







ARTICLE OF ASSOCIATION (AOA)



SADEE WORLD PVT. LTD.

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Customer Care & Whatsapp No.

92291 82999, 98260 11056, Ph.: 0731 4979467

E-mail: Sadeeworld1@gmail.com, Sadeeworld99@gmail.com,

Form No. INC-34

e-AOA (e-Articles of Association)

[Pursuant to Section 5of the CompaniesAct,2013 and rulesmade thereunder read with Schedule I]



Form language

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Referinstruction kit for filing the form.

All fieldsmarked in *aremandatory

Table applicable to company as notified under schedule I of the Companies Act,2013 (F,G,H)	F
Table F/G/H (basison the selection of above - mentioned field) asnotified under schedule I of the companiesAct,2013isapplicable to (Foreacompany limited by shares Goreacompany limited by guarantee and having asharecapital Homeompany limited by guarantee and not having sharecapital)	F- ACOMPANY LIMITED BY SHARES
The name of the company is	SADEE WORLD PRIVATE LIMITED

Check if not applicable	Check if altered	Article No.	Description
			Interpretation
		1	In these regulations the Act means the CompaniesAct,2013,?the seal means the common seal of the company.Unless thecontext otherwise requires, wordsor expressionscontained inthese regulationsshall bear the samemeaning as in the Act or anystatutory modification thereof in force at the date at which these regulations become binding on the company.
			Share Capital and Variation of rights
		II 1	Subject to the provisionsof 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 tosuch persons, in such proportion and on such terms and conditionsand either at a premium or at par and atsuch time asthey may from time to time thinkfit.
			i. Every person whose name is entered asamember in the register of membersshall be entitled toreceive within two monthsafter 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 ast he conditions of issue shall be provided,? a. one certificate for all hisshares without payment of any

2	charges; or b. several certificates,each for one or more of hisshares,upon payment of twenty rupeesfor each certificate after the first. ii. Every certificate shall be under the seal and shall specify the shares to which it relatesand the amount paid - up thereon. iii. In respect of any share or sharesheld jointly by several persons, the company shall not be bound to issue more than one certificate, and delivery of a certificate for ashare to one of several joint holders shall be sufficient delivery to all such holders
3	 i. If any share certificate be worn out, defaced,mutilated or torn or if there be no further space on the backfor 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 execu tion of such indemnity asthe company deem adequate, a new certificate in lieu thereof shall be given. Every certificate under thisArticle shall be issued on payment of twenty rupeesfor each certificate. ii. The provisionsof Articles(2) and(3) shall mutatismutandisapply to debentures of the company.
4	Except asrequired 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 torecognise (even when having notice thereof) any equitable, contingent, future or partial interest in any share, or any interest in any fractional part of ashare, or (except only as by these regulationsor by law otherw ise provided) any other rights in respect of any share except an absolute right to the entirety thereof in the registered holder.
5	 i. The company may exercise the powersof 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 rulesmade thereunder. ii. The rate or amount of the commission shall not exceed the rate or amount prescribed in rulesmade 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 sharesor partly in the one way and partly in the other.
6	 i. Ifat any time the share capital isdivided into different classesof shares, the rightsattached to any class (unlessotherwise provided by the termsof issue of the sharesof that class) may, subject to the provisionsof section 48, and whether or not the company is being wound up, be varied with the consent in writing of the holdersof three - fourthsof the issued sharesof that class, or with the sanction of aspecial resolution passed at aseparate meeting of the holders of the sharesof that class. ii. To every such separate meeting, the provisionsof these regulations relating to general meetingsshall mutatismutandisapply, but so that the necessary quorumshall be at least two personsholding at least one - third of the issued sharesof the class in question.
7	The rightsconferred upon the holdersof the sharesof any class issued with preferred or other rightsshall not, unlessotherwise expressly provided by

		the termsof issue of the sharesof that class, be deemed to be varied by the creation or issue of further sharesranking pari passu therewith.
	- 8	Subject to the provisionsof section 55, any preference sharesmay, 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 sharesmay, by special resolution, determine.
		Lien
	9	 i. The company shall have afirst 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 asingle person, for all monies presently payable by him or his estate to the company: Provided that the Board of directorsmay at any time declare any share to be wholly or in part exempt from the provisionsof thisclause. ii. The company?s lien, if any, on ashare shall extend to all dividends payable and bonusesdeclared from time to time in respect of such shares.
	10	 The company may sell, in such manner asthe Board thinksfit, any shareson which the company hasa lien:Provided that no sale shall be made? a unlessa sum in respect of which the lien exists ispresently payable; or b until the expiration of fourteen daysafter a notice in writing stating and demanding payment of such part of the amount in respect of which the lien existsas ispresently payable, has been given to the registered holder for the time being of the share or the person entitled thereto by reason of hisdeath or insolvency.
	11	i. To give effect to any such sale, the Board may authorise some person to transfer the sharessold to the purchaser thereof ii. The purchasershall be registered asthe holder of the shares comprised in any such transfer. iii. The purchasershall not be bound tosee 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.
	12	 i. The proceedsof the sale shall be received by the company and applied in payment of such part of the amount in respect of which the lien existsas ispresently payable. ii. The residue, if any,shall,subject toa like lien forsums not presently payable as existed upon the shares before the sale, be paid to the person entitled to the sharesat the date of the sale.
		Callsonshares
		i. The Board may, from time to time,make callsupon the members in respect of any moniesunpaid on their shares (whether on account of the nominal value of the sharesor by way of premium) and not by the conditionsof 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

	13	fixed for the payment of the last preceding call. ii. Each membershall,subject toreceiving at least fourteen days? notice specifying the time or timesand place of payment, pay to the company, at the time or timesand place sospecified, the amount called on hisshares. iii. A call may be revoked or postponed at the discretion of the Board.
	14	A call shall be deemed to have been made at the time when the resolution of the Board authorizing the call was passed and may be required to be paid by instalments.
	15	The joint holdersof ashare shall be jointly and severally liable to pay all calls in respect thereof.
	16	 Ifasum called in respect of ashare isnot paid before or on the day appointed for payment thereof, the person from whom the sumis 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 atsuch lower rate, if any, asthe Board may determine. The Board shall be at liberty to waive payment of any such interest wholly or in part.
	17	 i. Any sum which by the termsof issue of ashare 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 purposesof these regulations, be deemed to be a call duly made and payable on the date on which by the termsof issue such sum becomes payable. ii. In case of non - payment of such sum, all the relevant provisionsof these regulationsas to payment of interest and expenses, forfeiture or otherwise shall apply asifsuch sum had become payable by virtue of a call duly made and notified.
	18	 The Board - a.may, if it thinksfit,receive from any member willing to advance the same, all or any part of the moniesuncalled and unpaid upon any sharesheld by him and b. upon all or any of the moniesso advanced,may (until the same would, but forsuch advance, become presently payable) pay interest atsuch rate not exceeding, unless the company in general meeting shall otherwise direct, twelve per cent per annum, asmay be agreed upon between the Board and the member paying the sum in advance.
		Transferofshares
	19	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 transferorshall be deemed toremain a holder of the share until the name of the transferee is entered in the register of members in respect thereof.
	20	 i. The Board may, subject to the right of appeal conferred by section 58decline to register? ii. the transfer of ashare, not being a fully paid share, toa person of whom they do not approve; or iii. any transfer of shareson which the company hasa lien.

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	 The Board may decline torecognise any instrument of transfer unless? a. the instrument of transfer is in the form asprescribed in rules
21	made under sub - section (1) of section 56; • b. the instrument of transfer isaccompanied by the certificate of the shares to which it relates, and such other evidence asthe Board may reasonably require toshow the right of the transferor tomake the transfer; and
	c. the instrument of transfer is in respect of only one class of shares.
22	 On giving not less than seven days? previousnotice in accordance with section 91and rulesmade thereunder, the registration of transfersmay be suspended atsuch timesand forsuch periodsas the Board may from time to time determine: Provided that such registration shall not be suspended for more
	than thirty daysat any one time or for more than forty - five days in the aggregate in any year.
	Transmission of shares
	i. On the death of amember, the survivor or survivors where the member wasa joint holder, and hisnominee or nomineesor legal
23	representatives where he wasasole holder, shall be the only persons recognised by the company ashaving 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 shar e which had been jointly held by him with other persons.
	i. Any person becoming entitled toashare in consequence of the death or insolvency of amember may, upon such evidence being produced asmay from time to time properly be required by the Board and subject ashereinafter provided, elect, either?
24	a. to be registered himself asholder of the share; or b. tomakesuch transfer of the share asthe deceased or insolvent member could have made. ii. The Board shall, in either case, have the sameright to decline or suspend registration as it would have had, if the deceased or insolvent member had transferred the share before hisdeath 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
25	a notice in writing signed by himstating 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,restrictionsand provisionsof these regulations relating to the right to transfer and the registration of transfersof sharesshall be applicable to any such notice or transfer asaforesaid asif the death or insolvency of the member had not occurred and the notice or transfer were a transfersigned by that member.
	A person becoming entitled toashare by reason of the death or insolvency of the holder shall be entitled to the same dividendsand other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not, before

26	being registered asamember in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation tomeetingsof 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 isnot complied with within ninety days, the Board may thereafter withhold payment of all dividends, bonusesor other monies payable in respect of the share, until the requirementsof the notice have been complied with.
27	In case of a One Person Company?
	Forfeiture of shares
28	Ifamember 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 asany part of the call or instalment remainsunpaid, serve a notice on him requiring payment of somuch of the call or instalment asisunpaid, together with any interest which may have accrued.
29	 The notice aforesaid shall? name a further day (not being earlier than the expiry of fourteen daysfrom the date of service of the notice) on or before which the payment required by the notice isto be made; and state that, in the event of non - payment on or before the day so named, the shares in respect of which the call wasmade shall be liable to be forfeited.
30	If the requirementsof any such notice asaforesaid 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 are solution of the Board to that effect.
31	i. A forfeited share may be sold or otherwise disposed of on such termsand in such manner asthe Board thinksfit. ii. At any time before asale or disposal asaforesaid, the Board may cancel the forfeiture on such termsas it thinksfit.
32	 i. A person whose shareshave 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.
33	 i. A duly verified declaration in writing that the declarant isa director, the manager or the secretary, of the company, and that ashare in the company has been duly forfeited on a date stated in the declaration, shall be conclusive evidence of the facts therein stated asagainst all personsclaiming 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 issold or disposed of; iii. The transfereeshall thereupon be registered asthe holder of the share; and

	iv. The transfereeshall not be bound tosee 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.
34	The provisionsof these regulationsas to forfeiture shall apply in the case of non - payment of any sum which, by the termsof issue of ashare, becomes payable at afixed time, whether on account of the nominal value of the share or by way of premium, asif the same had been payable by virtue of a call duly made and notified.
	Alteration of capital
35	The company may, from time to time, by ordinary resolution increase the share capital by such sum, to be divided into sharesof such amount, asmay be specified in the resolution.
36	 Subject to the provisionsof section 61, the company may, by ordinary resolution,? consolidate and divide all or any of itsshare capital into sharesof larger amount than its existing shares; convert all or any of itsfully paid - up shares into stock, and reconvert that stock into fully paid - up sharesof any denomination; sub - divide its existing sharesor any of them into sharesof smaller amount than isfixed by the memorandum; 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.
37	 Where sharesare converted into stock,? the holdersof stockmay transfer the same or any part thereof in the samemanner as, and subject to the sameregulationsunder which, the sharesfrom which the stockarose might before the conversion have been transferred, or asnear thereto ascircumstancesadmit: Provided that the Board may, from time to time, fixthe minimum amount of stock transferable,so, however, that such minimumshall not exceed the nominal amount of the sharesfrom which the stock arose. the holdersof stockshall, according to the amount of stockheld by them, have the samerights, privilegesand advantagesasregards dividends, voting atmeetingsof the company,and other matters,as if they held the sharesfrom which the stockarose; but no such privilege or advantage (except participation in the dividendsand profitsof the company and in the assetson winding up) shall be conferred by an amount of stock which would not, if existing in shares, have conferred that privilege or advantage. such of the regulationsof the company asare applicable to paid - up sharesshall apply tostockand the words ?share? and ?shareholder? in those regulationsshall include ?stock? and ?stock - holder? respectively.
38	The company may, by special resolution,reduce in any manner and with, and subject to, any incident authorised and consent required by law,? it share capital; any capital redemption reserve account; or any share premium account.

		Capitalisation of profits
	39	 The company in general meeting may, upon the recommendation of the Board,resolve? that it isdesirable to capitalise any part of the amount for the time being standing to the credit of any of the company?sreserve accounts, or to the credit of the, profit and loss account,or otherwise available for distribution; and 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. 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? paying up any amountsfor the time being unpaid on any shares held by such membersrespectively; paying up in full, unissued sharesof the company to be allotted and distributed, credited asfully paid - up, to and amongst such members in the proportionsaforesaid; partly in the way specified in sub - clause (A) and partly in that specified in sub - clause (B); Asecurities premium account and a capital redemption reserve account may, for the purposesof thisregulation, be applied in the paying up of unissued shares to be issued tomembers of the company asfully paid bonusshares; The Board shall give effect to the resolution passed by the company in pursuance of thisregulation.
	40	i. Wheneversuch aresolution asaforesaid shall have been passed, the Board shall? a. make all appropriationsand applicationsof the undivided profitsresolved to be capitalised thereby, and all allotmentsand issuesof fully paid shares if any; and b. generally do all actsand thingsrequired to give effect thereto. ii. The Board shall have power? a. tomakesuch provisions, by the issue of fractional certificatesor 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 asfully paid - up, of any further shares to which they may be entitled upon such capitalisation, or asthe case may require, for the payment by the company on their behalf, by the application thereto of their respective proportionsof profitsresolved to be capitalised, of the amount or any part of the amountsremaining unpaid on their existing shares; iii. Any agreement made under such authority shall be effective and bindin g on such members
		Buy-back of shares
		Notwithstanding anything contained in these articles but subject to the

41	provisionsof sections68 to 70and any other applicable provision of the Act or any other law for the time being in force, the company may purchase its ownsharesor other specified securities.
	Generalmeetings
42	All general meetingsother than annual general meeting shall be called extraordinary general meeting.
43	 i. The Board may, whenever it thinksfit, call an extraordinary general meeting. ii. Ifat any time directorscapable of acting who are sufficient in number to form a quorum are not within India, any director or any two membersof the company may call an extraordinary general meeting in the samemanner, asnearly as possible, asthat in which such ameeting may be called by the Board.
	Proceedingsatgeneralmeetings
44	i. No businessshall be transacted at any general meeting unlessa quorum of members ispresent at the time when the meeting proceeds to business. ii. Save asotherwise provided herein, the quorum for the general meetingsshall be asprovided in section 103.
45	The chairperson, if any, of the Board shall preside asChairperson at every general meeting of the company.
46	If there isno such Chairperson, or if he isnot present within fifteen minutes after the time appointed for holding the meeting or isunwilling to act as chairperson of the meeting, the directors present shall elect one of their members to be Chairperson of the meeting.
47	Ifat any meeting no director iswilling to act asChairperson or if no director ispresent within fifteen minutesafter the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.
48	In case of a One Person Company?
	Adjournment of meeting
49	 i. The Chairperson may, with the consent of any meeting at which a quorum ispresent, and shall, ifso directed by the meeting, adjourn the meeting from time to time and from place to place. ii. No businessshall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment tookplace. iii. When ameeting isadjourned for thirty daysor more, notice of the adjourned meeting shall be given as in the case of an original meeting. iv. Save asaforesaid, and asprovided in section 103of 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.
	Votingrights
	Subject to any rightsor restrictionsfor the time being attached to

50	any class or classesof shares,? on ashow of hands, every member present in person shall have one vote; and on a poll, the voting rightsof membersshall be in proportion to his share in the paid - up equity share capital of the company.
51	Amember may exercise his vote at ameeting by electronic means in accordance with section 108and shall vote only once.
52	 i. In the case of joint holders, the vote of the senior who tendersa vote, whether in person or by proxy,shall be accepted to the exclusion of the votesof the other joint holders. ii. For this purpose,seniority shall be determined by the order in which the namesstand in the register of members.
53	Amember of unsound mind, or in respect of whom an order has been made by any court having jurisdiction in lunacy,may vote, whether on ashow of handsor on a poll, by hiscommittee or other legal guardian, and any such committee or guardian may, on a poll, vote by proxy.
54	Any businessother than that upon which a poll has been demanded maybe proceeded with, pending the taking of the poll.
55	No membershall 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
56	 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 isgiven or tendered, and every vote not disallowed atsuch 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.
	Proxy
57	The instrument appointing a proxy and the power - of - attorney or other authority, if any, under which it issigned or a notarised copy of that power or authority, shall be deposited at the registered office of the company not less than 48hours 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 24hours before the time appointed for the taking of the poll; and in default the instrument of proxy shall not be treated asvalid.
58	An instrument appointing a proxy shall be in the form asprescribed in the rulesmade under section 105
59	 A vote given in accordance with the termsof an instrument of proxy shall be valid, notwithstanding the previousdeath 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 isgiven: Provided that no intimation in writing of such death, insanity, revocation or transfershall have been received by the company at itsoffice before the commencement of the meeting or adjourned meeting at which the proxy isused.
	Board of Directors

	_		The first director of the company shall be
		60	- 1.DEEPAKBHANDARI2.YASH BHANDARI
			The remuneration of the directorsshall, in so far as it consistsof a monthly payment, be deemed to accrue from day - to - day.
		61	 In addition to the remuneration payable to them in pursuance of the Act, the directorsmay be paid all travelling, hotel and other expenses properly incurred by them? in attending and returning frommeetingsof the Board of Directors or any committee thereof or general meetingsof the company; or in connection with the business of the company.
		62	The Board may pay all expenses incurred in getting up and registering the company.
		63	The company may exercise the powersconferred 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 it may
_	_		thinkfit respecting the keeping of any such register. All cheques, promissory notes, drafts, hundis, billsof exchange and other
		64	negotiable instruments, and all receiptsfor monies paid to the company, shall be signed, drawn, accepted, endorsed, or otherwise executed, asthe case may be, by such person and in such manner asthe Board shall from time to time by resolution determine
		65	Every director present at any meeting of the Board or of a committee thereof shall sign hisname in a book to be kept for that purpose.
			i. Subject to the provisionsof section 149, the Board shall have power at any time, and from time to time, to appoint a person asan
		66	additional director, provided the number of the directorsand additional directors together shall not at any time exceed the maximumstrength 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 asa director at that meeting subject to the provisionsof the Act.
			Proceedingsof the Board
		67	 The Board of Directorsmay meet for the conduct of business, adjourn and otherwise regulate itsmeetings,as it thinksfit. A director may, and the manager or secretary on the requisition of a director shall, at any time,summon ameeting of the Board.
		68	i. Save asotherwise expressly provided in the Act, questionsarising at any meeting of the Board shall be decided by amajority of votes. ii. In case of an equality of votes, the Chairperson of the Board, if any, shall have asecond or casting vote.
		69	The continuing directorsmay act notwithstanding any vacancy in the Board; but, if and so long astheir number isreduced below the quorum fixed by the Act for ameeting of the Board, the continuing directorsor director may act for the number of directors, to that fixed for the
			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 itsmeetingsand determine the period for which he isto hold office.

70	ii. If no such Chairperson is elected, or ifat any meeting the Chairperson isnot present within five minutesafter the time appointed for holding the meeting, the directors present may choose one of their number to be Chairperson of the meeting.
71	i. The Board may,subject to the provisionsof the Act, delegate any of its powers to committeesconsisting of such member or members of its body as it thinksfit. ii. Any committee so formed shall, in the exercise of the powersso delegated, conform to any regulations that may be imposed on it by the Board.
72	i. A committee may elect a Chairperson of itsmeetings. ii. If no such Chairperson is elected, or ifat any meeting the Chairperson isnot present within five minutesafter the time appointed for holding the meeting, the memberspresent may choose one of their members to be Chairperson of the meeting.
73	i. A committee may meet and adjourn as it thinksfit. ii. Questionsarising at any meeting of a committee shall be determined by amajority of votesof the members present, and in case of an equality of votes, the Chairperson shall have asecond or casting vote.
74	All actsdone in any meeting of the Board or of a committee thereof or by any person acting asa director,shall, notwithstanding that it may be afterwardsdiscovered that there wassome defect in the appointment of any one or more of such directorsor of any person acting asaforesaid, or that they or any of them were disqualified, be asvalid asif every such director or such person had been duly appointed and wasqualified to be a director.
75	Save asotherwise expressly provided in the Act, are solution in writing, signed by all the membersof the Board or of a committee thereof, for the time being entitled toreceive notice of ameeting of the Board or committee, shall be valid and effective asif it had been passed at ameeting of the Board or committee, duly convened and held.
76	i. In case of a One Person Company? ii. where the company ishaving only one director, all the businesses to be transacted at the meeting of the Board shall be entered into minutes bookmaintained under section 118; iii. such minutes bookshall be signed and dated by the director; iv. the resolution shall become effective from the date of signing such minutes by the director.
	ChiefExecutiveOfficer, Manager, CompanySecretary or Chief Financial Officer
77	 Subject to the provisionsof the Act,? A chief executive officer,manager, company secretary or chief financial officer may be appointed by the Board forsuch term, at such remuneration and upon such conditionsas it may thinkfit; and any chief executive officer,manager, company secretary or chief financial officer so appointed may be removed by meansof a resolution of the Board; A director may be appointed aschief executive officer,manager, company secretary or chief financial officer
	Aprovision of the Act or these regulations requiring or authorising a thing

78	to be done by or toa 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 asdirector and as, or in place of, chief executive officer,manager, company secretary or chief financial officer.
	TheSeal i. The Board shall provide for the safe custody of the seal.
79	ii. The seal of the company shall not be affixed to any instrument except by the authority of aresolution 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 directorsand of the secretary or such other person asthe Board may appoint for the purpose; and those two directorsand the secretary or other person aforesaid shall sign every instrument to which the seal of the company isso affixed in their presence.
	DividendsandReserve
80	The company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board.
81	Subject to the provisionsof section 123, the Board may from time to time pay to the memberssuch interim dividendsasappear to it to be justified by the profitsof the company.
82	 i. The Board may, before recommending any dividend,set aside out of the profitsof the company such sums as it thinksfit asareserve or reserves which shall, at the discretion of the Board, be applicable for any purpose to which the profitsof the company may be properly applied, including provision for meeting contingenciesor 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 sharesof the company) asthe Board may, from time to time, thinksfit. ii. The Board may also carry forward any profits which it may consider necessary not to divide, without setting them aside asareserve
83	 i. Subject to the rightsof persons, if any, entitled toshares with special rightsas to dividends, all dividendsshall 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 amountsof the shares. ii. No amount paid or credited as paid on ashare in advance of calls shall be treated for the purposesof thisregulation as paid on the share. iii. All dividendsshall be apportioned and paid proportionately to the amounts paid or credited as paid on the sharesduring any portion or portionsof the period in respect of which the dividend is paid; but if any share isissued on terms providing that it shall rankfor dividend asfrom a particular date such share shall rankfor dividend accordingly.
84	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 callsor otherwise in relation to the sharesof the company.

	85	 i. Any dividend, interest or other monies payable in cash in respect of sharesmay 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 isfirst named on the register of members, or tosuch person and tosuch addressas the holder or joint holdersmay in writing direct. ii. Every such cheque or warrant shall be made payable to the order of the person to whom it issent.
	86	Any one of two or more joint holdersof ashare may give effective receipts for any dividends, bonusesor other monies payable in respect of such share.
	87	Notice of any dividend that may have been declared shall be given to the persons entitled toshare therein in the manner mentioned in the Act.
	88	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 timesand placesand under what conditionsor
	89	regulations, the accountsand books of the company, or any of them,shall be open to the inspection of membersnot being directors. ii. No member (not being a director) shall have any right of inspecting any account or bookor document of the company except as conferred by law or authorised by the Board or by the company in general meeting.
		Windingup
		Subject to the provisionsof Chapter XX of the Act and rulesmade thereunder?
	90	 If the company shall be wound up, the liquidator may, with the sanction of aspecial resolution of the company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part of the assetsof the company, whether they shall consist of property of the samekind or not. For the purpose aforesaid, the liquidator may set such value ashe deems fair upon any property to be divided asaforesaid and may determine how such division shall be carried out as between the membersor different classesof members. The liquidator may, with the like sanction, vest the whole or any part of such assets in trusteesupon such trustsfor the benefit of the contributories if he considersnecessary, but so that no member shall be compelled to accept any sharesor other securitie s whereon there isany liability.
		Indemnity
	91	Every officer of the company shall be indemnified out of the assetsof the company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment isgiven in hisfavour or in which he isacquitted or in which relief isgranted to him by the court or the Tribunal.

		Others
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Subscriber Details

S. No.	Subscriber Details					
	*Name, Address, Description and Occupation	DIN/PAN/Passport number	*Place	DSC DEEPAK (Plojabily signed by	Dated	
1	DEEPAK BHANDARI	00070793	INDORE	BHANDAR BERNADAR BHANDAR BERNADAR BERNA	08/04/2023	
2	YASH BHANDARI	BAUPB0317G	INDORE	BHANDAR BEAUCHAN BHANDAR BEAU BEAU 12 08832 - 4999	08/04/2023	

		Sig	gned before me			
Name Prefix (ACA/FCA/ACS/ FCS/ACMA/ FCMA)	*Name of the witness	*Address, Description and Occupation	*DIN / PAN / Passport number / Membership		DSC	Dated
FCA	CA PRAVIN KUMAR JAIN	MZ 39, BANSI TRADE CENTRE, MG ROAD, INDORE - 452001, PRACTISING CHARTERED ACCOUNTANT	075266	INDORE	Pravin Cause agend by Kumar DIN3# #0 75266	08/04/2023