduce in any manner and with, and subject to, any incident authorised			
	and consent required by law, —			
	(a) it share capital;			
	(b) any capital redemption reserve account; or			
	(c) any share premium account.			
	Capitalisation of profits			
	(i) The company in general meeting may, upon the recommendation of the Board, resolve—			
	(a) that it is desirable to capitalise any part of the amount for the time being standing to the credit of any of the			
	company's reserve accounts, or to the credit of the, profit and loss account, or otherwise available for distribution;			
	and			
	(b) that such sum be accordingly set free for distribution in the manner specified in clause (ii) amongst the			
	members who would have been entitled thereto, if distributed by way of dividend and in the same proportions.			
	members who would have been endiced thereto, it distributed by way or dividend and in the same proportions.			
	(ii) The sum aforesaid shall not be paid in cash but shall be applied, subject to the provision contained in clause			
	(iii), either in or towards—			
	(A) paying up any amounts for the time being unpaid on any shares held by such members respectively;			
	(B) paying up in full, unissued shares of the company to be allotted and distributed, credited as fully paid-up, to			
	and amongst such members in the proportions aforesaid;			
	(C) partly in the way specified in sub-clause (A) and partly in that specified in sub-clause (B);			
	(D) A securities premium account and a capital redemption reserve account may, for the purposes of this			
	regulation, be applied in the paying up of unissued shares to be issued to members of the company as fully paid			
	bonus shares;			
	(E) The Board shall give effect to the resolution passed by the company in pursuance of this regulation.			
	(i) Whenever such a resolution as aforesaid shall have been passed, the Board shall—			
	(a) make all appropriations and applications of the undivided profits resolved to be capitalised thereby, and all			
	allotments and issues of fully paid shares if any; and			
	(b) generally do all acts and things required to give effect thereto.			
	(ii) The Board shall have power—			
	(a) to make such provisions, by the issue of fractional certificates or by payment in cash or otherwise as it thinks			
	fit, for the case of shares becoming distributable in fractions; and			
	(b) to authorise any person to enter, on behalf of all the members entitled thereto, into an agreement with the			
	company providing for the allotment to them respectively, credited as fully paid-up, of any further shares to which			
	they may be entitled upon such capitalisation, or as the case may require, for the payment by the company on			
	their behalf, by the application thereto of their respective proportions of profits resolved to be capitalised, of the			
	amount or any part of the amounts remaining unpaid on their existing shares;			
	(iii) Any agreement made under such authority shall be effective and binding on such members.			
	Buy-back of shares			
	Notwithstanding anything contained in these articles but subject to the provisions of sections 68 to 70 and any			
	other applicable provision of the Act or any other law for the time being in force, the company may purchase its			
	own shares or other specified securities.			
	General meetings			
	All general meetings other than annual general meeting shall be called extraordinary general meeting.			
	(i) The Board may, whenever it thinks fit, call an extraordinary general meeting.			
	(ii) If at any time directors capable of acting who are sufficient in number to form a quorum are not within India,			
	any director or any two members of the company may call an extraordinary general meeting in the same manner,			
	as nearly as possible, as that in which such a meeting may be called by the Board.			
	assay as possible, as that in which sach a meeting may be called by the board.			

	Proceedings at general meetings			
	(i) No business shall be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business.			
	(ii) Save as otherwise provided herein, the quorum for the general meetings shall be as provided in section 103.			
	The chairperson, if any, of the Board shall preside as Chairperson at every general meeting of the company.			
	If there is no such Chairperson, or if he is not present within fifteen minutes after the time appointed for holding the meeting, or is unwilling to act as chairperson of the meeting, the directors present shall elect one of their members to be Chairperson of the meeting.			
	If at any meeting no director is willing to act as Chairperson or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.			
	In case of a One Person Company—			
	(i) the resolution required to be passed at the general meetings of the company shall be deemed to have been passed if the resolution is agreed upon by the sole member and communicated to the company and entered in the minutes book maintained under section 118;			
	(ii) such minutes book shall be signed and dated by the member;			
	(iii) the resolution shall become effective from the date of signing such minutes by the sole member.			
	Adjournment of meeting			
	(i) The Chairperson may, with the consent of any meeting at which a quorum is present, and shall, if so directed by the meeting, adjourn the meeting from time to time and from place to place.			
	(ii) No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.			
	(iii) When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting.			
	(iv) Save as aforesaid, and as provided in section 103 of the Act, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.			
	Voting rights			
	Subject to any rights or restrictions for the time being attached to any class or classes of shares, —			
	(a) on a show of hands, every member present in person shall have one vote; and (b) on a poll, the voting rights of members shall be in proportion to his share in the paid-up equity share capital of the company.			
	A member may exercise his vote at a meeting by electronic means in accordance with section 108 and shall vote only once.			
	(i) In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders.			
	(ii) For this purpose, seniority shall be determined by the order in which the names stand in the register of members.			

	A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction lunacy, may vote, whether on a show of hands or on a poll, by his committee or other legal guardian, and any succommittee or guardian may, on a poll, vote by proxy.		
	Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll.		
	No member shall be entitled to vote at any general meeting unless all calls or other sums presently payable by him in respect of shares in the company have been paid		
	(i) No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall be valid for all purposes.		
	(ii) Any such objection made in due time shall be referred to the Chairperson of the meeting, whose decision shall be final and conclusive.		
	Every member shall have one vote		
	A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given:		
	Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.		
	Proxy		
	The instrument appointing a proxy and the power-of-attorney or other authority, if any, under which it is signed or a notarised copy of that power or authority, shall be deposited at the registered office of the company not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the		
	instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for the taking of the poll; and in default the instrument of proxy shall not be treated as valid.		
	taking of the poll; and in default the instrument of proxy shall not be treated as valid.		
	taking of the poll; and in default the instrument of proxy shall not be treated as valid. An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105. A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was		
	taking of the poll; and in default the instrument of proxy shall not be treated as valid. An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105. A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given: Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.		
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	taking of the poll; and in default the instrument of proxy shall not be treated as valid. An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105. A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given: Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used. **Board of Directors** The number of the directors and the names of the first directors shall be determined in writing by the subscribers of the memorandum or a majority of them. (i) The remuneration of the directors shall, in so far as it consists of a monthly payment, be deemed to accrue from day-to-day. (ii) In addition to the remuneration payable to them in pursuance of the Act, the directors may be paid all travelling, hotel and other expenses properly incurred by them—		

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		The company may exercise the powers conferred on it by section 88 with regard to the keeping of a foreign register; and the Board may (subject to the provisions of that section) make and vary such regulations as it may think fit respecting the keeping of any such register.
		All cheques, promissory notes, drafts, <i>hundis</i> , bills of exchange and other negotiable instruments, and all receipts for monies paid to the company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, by such person and in such manner as the Board shall from time to time by resolution determine.
		Every director present at any meeting of the Board or of a committee thereof shall sign his name in a book to be kept for that purpose.
		(i) Subject to the provisions of section 149, the Board shall have power at any time, and from time to time, to appoint a person as an additional director, provided the number of the directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the articles. (ii) Such person shall hold office only up to the date of the next annual general meeting of the company but shall
		be eligible for appointment by the company as a director at that meeting subject to the provisions of the Act.
<u> </u>		Proceedings of the Board
		(i) The Board of Directors may meet for the conduct of business, adjourn and otherwise regulate its meetings, as it thinks fit.
		(ii) A director may, and the manager or secretary on the requisition of a director shall, at any time, summon a meeting of the Board.
		(i) Save as otherwise expressly provided in the Act, questions arising at any meeting of the Board shall be decided by a majority of votes.
		(ii) In case of an equality of votes, the Chairperson of the Board, if any, shall have a second or casting vote.
		The continuing directors may act notwithstanding any vacancy in the Board; but, if and so long as their number is reduced below the quorum fixed by the Act for a meeting of the Board, the continuing directors or director may act for the purpose of increasing the number of directors to that fixed for the quorum, or of summoning a general meeting of the company, but for no other purpose.
		(i) The Board may elect a Chairperson of its meetings and determine the period for which he is to hold office.
		(ii) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the directors present may choose one of their number to be Chairperson of the meeting.
		(i) The Board may, subject to the provisions of the Act, delegate any of its powers to committees consisting of such member or members of its body as it thinks fit.
		(ii) Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may be imposed on it by the Board.
		(i) A committee may elect a Chairperson of its meetings.
		(ii) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the members present may choose one of their members to be Chairperson of the meeting.
		(i) A committee may meet and adjourn as it thinks fit.
1	1	

	(ii) Questions arising at any meeting of a committee shall be determined by a majority of votes of the members present, and in case of an equality of votes, the Chairperson shall have a second or casting vote.
	All acts done in any meeting of the Board or of a committee thereof or by any person acting as a director, shall, notwithstanding that it may be afterwards discovered that there was some defect in the appointment of any one or more of such directors or of any person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such director or such person had been duly appointed and was qualified to be a director.
	Save as otherwise expressly provided in the Act, a resolution in writing, signed by all the members of the Board or of a committee thereof, for the time being entitled to receive notice of a meeting of the Board or committee, shall be valid and effective as if it had been passed at a meeting of the Board or committee, duly convened and held.
	In case of a One Person Company—
	(i) where the company is having only one director, all the businesses to be transacted at the meeting of the Board shall be entered into minutes book maintained under section 118;
	(ii) such minutes book shall be signed and dated by the director;
	(iii) the resolution shall become effective from the date of signing such minutes by the director.
	Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer
П	Subject to the provisions of the Act, —
	(i) A chief executive officer, manager, company secretary or chief financial officer may be appointed by the Board for such term, at such remuneration and upon such conditions as it may think fit; and any chief executive officer, manager, company secretary or chief financial officer so appointed may be removed by means of a resolution of the Board;
	(ii) A director may be appointed as chief executive officer, manager, company secretary or chief financial officer
	A provision of the Act or these regulations requiring or authorising a thing to be done by or to a director and chief executive officer, manager, company secretary or chief financial officer shall not be satisfied by its being done by or to the same person acting both as director and as, or in place of, chief executive officer, manager, company secretary or chief financial officer.
	The Seal
	(i) The Board shall provide for the safe custody of the seal.
	(ii) The seal of the company shall not be affixed to any instrument except by the authority of a resolution of the Board or of a committee of the Board authorised by it in that behalf, and except in the presence of at least two directors and of the secretary or such other person as the Board may appoint for the purpose; and those two directors and the secretary or other person aforesaid shall sign every instrument to which the seal of the company is so affixed in their presence.
	Dividends and Reserve
	The company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board.
	Subject to the provisions of section 123, the Board may from time to time pay to the members such interim dividends as appear to it to be justified by the profits of the company.
	(i) The Board may, before recommending any dividend, set aside out of the profits of the company such sums as it thinks fit as a reserve or reserves which shall, at the discretion of the Board, be applicable for any purpose to

	which the profits of the company may be properly applied, including provision for meeting contingencies or for equalizing dividends; and pending such application, may, at the like discretion, either be employed in the business of the company or be invested in such investments (other than shares of the company) as the Board may, from time to time, thinks fit.
	(ii) The Board may also carry forward any profits which it may consider necessary not to divide, without setting them aside as a reserve.
	(i) Subject to the rights of persons, if any, entitled to shares with special rights as to dividends, all dividends shall be declared and paid according to the amounts paid or credited as paid on the shares in respect whereof the dividend is paid, but if and so long as nothing is paid upon any of the shares in the company, dividends may be declared and paid according to the amounts of the shares.
	(ii) No amount paid or credited as paid on a share in advance of calls shall be treated for the purposes of this regulation as paid on the share.
	(iii) All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid on the shares during any portion or portions of the period in respect of which the dividend is paid; but if any share is issued on terms providing that it shall rank for dividend as from a particular date such share shall rank for dividend accordingly.
	The Board may deduct from any dividend payable to any member all sums of money, if any, presently payable by him to the company on account of calls or otherwise in relation to the shares of the company.
	(i) Any dividend, interest or other monies payable in cash in respect of shares may be paid by cheque or warrant sent through the post directed to the registered address of the holder or, in the case of joint holders, to the registered address of that one of the joint holders who is first named on the register of members, or to such person and to such address as the holder or joint holders may in writing direct.
	(ii) Every such cheque or warrant shall be made payable to the order of the person to whom it is sent.
	Any one of two or more joint holders of a share may give effective receipts for any dividends, bonuses or other monies payable in respect of such share.
	Notice of any dividend that may have been declared shall be given to the persons entitled to share therein in the manner mentioned in the Act.
	No dividend shall bear interest against the company.
	Accounts
	(i) The Board shall from time to time determine whether and to what extent and at what times and places and under what conditions or regulations, the accounts and books of the company, or any of them, shall be open to the inspection of members not being directors.
	(ii) No member (not being a director) shall have any right of inspecting any account or book or document of the company except as conferred by law or authorised by the Board or by the company in general meeting.
	Winding up
	Subject to the provisions of Chapter XX of the Act and rules made thereunder—

	(i) If the company shall be wound up, the liquidator may, with the sanction of a special resolution of the company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part
	of the assets of the company, whether they shall consist of property of the same kind or not.
	(ii) For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.
	(iii) The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories if he considers necessary, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.
	Indemnity
	Every officer of the company shall be indemnified out of the assets of the company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in which relief is granted to him by the court or the Tribunal.
	Others

Subscriber Details

S. No.	Subscriber Details				
	Name, Address, Description and Occupation	DIN / PAN / Passport number	Place	DSC	Dated
1.					
2					

		Sign	ed before me			
lame Prefix ACA/FCA/ACS/ CS/ACMA/FCMA)	*Name of the witness	*Address, Description and Occupation	*DIN / PAN / Passport number / Membership number	*Place	DSC	Dated
<u>_</u>						
Attachments						
First Subscriber (s	s) sheet		Max 2 MB	Choose File	Remove	Downle
inst subscriber (
Declaration						

[भाग II—खण्ड 3(i)]	भारत का राजपत्र : असाधारण		281
To be digitally signed by			
Name			
Designation		Director	
DIN			▼
DSC		DSC BOX	
		Save	Submit
Form No. INC-35		Form langu	age
AGILE-PRO-S	सत्यमेव जयते	English	Hindi
	tification number, employees state Insurance of ession tax R egistration, O pening of bank acc		
[Pursuant to rule 38(A) of the Companies (Inc	corporation) Rules,2014]		
Refer instruction kit for filing the form			
All fields marked in * are mandatory			
This AGILE PRO S form is part of Spice+ form Registration	for GSTIN/ EPFO/ESIC/Profession Tax/Bank A	.ccount/Shop and Estab	lishment
*Name of the Company			
1 *Do you want to apply for GSTIN		O Yes	○ No

2 *State (Same as entered in SPICe+)

3 *District (Same as entered in SPICe+)

Sector / Circle / Ward /Charge / Unit

4 State Jurisdiction

5 Centre Jurisdiction			
Commissionerate			V
Division			V
Range			V
6 Reason to Obtain Registration			
7 *Whether the Establishment on Lease		O Yes	O No
Leased from Date			
Leased to Date			
7a Nature of possession of premises (Own/Leased /Rented /Consent /Shared/Others)			V
If selected others,			
b Proof of Principal place of Business (Property Tax Receipt (TAXR)/Municipal Khata copy (CMUK), Electricity Bill (ELCB)/ Rent/ Lease Agreement (RLAT), Consent Letter (CNLR)/Rent receipt with NOC (In case of no/expired agreement, Legal ownership document (LOWN)) (RNOC),		V
Proof of Principal place of business		Choose file	Remove
c *Whether the building/premises of Establishment, is owned o (Hired / Rented/Owned /Leased)	r hired		V
If hired or there is a change in the name of unit/ownership, ple	ease indicate	O Yes	O No
Leased from Date			
Leased to Date			
8 Option for Composition		O Yes	O No
8a Composition Declaration			
☐ I hereby declare that aforesaid business shall abide by the conpay tax under the composition levy.	ditions and restrictions spe	ecified in the Act o	or Rules for opting to
b Category of Registered Person			
☐ Manufacturer of non-notified goods			

Description of Services

12 Director / Primary Owners / Office Bearer Details

(Minimum number of directors / Primary Owners / Office Bearers to be entered for OPC shall be 1, 2 in case of private company, 3 in case of public limited company and 5 in case of Producer Company)

*Number of Director details to be entered

12a Enter Director details who is also an Authorised Signatory / Primary Owner / Office Bearer

(Search and select the name of the director)				
DIN				
*PAN				
*First Name				
Middle Name				
*Last Name				
*Personal Mobile Number		+91		
*Personal Email ID				
Send OTP				
Enter OTP for Mobile Number				
Enter OTP for Email Id				
Verify OTP				
Do you wish to perform Aadhaar authentication for GSTN regist	tration	Yes	0) No
*Photograph	Max 100 KB	Choose File	Remove	Download
Proof of appointment of Authorised Signatory for GSTN	Max 100 KB	Choose File	Remove	Download
(Either of the following document can be attached Letter of Authorand Acceptance letter)	orisation/Copy of Resol	ution passed by Bo	D/Managing	g Committee
*Specimen Signature of Authorised Signatory for EPFO	Max 2 MB	Choose File	Remove	Download
b Director Details other than Authorised Signatory/Primary Own (Search and select the name of the director)	ner / Officer Bearer			
	ner / Officer Bearer			
(Search and select the name of the director)	ner / Officer Bearer			
(Search and select the name of the director) DIN	ner / Officer Bearer			
(Search and select the name of the director) DIN *PAN / Passport Number	ner / Officer Bearer			

*Personal Mobile Number			+9	21				
*Personal Email ID								
*Photograph	Max 10	10 KB	Choose	e File	Remove	Dow	vnload	
13 *Police Station								
14 Employer's Particulars								
*Select Appropriate Branch Office							V	
*Select Inspection Division							V	
15 Bank Particulars								
*Select Bank Name							V	
*Proof of Identity of Authorised Signatory for opening Bank Acco	ount	Max 2 MB		Choose F	ile Rei	move	Downlo	oad
*Proof of Address of Authorised Signatory for opening Bank Acce	ount	Max 2 MB		Choose F	ile Rei	move	Downlo	oad
16 Details for Shops and Establishment Registration								
Whether registration is required under Shops and Establishment Act			0	Yes	(O	No	
a Category of Establishment							V	
b Nature of Business							V	
c Ward							V	
d SAC Ward							V	
e Section							V	
f Property Account Number								
g Flat Number								
h Building UID								

Declaration

*Date	
*Place	
I / We undertake to abide by the provision of the Maharashtra Shops & establishn Service), Act, 2017 (Mah. LXI of 2017) and the Rules and Orders passed there under	
I / We declare that the copies attested by me are true copies of original documen found false / forged, I shall be liable for prosecution and punishment under the law applicable thereto.	
appropriate Authority. I / We submit and declare that I / We will not undertake any illegal activity or any I / We declare that the place of business is not located in any area wherein commany Law or order of any Competent Authority.	
appropriate authority. I / We shall be responsible and liable for legal action if the business is conducted v	·
and belief. I am fully aware about the consequences of giving false information liable for prosecution and punishment under the Indian Penal Code (45 of 1860) a I / We have obtained necessary licenses, permissions. Permits for the conduct of	and / or any other law applicable thereto.
■ I / We, hereby solemnly affirm and state that the business which I / We have Rules, Law or Order of any Court of Law or any competent authority and the premis free from violation of any Act, Rules, Order of any Court of Law or any Compete I / We hereby declare that the information provided above is true and correct to	nises where I / We are conducting the said business ent Authority. To the best of my personal knowledge, information
belief and nothing has been concealed therefrom. Shops and Establishment (Mumbai) Declaration (By Primary Owner)	
Shops and Establishment (Delhi) Declaration (By Primary Owner) I hereby solemnly affirm and declare that the information given herein above is	is true and correct to the best of my knowledge and
I understand that the bank account number generated through this process will be I/we undertake to complete all documentary requirements as per bank KYC norms	e shared with MCA by the banks.
*I hereby solemnly affirm and declare that the information given herein above and belief and nothing has been concealed therefrom. I authorise Bank and its officials to contact me/us on phone/ email/ SMS for	
Bank Declaration (By Authorised Signatory)	
EPFO Declaration (By Primary Owner) *I hereby solemnly affirm and declare that the information given herein above and belief and nothing has been concealed therefrom	ve is true and correct to the best of my knowledge
Profession Tax Declaration The above information is true to the best of my knowledge and belief	
ESIC Declaration (By Office Bearer) *I hereby declare that the statement given above is correct to the best of my changes if any, promptly to the Regional Office/Sub Regional Office, ESI Corporation	
GST Declaration (By Authorised Signatory) I hereby solemnly affirm and declare that the information given herein abov and belief and nothing has been concealed therefrom.	re is true and correct to the best of my knowledge

[भाग II—खण्ड 3(i)] भारत क	ज राजपत्र : असाधारण	287
*Designation		
*To be digitally signed by director		DSC Box
*DIN/PAN		
(Authorised Signatory / Primary Owner / Office Bearer signing to Number)	he SPICe+ -AGILE-PRO-S forr	m shall provide his Permanent Account
	Save	Auto Check Submit
	T)	
Form No. RD-1	TA CONTRACTOR OF THE PARTY OF T	Form language
Form for filing application to Central Government (Regional Director)	व जयते	EnglishHindi
[Pursuant to Section 2(41), 16 and 18 of the Companies Act, 2013 and rule 33A, 40 and 41 of the Companies (Incorporation) Rules, 2014]		
Refer instruction kit for filing the form		
All fields marked in * are mandatory		
Company Information		
1 *Corporate Identity Number (CIN)		
2 (a) *Name of the Company		
(b) *Email ID of the company		
(c) *Address of the registered office of the company		
3 *Please indicate the purpose of the application		
Rectification of name	Change in finan	cial year
Conversion of Public company into a Private company	_	

1 (a) Specify the details of purpose	e (In case 'Othe	rs' is selected abo	ove)		
(b) Section of The Companies Ad	t, 2013 under \	vhich application	is made		
5 (a) CIN of company against whic	e				
(b) Name of the company agains					
5 Please mention the new financi	al year beginnir	g and end date			
(a) Beginning Date (DD/MM,	YYYY)				
(b) End Date (DD/MM/YYYY)					
7 *Details as to whether a compar	ny registered ur	der Section 8 of	the Act	O Yes	O No
3 (a) Date of passing of Board Reso	olution (DD/MN	1/YYYY)			
(b) Mode of Resolution Physical/Circular)					▼
(c) Number of votes casted in fa					
(d) Number of votes casted again	nst				
(a) Service request number of Fo	orm MGT-14				
(b) Date of passing special resol	ution (DD/MM/	YYYY)			
10 *Grounds for filling the applica	tion				
L1 (a) Date of publication of adver Companies (Incorporation) Rule	-		per rule 41 of the		
(b) Date of publication of adve Companies (Incorporation) I			e as per rule 41 of the		
12 Particulars of Creditors and Del	oenture Holder	5			
S. No. Name of the Creditor / Debenture Holder	Туре	Address	Amount Due	Remarks (Nature of Debt /	Claim / Liability)
		V			

lacksquare

Add row Delete row Download excel	Import			
13 (a) Details of any previous application made within last five	years for change in finar	ncial year and outcom	ne thereof	
(b) Details of any conversion made within last five years and o	outcome thereof			
Attachments				
(a) Copy of board resolution	Max 2 MB	Choose File	Remove	Download
(b) Copy of special resolution	Max 2 MB	Choose File	Remove	Download
(c) Copy of advertisement	Max 2 MB	Choose File	Remove	Download
(d) Optional attachment(s) - if any	Max 2 MB	Choose File	Remove	Download
Declaration				
*I am authorised by the Board of Directors of the Company vid to sign this is form and de rules made thereunder in respect of the subject matter of this * I hereby declare that all the information given herein abortorm and nothing material has been suppressed.	eclare that all the require form and matters incide	ntal thereto have bee	s Act, 2013 the	vith.
Declaration under Rule 41 of the Companies (Incorporation) R	Rules, 2014			
* \square I, on behalf of Board of Directors, hereby declare that pur limits the number of its members to two hundred and also no crules made thereunder.				
* 🔲 I, on behalf of Board of Directors, hereby declare that no it the Act and rules made thereunder has been made	non-compliance of section	ons 73 to 76A, 77, 178	8, 185, 186 an	d 188 of
* I, on behalf of Board of Directors, hereby declare that no in 179 and also the company was never listed in any of the Regwere complied with in full for complete delisting of the shares in Securities Exchange Board of India.	gional Stock Exchanges	and if was so listed,	all necessary	procedures

* To be digitally signed by	DSC BOX
* Designation	
(Director/Manager/Company Secretary/ CFO/CEO)	
*Director identification number of the director; or DIN or PAN of the Manager/CEO/CFO; or Membership number of the Company Secretary	
	Save
Note: Attention isdrawn to provisions of Section 448 and 449 of the Companies Act, 2013 statement/certificate and punishment for false evidence respectively.	which provide for punishment for false
For office use only:	
eForm Service request number (SRN)	
eForm filing date (DD/MM/YYYY)	
Digital signature of the authorising officer	
This eForm is hereby approved	DSC BOX
This eForm is hereby rejected	DSC BOX
Date of signing (DD/MM/YYYY)	
	[F. No. 1/13/2013-CL-V, Vol. IV]

MANOJ PANDEY, Jt. Secy.

Note: The principal rules were published in the Gazette of India, Extraordinary, Part-II, section 3, sub-section (1) *vide* number G.S.R.250(E), dated the 31st March, 2014 and last amended, *vide* number G. S. R. 643 (E) dated the 18th August, 2022.