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	2

○ English ○ Hindi

Refer instruction kit for filing the form.

All fields marked in * are mandatory

he above objects:
or procure to be observed by its members it a trade union.

- 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 applicable	to Section 8/ Part	Section 8 company			
		Y LIMITED BY SHARES/ B - MEM OCIATION OF A COMPANY LIMIT			GUARANTEE AND NOT
within one year after	wards, for the paym ges and expenses c	to the assets of the comp ent of the debts or liabili f winding up, and for adj eeding a sum of Rs *	ties of the company co	ontracted before he ce	ases to be a member
The share capital of the	ne company is		rupees, c	divided into	
		Shares of		Rupees each	
reasonable restriction regulations of the colleast in every year, the expenditure account 10 *If upon a winding property whatsoever to such other compaimpose, or may be so the Act.	ns as to the time and mpany for the time are accounts of the control ascertained by one group or dissolution by the same shall not not having objects sold and proceeds the means are shall and proceeds the same shall are same shall and proceeds the same shall are s	e, and of the property, cr d manner of inspecting to being in force, the accor- ompany shall be examine for more properly qualife of the company, there resolved is imilar to the objects of the ereof credited to the Reformally with another comp	the same that may be in unts shall be open to the ed, and the correctnessied auditor or auditors mains, after the satisfath the members of the coniscompany, subject the babilitation and Insolvent	imposed in accordance the inspection of the mass of the balance-sheets. Inction of all the debts a company but shall be go such conditions as the ency Fund formed under the incompany but shall be go as the conditions as the ency Fund formed under the incompany but shall be go as the conditions as the ency Fund formed under the incompany but shall be go as the conditions as the ency Fund formed under the incompany but shall be go as the conditions as the ency Fund formed under the incompany but shall be go as the conditions as the conditions are the conditions as the conditions are the conditions as the conditions are the conditions	e with the nembers. Once at and the income and and liabilities, any given or transferred he Tribunal may der Section 269 of

ttachments			
irst Subscriber(s) sheet			
eclaration			
Pursuant to resolution no.	dated,	I, o	n the behalf of Board of
irectors, declare that following amendm	nents have been adopted in Me	morandum of Association:	
o be digitally signed by			
lame			
Designation			
DIN			
DSC			