



A. Motaries Ruies 1956 Menthand, Ranchi (Ind

#### AFFIDAVIT / शपथ पत्र

I, Earthshapers Construction Pvt. Ltd. Director

- k) Amit Kumar S/o Biswambar Mishra
- ii) Santosh Kumar S/o Jagdish Singh
- iii) Ranjit Kumar Singh S/o Ishwar Chandra Singh
- iv) Hemkant Jha S/oAmarnath Jha, Residence ofNA, 1/G, Niche Tola, Morahabadi Bhitta-2, Adalhatu Colony, Ranchi, Jhark hand, do hereby solemnly affirm and declare as follows:-
- 1. That there is no any U.C. Case pending against the aforaid firm. I h ve not any UC case against me.
- 2. That we have the movable and immovable progrty worth Rs. 1.00 Crore, Khata No. 30, Plot No. 179, Mauza Gutwa, Dist. Ranchi, Jhark hand.
- That we shall submit the Labour Licese within the period of 5 to 6 months.
- 4. That we are givingthis affidavit for the purpose of Building Registration inRanchi, Jharkhand.
- That the above statemens are true and correct to the 5. best of my knowledge, if found any thing wrong I shall be liable for the same.

That my Prakash Singhs/o Thakur Singh is the Supervisor autesta of our site. Swornand sitnedat Ranch Identified by me Advocate, Ranchi. 16 Jharkhand solemnly affirmedbesore Signature Attooked and PERENT !

the very part



- I, Earthshapers Construction Pvt.Ltd. Director
- i) Amit Kumar S/o Biswambar Mishra
- ii) Santosh Kumar 5/0 Jagdish Singh
- iii) Ranjit Kumar Singh S/o Ishar Chandra Singh
- Hemkant Jha s/o Amarnath Jha, Residence of NA, 1/G, Niche Tola, Morahabadi, Bhitta-2, Adalhatu, Colony, Ranchi, Jharkhand, do hereby solemnly affirm anddeclare asfolows:-
- That I am an Indian Notkonal by birth.
- That I have neither been convicted nor punished in 2. any original offen eby any court oflaw and I bear a good moral character.
- That the above statement is true and correct.

Sworn and sit nee at Ranch on

solemnly affirmedbefore me by thedeponent who is identifed

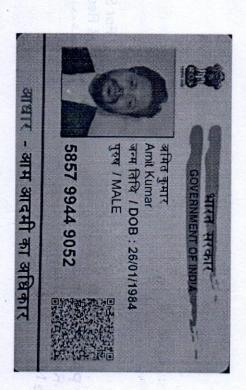
Advoate, Ranchim

Deponent -

Identifiedby

Signature Attested and Identification of Lawyer









# Regional Office EMPLOYEES' STATE INSURANCE CORPORATION ESI Hospital Campus, Namkum, Ranchi

C-11 Regd. with a.d.

Dated: 13/4/2022

To M/s.EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

C/O SANTOSH KUMAR, ADALHATU, 1/G H-27, NICHE TOLA, MORABADI, BHITHA 2, BARIYATU RANCHI,834008

Subject:- Implementation of the E.S.I. Act, 1948 and Registration of Employees of the Factories and Establishments under Section 1(5) of the Act, as amended.

Dear Sir(s),

- 1. It is informed that under section 1(3) of the esi. act, 1948 is applicable to all factories/establishments covered under the act within the area where your factory/establishment is situated
- 2. It is further informed that the appropriate government has extended the provisions of the act to other establishments under section 1(5) of the act in this area
- 3. Under section 2 a of the act such a factory/establishment is required to register itself under the act and chapter iv thereof casts a responsibility on the principal employer thereof to get his employees registered and pay contributions in respect of these employees covered under the act.
- **4.** On the basis of the particulars in respect of your factory/establishment submitted by you, the report of the inspection conducted by the Social Security Officer, who inspected your establishment on -NA-, your establishment falls within the purview of Section 1(5) of the Act with effect from 13-04-2022. In case, however, subsequent facts reveal that your establishment was coverable from a date prior to the date mentioned above, you shall make yourself liable to comply with the provisions of the Act from such earlier date.
- **5**. It is requested to take immediate steps for registration of your employees by submitting declaration forms online, payment of contribution, maintenance of records etc. from the date of coverage of your factory/establishment under the act. \*\*You are also requested to submit employer's registration form (form 01) as required under the provisions of sec.2-a of the esi act , 1948 read with regulation 10-b of the esi(general), regulations, 1950.
- 6. For the sake of convenience your establishment has been allotted code No 60001716300000999 which may kindly be used in all communications sent to this office and on all forms at the place indicated for the purpose. The Branch Office of the Corporation situated at ESI Corporation, H/o Anima Minz, 1st Floor, Old HB Road, Ghara Toli, Kokar, Ranchi, Dist-Ranchi- 834001 has been instructed to render necessary assistance to you in connection with registration of your employees. In case you find any difficulty or for any other purpose which may be necessary in connection with the Scheme you are requested to contact the Manager of the above Branch Office who will render necessary help in the matter.
- 7. A State wise list of ESI Dispensaries is available on our website <u>www.esic.nic.in</u> under the link Directories which can be downloaded. It is requested that publicity may be given about the Employees' State Insurance Dispensaries to enable your employees to choose their E.S.I. Dispensaries

- **8**. The corporation officials would be pleased to give all necessary and possible guidance to you in discharging your duties and obligations under the esi act, 1948 and I am confident of prompt and timely compliance under the provisions of the ESI act and regulations on your part.
- 9. All the Branches of State Bank of India are authorized to accept the ESI Contribution .
- 10. The brochures/leaflets containing benefits available under the scheme and obligation of the employer etc are available on our website <a href="www.esic.nic.in">www.esic.nic.in</a> under the link Publications which may be downloaded for wide publicity for the smooth functioning of the scheme
- 11. Please indicate your code no. on all correspondences to avoid delay

Yours faithfully,

Asstt./Dy. Director

Encl. : As state above

Copy for information and necessary action to:

Name of the principal employer:

No. of employees

0

ENSURE - TO INSURE ALL ELIGIBLE WORKERS WITH ESI FOR TOTAL SOCIAL SECURITY



#### GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Central Registration Centre

### **Certificate of Incorporation**

[Pursuant to sub-section (2) of section 7 and sub-section (1) of section 8 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Rules, 2014]

I hereby certify that EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED is incorporated on this Thirteenth day of April Two thousand twenty-two under the Companies Act, 2013 (18 of 2013) and that the company is limited by shares.

The Corporate Identity Number of the company is U45500JH2022PTC018473.

The Permanent Account Number (PAN) of the company is AAGCE9884M

The Tax Deduction and Collection Account Number (TAN) of the company is RCHE00809E

Given under my hand at Manesar this Thirteenth day of April Two thousand twenty-two.

DS MINISTRY OF CORPORATE AFFAIRS 10

Digital Signature Certificate
Mr SHIV PAL SINGH
ASST. REGISTRAR OF COMPANIES
For and on behalf of the Jurisdictional Registrar of Companies
Registrar of Companies
Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on <a href="https://www.mca.gov.in">www.mca.gov.in</a>

Mailing Address as per record available in Registrar of Companies office:

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED C/O SANTOSH KUMAR, ADALHATU, 1/G H-27,, NICHE TOLA, MORABADI, BHITHA 2, BARIYATU, RANCHI, Ranchi, Jharkhand, India, 834008

\* as issued by the Income Tax Department



### INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT

[Where the data of the Return of Income in Form ITR-1 (SAHAJ), ITR-2, ITR-3, ITR-4, ITR-5, ITR-6,ITR-7 filed and verified electronically]

Assessment Year 2019-20

	Na	me					PAN	
	AN	MIT KUMAR					BHZP	K8721M
THE	Fla	t/Door/Block No		Name Of Prem	ises/Building/Vil	lage		
N AND	30	1B		ISHWARI ENC	LAVE		Form N	umber ITR-3
EMI	Ro	ad/Street/Post Office		Area/Locality				
ONAL INFORMATION A ACKNOWLEDGEMENT NUMBER	VII	OYAPATI NAGAR		KANKE ROAD			Status	Individual
KNO	To	wn/City/District		State		Pin/ZipCode	Filed u/s	
PERSONAL INFORMATION AND THE ACKNOWLEDGEMENT NUMBER	RA	NCHI		Jharkhand		834008	139(1)-0	On or
ы	Ass	essing Officer Detail	s (Ward/Circ	le) ITO 1 AMBIKA	PUR			
	e-fil	ing Acknowledgeme	nt Number	1105224603108	19			
	1	Gross total income		193	AN T		1	315072
	2	Total Deductions u	nder Chapte	r-VI-A			2	15572
	3	Total Income					3	299500
ME	3a	Deemed Total Inco	me under Al	MT/MAT		4	3a	299500
COMPUTATION OF INCOME AND TAX THEREON	3b	Current Year loss,	if any			15	3b	0
MPUTATION OF INCAND TAX THEREON	4	Net tax payable		TOME TAX	nepar W		4	0
N H	5	Interest and Fee Pa	avable				5	0
ATIC TAX	6	Total tax, interest a		ble			6	0
PUT	7	Taxes Paid	a Adv	ance Tax	7a	0		
COM		Taxes I alu	b TDS		7b	0		
			e TCS		7c	0		Maria Colombia de Colombia
		F. J. A	d Self	Assessment Tax	7d	0		
			e Tota	l Taxes Paid (7a+7b+	7c +7d)		7e	0
	8	Tax Payable (6-7e)					8	0
	9	Refund (7e-6)				1 - 1	9	0
	10	Exempt Income		Agriculture			10	0
	10	Zacimpt Ancome		Others				0

Income Tax Return submitted electronically or	31-08-2019 1	1:30:02 fro	om IP addres	s 47.29.23.41	and verified by
AMIT KUMAR	having PAN	BHZPK87	21M using	duly signed ITR-V	V form received at "Centralized
Processing Centre, Income Tax Department, E	lengaluru - 560	0500" on <u>3</u>	0-12-2019		

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

#### INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT Assessment Year [Where the data of the Return of Income in Form ITR-1 (SAHAJ), ITR-2, ITR-3, 2020-21 ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 filed and verified] (Please see Rule 12 of the Income-tax Rules, 1962) PAN BHZPK8721M Name AMIT KUMAR 301B, ISHWARI ENCLAVE, VIDYAPATI NAGAR, KANKE ROAD, RANCHI, Jharkhand, 834008 Address Status Individual Form Number ITR-4 Filed u/s 139(1)-On or before due date e-Filing Acknowledgement Number 155381770090121 Current Year business loss, if any 0 Taxable Income and Tax details **Total Income** 424700 Book Profit under MAT, where applicable 2 0 Adjusted Total Income under AMT, where applicable 3 0 Net tax payable 4 0 Interest and Fee Payable 5 0 Total tax, interest and Fee payable 6 0 **Taxes Paid** 7 0 (+)Tax Payable /(-)Refundable (6-7) 8 0 Dividend Tax Payable Distribution Tax 9 0 **Interest Payable** 10 0 Total Dividend tax and interest payable 11 0 **Taxes Paid** 12 0 (+)Tax Payable /(-)Refundable (11-12) 13 0 Income & Tax Accreted Income as per section 115TD 14 0 Additional Tax payable u/s 115TD 15 0 Interest payable u/s 115TE 0 Additional Tax and interest payable 17 0 Accreted Tax and interest paid 18 0 (+)Tax Payable /(-)Refundable (17-18) 19 0 \_ from IP address \_\_106.208.192.219 Income Tax Return submitted electronically on 09-01-2021 16:02:16 and verified by AMIT KUMAR having PAN BHZPK8721M using duly signed ITR-V form received at "Centralized Processing Centre, Income Tax Department, Bengaluru - 560500" on 16-07-2021

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

#### INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT Assessment Year [Where the data of the Return of Income in Form ITR-1 (SAHAJ), ITR-2, ITR-3, ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 filed and verified] 2021-22 (Please see Rule 12 of the Income-tax Rules, 1962) PAN BHZPK8721M AMIT KUMAR Name 301B, ISHWARI ENCLAVE, VIDYAPATI NAGAR, KANKE ROAD, RANCHI, 35-Jharkhand, 91-India, 834008 Address Status Form Number ITR-4 Filed u/s 139(1) Return filed on or before due date e-Filing Acknowledgement Number 650960890301221 Current Year business loss, if any 0 Total Income 4,44,960 Income and Tax details Book Profit under MAT, where applicable 2 0 Adjusted Total Income under AMT, where applicable 3 0 Net tax payable 4 0 Interest and Fee Payable 5 0 Total tax, interest and Fee payable 6 0 Taxes Paid 7 0 (+)Tax Payable /(-)Refundable (6-7) 8 Dividend Tax Payable 9 0 Distribution Tax details Interest Payable 10 0 Total Dividend tax and interest payable 0 Taxes Paid 12 0 (+)Tax Payable /(-)Refundable (11-12) 13 0 Accreted Income as per section 115TD 14 0 Income & Tax Detail Additional Tax payable u/s 115TD 15 0 Interest payable u/s 115TE 16 0

Income Tax Return submitted electronically on 30-12-2021 19:28:24 from IP address 10.1.219.49 and verified by AMIT KUMAR having PAN BHZPK8721M on 11-03-2022 11:19:43 using Electronic Verification code XIA7BWBLMI generated through Aadhaar OTP mode

System Generated

Tax and interest paid

Accreted |

Additional Tax and interest payable

(+)Tax Payable /(-)Refundable (17-18)

Barcode/QR Code



BHZPK8721M04650960890301221638753AB76E295D199E63716C3D665CB6EC7FE72

17

18

19

0

0

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

Name:

Father's Name :

AMIT KUMAR

BISHWAMBHAR MISHRA

Address(O):

301B, ISHWARI ENCLAVE, VIDYAPATI NAGAR, KANKE ROAD, RANCHI, JHARKHAND-8340

Permanent Account No:

BHZPK8721M

Date of Birth:

(Shape

26/01/1984

Sex:

Status:

Male

Individual 2018-2019

Resident Status Assessment Year:

Resident

Previous year: Ward/Circle:

Return:

**神**种 海领

2019-2020 **ORIGINAL** 

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Nature of Business or

Profession

LEGAL PROFESSION - 16001 (ADVOCATE)

Income Heads		Income		Income Afte
		Before Set off		Set o
Income from Salary		200000		20000
Income from House Property		0		
Income From Business or Profession		103000		10300
Income from Capital Gains		0		
Income from Other Sources		12072		1207
Gross Total Income			7	31507
Less : Deduction under Chapter VIA				1557
Total Income				29950
Rounding off u/s 288A	7			29950
Income Taxable at Normal Rate Income Taxable at Special Rate			299500 0	
	TAX CALCULATION			
Basic Exemption Limit Rs.		250000		
Tax at Normal Rates		2475		
Total Tax				247
Less : Tax Rebate u/s 87A		2475		
Tax Payable				
Amount Payable				
Tax Rounded Off u/s 288 B	OMPREHENSIVE DETAIL			
	DMFREHENSIVE DETAIL			
Income from salary				20000
Name of employer : BISHWAMBHAR CONSTRUCTION AND PROJECTS INDIA PVT LTD				
Particular	Total	Exempted	Taxable	
	Amount	Amount	Amount	
Gross Salary	240000	0	240000	
Allowance:	2.0300	•	240000	
Total	240000	0	240000	
Standard Deduction			40000	
Total Taxable Salary			200000	

Details of Bank Accounts :			geine		1105224603108	18
Return Filing Due Date : Due Date Extended upto : Interest Calculated Upto : Date of E_Filing :	31/07/2019 31/08/2019 31/08/2019 31/08/2019	N	eturn Filing Se otification No cknowledgeme		139(1) 225/157/2019/IT	
Jurisdiction: Return for Asst. Yo	ear: 2018-2019 filed	with Ward: on 13	3/08/2018 vide r	eceipt No. 1108	327020130818	
			Net profit	-		
The second of th			Expenses	-		
			Gross profit	-		
Cash Balance		60200	Gross receipts	+ 1/2	(Profession)	
Datalice Sfleet	La .		Profit And Loss		Profit And Loss	
Summary Information In a c	ase where regular	books of accour	nt of business o	or profession a	re not maintain	ed
10	real and a second		103000			
Total	i O	205200 <b>205200</b>	103000	50.19		
Advocate	43	Turnover		Actual Profit (%)		
44ADA Turnover Detail Description	= 0.1					
u/s 80TTA (Interest on depos account)	it in saving			1572	1572	
u/s 80C In Respect of Inves			14000	Amount 14000	Amount	
Deductions Under Chapter Description	VIA					1557;
Total of Other Sources					12072	
Total Income					12072	
Other Income OTHER INCOME				10500	10500	)
AXIS BANK HDFC BANK				42 46 68	4	
Interest on Bank Savings ICICI BANK				42	1572	2
Income From Other Source	es					1207
Total of Business & Profes	SSION			10300	10300	0
Profit against Turnover Higher of Assessable profit Business Income From 44A	193		50% 102600 103000	0		
Gross Receipts Actual Profit Actual Profit %age is Deemed Profit %age is			20520 10300 50.199	0		
Loss From AMIT KUMAR Business Income u/s 44A			10300	00	0	
Less:Items Admissible/for S Consideration Profit From Business 44DA				1030 1030		
AMIT KUMAR Net Profit As Per P&L A/c	4					1030

No of Bank Account :- 4								
Sr.No.	IFS Code	Name & Branch	Account No.	Туре				
1	UTIB0001083	AXIS BANK-KUTCHERY ROAD, RANCHI	911010013374295	Saving				
2	BKID0004910	BANK OF INDIA-SHYAMLI, RANCHI	491010310000070	Saving				
3	ICIC0006350	ICICI BANK-KANKE ROAD	019601500994	Saving				
4	HDFC0000719	HDFC BANK-RANCHI	50100168736149	Saving				

Verified By : AMIT KUMAR

Name:

AMIT KUMAR

BHZPK8721M

Father's Name:

BISHWAMBHAR MISHRA

46

Address(O):

301B, ISHWARI ENCLAVE, VIDYAPATI NAGAR, KANKE ROAD, RANCHI, JHARKHAND-8340

Permanent Account No:

Sex:

Date of Birth:

26/01/1984

Status:

Previous year:

Male

Individual 2019-2020 Resident Status Assessment Year: Resident

Ward/Circle:

Nature of Business or

Return:

2020-2021 ORIGINAL

Profession

LEGAL PROFESSION - 16001 (ADVOCATE)

Compu	tation	of Total	Income
-------	--------	----------	--------

Income Heads		ncome		Income Afte
	Before	Set off		Set of
Income from Salary		190000		190000
Income from House Property		0		(
Income From Business or Profession		245200		245201
Income from Capital Gains		0		(
Income from Other Sources		0		1
Gross Total Income				435201
Less : Deduction under Chapter VIA				1050
Total Income			-	42470
Rounding off u/s 288A				424701
Income Taxable at Normal Rate Income Taxable at Special Rate			424700 0	
TAX	CALCULATION			
Basic Exemption Limit Rs. Tax at Normal Rates		250000 8735		
Total Tax Less : Tax Rebate u/s 87A Tax Payable		8735		873!
Amount Payable				1
Tax Rounded Off u/s 288 B	EHENSIVE DETAIL			
COMIT	ELIENOIVE DE LAIE	S W H		
Income from salary				190000
Name of employer : BISHWAMBHAR CONSTRUCTION AND PROJECTS INDIA PVT				
LTD _				
Particular		mpted	Taxable	
Gross Salary	Amount A 240000	mount 0	240000	

240000

Income from Business & Profession Details

Allowance: Total

Standard Deduction

**Total Taxable Salary** 

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240000

50000

190000

Business Income u/s 44ADA

 Gross Receipts
 415200

 Actual Profit
 245200

 Actual Profit %age is
 59.06%

 Deemed Profit %age is
 50%

 Profit against Turnover
 207600

 Higher of Assessable profit
 245200

 Business Income From 44ADA
 245200

Total of Business & Profession

245200

245200

Deductions Under Chapter VIA			10500
Description	Gross	Deductable	
u/s 80D Medical Insurance Premium	Amount 10500	Amount 10500	
Self/Spouse/Child			
Premium Amount	10500		
Health Check Amount	0		
Medical Expenditure	0		

#### **44ADA Turnover Detail**

Description	Turnover	Actual Profit	Actual Profit (%)	
INCOME FROM PROFESSION	415200	245200	59.06	
Total	415200	245200		

Balance Sheet		Profit And Loss	Profit And Loss (Profession)
Cash-in-hand	90800	Gross receipts	
Total assets	90800	Gross profit	
		Expenses	
		Net profit	

Jurisdiction: Return for Asst. Year: 2019-2020 filed with Ward: on 31/08/2019 vide receipt No. 110522460310819

Return Filing Due Date :

31/07/2020

Return Filing Section :

139(1)

Due Date Extended upto : Interest Calculated Upto :

10/01/2021

Notification No:

Press Release 30/12

Date of E\_Filing :

09/01/2021 **09/01/2021** 

Acknowledgement No :

155381770090121

#### Details of Bank Accounts :

#### No of Bank Account :- 4

Sr.No.	IFS Code	Name & Branch	Account No.	Туре
1	UTIB0001083	AXIS BANK-KUTCHERY ROAD, RANCHI	911010013374295	Saving
2	BKID0004910	BANK OF INDIA-SHYAMLI, RANCHI	491010310000070	Saving
3	ICIC0006350	ICICI BANK-KANKE ROAD	019601500994	Saving
4	HDFC0000719	HDFC BANK-RANCHI	50100168736149	Saving

Verified By : AMIT KUMAR

Business Income u/s 44ADA

**Gross Receipts** 510500 **Actual Profit** 265460 Actual Profit %age is 52% Deemed Profit %age is 50% Profit against Turnover 255250 Higher of Assessable profit 265460

Medical Expenditure

Business Income From 44ADA **Total of Business & Profession** 

265460

265460

**Deductions Under Chapter VIA** 1050 Description Gross Deductable Amount Amount u/s 80D Medical Insurance Premium 10500 10500 Self/Spouse/Child 10500 Premium Amount Health Check Amount 0

44ADA Turnover Detail

Description	Turnover	Actual Profit	Actual Profit (%)	
PROFESSIONAL INCOME	510500	265460	52	
Total	510500	265460		

Balance Sheet		Profit And Loss	Profit And Loss (Profession)
Cash-in-hand	91900	Gross receipts	
Total assets	91900	Gross profit	
		Expenses	-
		Net profit	-

Jurisdiction: Return for Asst. Year: 2020-2021 filed with Ward: on 09/01/2021 vide receipt No. 155381770090121

Return Filing Due Date :

31/07/2021

**Return Filing Section:** 

0

139(1)

Due Date Extended upto :

31/12/2021

**Notification No:** 

**CBDT Cir. No.17/2021** 

Interest Calculated Upto: Date of E\_Filing:

30/12/2021 30/12/2021

Acknowledgement No:

650960890301221

**Details of Bank Accounts:** 

No of Bank Account :- 4

Sr.No.	IFS Code	Name & Branch	Account No.	Туре
1	UTIB0001083	AXIS BANK-KUTCHERY ROAD, RANCHI	911010013374295	Saving
2	BKID0004910	BANK OF INDIA-SHYAMLI, RANCHI	491010310000070	Saving
3	ICIC0006350	ICICI BANK-KANKE ROAD	019601500994	Saving
4	HDFC0000719	HDFC BANK-RANCHI	50100168736149	Saving

Verified By : AMIT KUMAR

Name:

AMIT KUMAR

Father's Name:

**BISHWAMBHAR MISHRA** 

Address(O):

301B, ISHWARI ENCLAVE, VIDYAPATI NAGAR, KANKE ROAD, RANCHI, JHARKHAND-8340

Permanent Account No:

BHZPK8721M

Date of Birth:

26/01/1984

Sex:

Status:

Male

Individual

Resident Status

Resident

Previous year : Ward/Circle :

2020-2021

Assessment Year:

2021-2022

Return:

ORIGINAL

Nature of Business or Profession

LEGAL PROFESSION - 16001 (ADVOCATE)

Computation	of Total Income		
Income Heads	Income Before Set off		Income Afte Set of
Income from Salary	190000		19000
Income from House Property	0		
Income From Business or Profession	265460		26546
Income from Capital Gains	0		
Income from Other Sources	0		
Gross Total Income		-	45546
Less : Deduction under Chapter VIA			1050
Total Income		-	44496
Rounding off u/s 288A			44496
Income Taxable at Normal Rate Income Taxable at Special Rate		444960 0	
TAX CAI	LCULATION		
Basic Exemption Limit Rs. Tax at Normal Rates Total Tax	250000 9748		974
Less : Tax Rebate u/s 87A  Tax Payable  Amount Payable	9748	_	
Tax Rounded Off u/s 288 B			
	ENSIVE DETAIL		
Income from salary			19000
Name of employer : BISHWAMBHAR CONSTRUCTION AND PROJECTS INDIA PVT LTD			
Particular	Total Exempted	Taxable	

Income from Business & Profession Details

**Gross Salary** Allowance:

Standard Deduction

**Total Taxable Salary** 

Total

ZenIT - A KDK Software Produ

Amount

240000

240000

50000

190000

Amount

0

0

Amount 240000

240000



#### Government of India Form GST REG-06

[See Rule 10(1)]

#### **Registration Certificate**

Registration Number: 20AAGCE9884M1Z3

1.	Legal Name		EARTHSHAI	PERS CONST	RUCTION I	PRIVATE LIMITED		
2.	Trade Name, if any		EARTHSHAI	PERS CONST	RUCTION F	PRIVATE LIMITED		
3.	Additional trade names,	if any	null					
4.	Constitution of Business		Private Limite	ed Company				
5.	Address of Principal Pla Business	ce of	NA, 1/G.H.27, NA, C/OSANTOSH KUMAR ADALHATU NICHE TOLA MORABADI BHITHA-2, Edalhatu Colony, Ranchi, Ranchi, Jharkhand, 834008					
6.	Date of Liability							
7.	Period of Validity		From	11/01/2023	To	Not Applicable		
8.	Type of Registration	Regular						
9	Particulars of Approving	Signature Authority Digitally si	Not Verified Centre gned by DS GOOD S TAX NETWORK	OS AND				
Signa	ture		Š TAX ŃÉTWORK 3.01.11-14:45:29 IS					
Name		Prem Ku	Cumar					
Designation Superinte			itendent					
Jurisdictional Office Ranchi W			West					
Jurisd								

This is a system generated digitally signed Registration Certificate issued based on the approval of application granted on 11/01/2023 by the jurisdictional authority.





**GSTIN** 

20AAGCE9884M1Z3

Legal Name

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

Trade Name, if any

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

Additional trade names, if null any

### **Details of Additional Places of Business**

Total Number of Additional Places of Business in the State



**GSTIN** 

20AAGCE9884M1Z3

Legal Name

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

Trade Name, if any

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

Additional trade names, if

any

#### Details of Managing / Whole-time Directors and Key Managerial Persons

null

1 Name AMIT KUMAR Designation/Status Director Resident of State Jharkhand 2 Name RANJIT KUMAR SINGH DIRECTOR Designation/Status Resident of State Jharkhand 3 Name HEM KANT Jha Designation/Status Director Resident of State Bihar

## MEMORANDUM OF ASSOCIATION

AND

1-2 July

ARTICLES OF ASSOCIATION

OF

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED



#### GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Central Registration Centre

## **Certificate of Incorporation**

Pursuant to sub-section (2) of section 7 and sub-section (1) of section 8 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Rules, 2014]

nereby certify that EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED is incorporated on this Thirteenth by of April Two thousand twenty-two under the Companies Act, 2013 (18 of 2013) and that the company is limited a shares.

ne Corporate Identity Number of the company is U45500JH2022PTC018473.

ne Permanent Account Number (PAN) of the company is AAGCE9884M

1e Tax Deduction and Collection Account Number (TAN) of the company is RCHE00809E

iven under my hand at Manesar this Thirteenth day of April Two thousand twenty-two.

DS MINISTRY OF CORPORATE AFFAIRS 10

Digital Signature Certificate
Mr SHIV PAL SINGH
ASST. REGISTRAR OF COMPANIES
For and on behalf of the Jurisdictional Registrar of Companies

Registrar of Companies Central Registration Centre

disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds om public. Permission of sector regulator is necessary wherever required. Registration status and other details of the ompany can be verified on <a href="https://www.mca.gov.in">www.mca.gov.in</a>

Mailing Address as per record available in Registrar of Companies office:

ARTHSHAPERS CONSTRUCTION PRIVATE LIMITED % SANTOSH KUMAR, ADALHATU, 1/G H-27,, NICHE TOLA, MORABADI, BHITHA 2, BARIYATU, RANCHI, Ranchi, Jharkhand, ndia, 834008

as issued by the Income Tax Department



[Pursuant to Schedule I (see sections 4 and 5) to the Companies Act, 2013] FORM NO. INC-33

## SPICe+moa

(e-Memorandum of Association)

* Table applicable to company as			
	notified under schedule I of the con	npanies Act, 2013	<u> </u>
Table A- MEMORANDUM OF ASSOC	CIATION OF A COMPANY LIMITED BY	SHARES	
1. The Name of the Company is	EARTHSHAPERS CONSTRUCTION F	PRIVATE LIMITED	
.The Registered office of the compa	ny will be situated in the state of	Jharkhand-JH	
.(a)The objects to be pursued by the	company on its incorporation are		
ats, warehouses, colonies, go-downs, s			
3.(b)Matters which are necessary for	furtherance of the objects specified	d in clause 3(a) are	

900

fechnical or other assistance, manufacturing processes know-how and other information, patterns, copyrights, trade-marks, licenses concessions and the like rights or benefits, conferring an exclusive or non-exclusive or limited or unlimited right of use thereof, which may seem capable of being used for or in connection with the main objects of the Company or the acquisition or use of which may seem calculated directly or indirectly to benefit the Company on payment of any fee royalty or other consideration and to use, exercise or develop the same under or grant licenses in respect thereof or otherwise deal with same and to spend money in experimenting upon testing or improving any such patents, inventions, right or concessions.

12. To apply for and obtain any order under any Act or Legislature, charter, privilege concession, license or authorisation of any powers of the Company or for effecting and modification of the constitution of the Company or for any other such purpose which may seem expedient and to oppose any proceedings or applications which may seem expedient or calculated directly or indirectly to prejudice the interest of the Company.

13. To enter into any arrangements with any Government or Authorities or any persons or companies that may seem conducive to the main objects of the Company or any of them and to obtain from any such Government, authority, person or company any rights, charters, contracts, licenses and concessions which the Company may think desirable to obtain and to carry out, exercise and comply

14. To procure the Company to be registered or recognised in or under the laws of any place outside India and to do all act necessary for carrying on in any foreign country for the business or profession of the Company.

15. To draw, make, accept, discount, execute and issue bills of exchange, promissory notes bills of lading, warrants, debentures and such other negotiable or transferable instruments, of all types or securities and to open Bank Accounts of any type and to operate the same in the ordinary course of the Company

16. To advance money either with or without security, and to such persons and upon such terms and conditions as the Company may deem fit and also to deal with the money of the Company not immediately required

- 17. To undertake and execute any trusts, the undertaking of which may seem to the Company desirable, either gratuitously or otherwise. 18. To establish, or promote or concur in establishing or promote any company for the purpose of dealing all or any of the properties, rights
- and liabilities of the Company
  19. To sell, mortgage, exchange, grant licenses and other rights improve, manage, develop and dispose of undertakings, properties, assets and effects of the company or any part thereof for such consideration as may be expedient and in particular for any shares, stocks, debentures or other securities of any other such company having main objects altogether or in part similar to those of the Company 20. Subject to the Provisions of Section 66 of the Companies Act, 2013 to distribute among the members in specie or otherwise any

property of the Company or any proceeds of sale or disposal of any property of the Company in the event of winding up.

21. To distribute as dividend or bonus among the member or to place to reserve or otherwise to apply, as the Company may, from time to time, determine any money received by way of premium on debentures issued at a premium by the Company and any money received in respect of forfeited shares, money arising from the sale by the Company of forfeited shares subject to the provisions of Sec. 52 of the

Companies Act, 2013.

22. To employ agents or experts to investigate and examine into the conditions, prospects value, character and circumstances of any business concerns and undertakings and generally of any assets properties or rights which the Company purpose to acquire 23. To create any reserve fund, sinking fund, or any other such special funds whether for depreciation, repairing, improving, research, extending or maintaining any of the properties of the Company or for any other such purpose conducive to the interest of the Company 24. Subject to the provisions of Section 182 & 183 of Companies Act, 2013, to subscribe contribute, gift or money, rights or assets for any national educational, religious, charitable, scientific, public, general or usual objects or to make gifts or such other assets to any institutions, clubs, societies, associations, trusts, scientific research associations, funds, universities, college or any individual, body of individuals or bodies corporate.

25. To establish and maintain or procure the establishment and maintenance of any contributory or non-contributory pension or superannuation, provident or gratuity funds for the benefit of and give of procure the giving of the gratuities pensions, allowances, bonuses or emoluments of any persons who are or were at any time in the employment or service of the company or any company which is a subsidiary of the Company or is allied to or associated with the Company or with any such subsidiary company or who are or were at any time Directors or officers of the Company or any other company as aforesaid and the wives, widows, families and dependents of any such persons and also to establish and subsidise and subscribe to any institutions, associations, club or funds calculated to be for the benefit of or advance aforesaid and make payments to any such persons as aforesaid and to do any of the matters aforesaid, either alone or in

conjunction with any such other company as aforesaid

26. To establish, for any of the main objects of the Company, branches or to establish any firm or firms at places in or outside India as the Company may deem expedient

27. To pay for any property or rights acquired by or for any services rendered to the Company and in particular to remunerate any person, firm or company introducing business to the company either in cash or fully or partly-paid up shares with or without preferred or deferred rights in report of dividend or renowment of capital or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has nower to issue or by the granted or otherwise or by any securities which the company has now and the granted or otherwise or by any securities which the company has now any or otherwise or by any securities which the company has now any or otherwise or by any securities which the company has now any or otherwise or by any securities which the company has now any or otherwise or by any securities which the company has now any or otherwise or by any securities which the company has now any or otherwise or by any securities which the company has now any or otherwise or by any or otherwise or by any or otherwise or by any or otherw rights in respect of dividend or repayment of capital or otherwise or by any securities which the company has power to issue or by the grant of any rights or options or partly in one mode and partly in another and generally on such terms as the company may determine, subject to the provision of section 314 of the act.

28. To pay out of the funds of the company all costs, charges and expenses of and incidental to the formation and registration of the

company and any company promoted by the company and also all costs, charges, duties, impositions and expenses of and incidental to

the acquisition by the company of any property or assets.

29.To send out to foreign countries, its director, employees or any other person or persons for investigation possibilities of main business 29.To send out to foreign countries, its director, employees or any other person or persons for investigation possibilities of main business connections or for promoting the interests of the company or trade procuring and business and business connections or for promoting the interests of the company or trade procuring and business connections.

and to pay all expenses incurred in the connection.

30.To compensate for loss of office of any Managing Director or Directors or other officers of the Company within the limitations prescribed under the Companies Act, 2013 or such other statute or rule having the force of law and to make payments to any person whose office of

employment or duties may be determined by virtue of any transaction in which the Company is engaged.

31.To agree to refer to arbitration any dispute, present or future between the Company and any other company, firm, individual or any other body and to submit the same to arbitration in India or abroad either in accordance with Indian or any foreign system of law. 32. To appoint agents, sub-agents, dealers, managers canvassers, sales, representatives or salesmen for transacting all or any kind of the main business of which this Company is authorised to carry on and to constitute agencies of the Company in India or in any other country and catablish deposits and according to different and catablish deposits and according to the catable to the catabl and establish depots and agencies in different parts of the world.

4. The liability of the member(s) is limited and this liability is limited to the amount unpaid, if any, on the shares held by them.

0.		19(\$4)	Subscriber Details	cip.			T		111
-	Name, Address, Description and	DIN/PAN/Passport Number	taken		DSC		Dated 11/04/22		
	AMIT KUMAR, FLAT NO. 301-B, ISH VIDYAPATI NAGAR, KANKE ROAD, OCCUPATION - BUSINESS	05323985	2,500	Equity	AMIT KUM				
		ATRP57957C	2,500	Equity	RAN	IT	11/04/22		
	RANJIT KUMAR SINGH, H.NO- 1/GH EDALHATU, NICHE TOLA, MORABA B34009. OCCUPATION- BUSINESS	ANJIT KUMATU NICHE TOLA, MORABADI, BHITHA, RANCHI			Preference	RANJIT CANADA			
	HA DAM KRIPAL SINC	HEM KANT JHA, RAM KRIPAL SINGH CONSTRUCTION PVT LTD , ANCILLARY INDUSTRIAL AREA TUPUDANA, PO - HATIA, RANCHI -834003. OCCUPATION - BUSINESS			Equity	HE	M STA		4/22
	- ANGULADVINDLISTRIA				Preference	- IH			
					00 Equity				
	Total S	hares taken	Maria de la companya		Preferen				
_			Signed before Me						
am	e	Address, Descr	iption and Occupat	ion Nu	N/PAN/Pass mber/ embership imber	sport	DSC		Dated
CA	ABHINAV KUMAR	KRAPS & CO., 19 COMPLEX, RAN RANCHI - 83400	ST FLOOR, GANPATI CHI COLLEGE ROAD, 08	41	0315		av	Digitally signed by Aprender Kurner Date 2022 04.11 18.45.14 +05'30'	11/04/

an Editory which

[Pursuant to Schedule I (see Sections 4 and 5) to the Companies Act, 2013)] FORM NO. INC-34

# SPICe+AOA

(e-Articles of Association)

*Tab	le F	as	notified under schedule I of the companies Act, 2013 is applicable to the company
_		_	EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED
_	_	_	A COMPANY LIMITED BY SHARES
	-		
	ea	Articl e No	Description
0	_	_	Interpretation
	Ø	-	(1) The Company is a Private Company within the meaning of Section 2(68) of the Act and having paid-up share capital as may be prescribed and which by its articles (i) restricts the right to transfer its shares; (ii) except in case of One Person Company, limits the number of its members to two hundred; (ii) except in case of One Person Section 2(68) of the Act and having paid-up shares; (ii) except in case of One Person Company, limits the number of its members to two hundred; (ii) except in case of One Persons Company, limits the number of members in a company jointly, they shall, for the Provided that where two or more persons hold one or more shares in a company jointly, they shall, for the purposes of this clause, be treated as a single member.  Provided further that- (a) persons who are in the employment of the company; and (b) persons who, having been formerly in the employment of the company, were members of the company while in the employment and have continued to be members after the employment ceased, while in the employment and have continued to be members after the employment ceased, while in the employment and have continued to be members after the employment ceased, (iii) Prohibits any invitation to the public to subscribe for any securities of the company.
		11	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 the control of the Directors who may issue, allot or otherwise dispose of the same or any of them to such the control of the Directors who may issue, allot or otherwise dispose of the same or any of them to such the 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 the memorandum or after allotment or within the memorandum or after allotment or within the memorandum or after allotment or within the memorandum or within such other period as the memorandum or with
		2	within two months after the application for the registration of transfer of transmission one month after the application for the registration of transfer of transmission one month after the application for the registration of transfer of transmission one 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 the delivery of a certificate for a share to one of several joint holders shall be
			sufficient delivery to all such metals and defected mutilated or torn or if there be no talk a park certificate may
		3	issued in lieu thereof, and if any certificate is lost or destroyed their upon product, a new certificate in lieu thereof, and if any certificate is lost or destroyed their upon product, a new certificate in lieu there issued in lieu thereof, and if any certificate is lost or destroyed their upon product, a new certificate in lieu there issued in lieu thereof, and if any certificate is lost or destroyed their upon product, a new certificate in lieu thereof issued in lieu thereof, and if any certificate is lost or destroyed their upon product, a new certificate in lieu thereof issued in lieu thereof, and if any certificate is lost or destroyed their upon product, a new certificate in lieu thereof issued
_	_		(ii) The provisions of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (2) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (3) and (3) shall mutatis mutands apply to describe the description of Articles (4) and (4) shall mutatis mutands apply to describe the description of Articles (4) and (4) shall mutatis mutands apply to describe the description of Articles (4) and (4) shall mutatis mutands apply to describe the describe the description of Articles (4) and (4) shall mutatis mutands apply to describe the description of Articles (4) and (4) shall mutatis apply the described (4) and (4) shall mutatis apply the
Ц		4	Except as required by law, no person shall be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any way to recognise (even when trust, and the company shall not be bound by, or be compelled in any share, or any interest in any fraction notice thereof) any equitable, contingent, future or partial interest in any share, or any any s

			part of a share, or (except only as butter
-		1	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.
		5	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.
0		6	(ii) 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 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 mutantis 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.
		7	unless otherwise expressly provided by the terms of issue of the state
	司		by the creation or issue of further shares ranking pari passu 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.
-	$\dashv$		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 a 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:
			(a) unless a sum in respect of which the lien exists is presently payable, of  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (c) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (c) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (d) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (d) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (d) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (d) until the expiration of fourteen days after a notice in writing stating and demanding payment of sur  (d) until the expiration of fourteen days after a notice in
		11	purchaser thereor.  (ii) The purchaser shall be registered as the holder of the shares comprised in any oney, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money, nor shall his title to the life that have the see to the application of the purchase money.
		12	(iii) The purchaser shall not be bound to see to the application of the purchase money, (iii) The purchaser shall not be bound to see to the application of the purchaser money, (iii) The purchaser shall not be bound to see to the application of the purchaser money, (iii) 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 (iii) The residue, if any, shall, subject to a like lien for sums not presently payable as existed upon the shares (iii) The residue, if any, shall, subject to a like lien for sums not presently payable as existed upon the shares (iii) The residue, if any, shall, subject to a like lien for sums not presently payable as existed upon the shares (iii) The residue, if any, shall, subject to a like lien for sums not presently payable.
		-	Calls on shares
		13	(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 shares (whether on account of the nominal value of the share or be payable at less than one conditions of allotment thereof made payable at fixed times: 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. month from the date fixed for the payment of the last fourteen days? notice specifying the time or times and lies of payment, pay to the company, at the time or times and place so specified, the amount called on his place of payment, pay to the company, at the time of the Board.
			(iii) A call may be revoked or postponed at the discretion of the Board authorizing the call
		14	was passed and may be very
П	In	15	The joint holders of a share Page 2

	l of the comp	oany is	1,000,00	0.00	rupees, divided into,	
	T	<del>- 1</del>		gr consulation		
10,000.00	Equity	share	es of	100.00	rupees each	and
□ l.w	hose name a	nd address i	is given be	elow, am desirous o	of forming a company	in pursuance of this
me		association	n and agre	e to take all the sh	of forming a company ares in the capital of	
me	morandum of	association	n and agre	e to take all the sh		

With-

		-10	If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the erson from whom the sum is due shall pay interest thereon from the day appointed for payment thereof to the erson from whom the sum is due shall pay interest thereon from the day appointed for payment thereof to the erson from whom the sum is due shall pay interest thereon from the day appointed for payment thereof.
1		16	me of actual payment at ten per cent per annum or at such lower tato, wholly or in part.  The Board shall be at liberty to waive payment of any such interest wholly or in part.
1	1		on account of the nominal value of the share or by way of premium, shall, for the terms of issue such
וכ		17	iii) In case of non-payment of such sum, all the relevant provisions of sum had become payable by vitted iii) In case of non-payment of such sum, all the relevant provisions of such sum had become payable by vitted iii) In case of non-payment of such sum, all the relevant provisions of such sum had become payable by vitted iii).
		18	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 (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 (b) upon all or any of the monies so advanced, may (until the same would, but for such advance shall (b) upon all or any of the monies so advanced, may (until the same would, but for such advance shall (b) upon all or any of the monies so advanced, may (until the same would, but for such advance shall (b) upon all or any of the monies and unpaid upon any shares are shall be same would, but for such advance, become 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 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 heads (b) upon all or any of the monies and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares as a share and unpaid upon any shares are shares a
			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.
0		19	Italianor shall be deemed to remain a nords.
_			The Board may, subject to the right of appear contents to a person of whom they de the right of appear to the right of appear to the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of appear contents to a person of whom they de the right of a person of whom they de the right of a person of whom they de the right of a person of whom they de the right of a person of the right of a person o
		20	(a) the transfer of shares on which the company has a transfer unless-
		21	
			(c) the instrument of transfer is in respect of only the instrument of transfer is in respect to the instru
		22	to time determine:
			than forty-live day
			the currivor or survivors where the member was a joint noider, and the survivor or survivors where the member was a joint noider, and the survivor or survivors where the member was a joint noider, and the survivor or survivors where the member was a joint noider, and the survivor or survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the member was a joint noider, and the survivors where the survivors wh
			or nominees of a deceased joint holder from any title to his interest in the
		23	company as having any title to his into company and have made.  (ii) Any person becoming any title to his into company and his into comp
			hereinafter provided, elect, either- hereinafter provided, elect, elec
		2	The Board Shall, it comber had transferred the shall remove as holder of the shall rimber.
=	1/	1	(i) If the person so barry a notice in writing signed by the shall testify his election of send to the company a notice in writing signed by the shall testify his election of t
			the share.  (ii) All the limitations, restrictions and provisions of these regulations relating to the share.  (iii) All the limitations, restrictions and provisions of these regulations relating to the share as aforesaid as if the share.
			or insolvency of the member had not occurred or insolvency of the holder shall be entitled to a share by reason of the death or insolvency of the holder of member.
	] [	寸	or insolvency of the member flad flot or insolvency of the holder shall be entitled in member.  A person becoming entitled to a share by reason of the death or insolvency of the holder of the share and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled if he were the registered holder of the same dividends and other advantages to which he would be entitled in the same dividends and other advantages to which he would be entitled in the respect of the same dividends and other advantages to which he would be entitled in the registered as a member in respect of the same dividends and other advantages to which he would be entitled in the registered as a member in respect of the same dividends and the registered as a member in respect of the same dividends and the registered as a member in respect of the same dividends and the registered as a member in respect of the same dividends and the registered as a member in respect of the same dividends and the registered as a member in res

	T	$T^{-}$	himself or to transfer the share, and if the notice is not complied with within ninety days, the Board may requirements of the notice have been complied with.
	-	+	requirements of the notice have been complied with.
	_	_	Forfeiture of shares
0	0	27	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 which may have accrued.
6	0	28	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.
0	0	29	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.
		30	(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.
_ 		31	<ul> <li>(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.</li> <li>(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.</li> </ul>
		32	(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.
5		33	The provisions of these regulations as to forfeiture shall apply in the case of nonpayment 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
		34	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.
		35	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.
		36	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 "shareholder" in those regulations shall include "stock" and "stock-holder" respectively.

	37	(3	utnoi a) its b) an	share capital; by capital resolution, reduce in any manner and with, and subject to, any incident share capital; by capital redemption reserve account; or by share premium account.
_		1		Capitalisation of profits
0	3		(a) the complete distriction (b) the menn (ii) T claur (A) (B) and (C) (D) reg pair (E)	the company in general meeting may, upon the recommendation of the Board, resolvenation is to desirable to capitalise any part of the amount for the time being standing to the credit of any of the pany?s reserve accounts, or to the credit of the, profit and loss account, or otherwise available for ibution; and the sum be accordingly set free for distribution in the manner specified in clause (ii) amongst the others 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 upon any amounts for the time being unpaid on any shares held by such members respectively; paying up any amounts for the time being unpaid on any shares held by such members respectively; paying up in full, unissued shares of the company to be allotted and distributed, credited as fully paid-up, to amongst such members in the proportions aforesaid; partly in the way specified in sub-clause (A) and partly in that specified in sub-clause (B);  A securities premium account and a capital redemption reserve account may, for the purposes of this pullation, be applied in the paying up of unissued shares to be issued to members of the company as fully donus shares;  The Board shall give effect to the resolution passed by the company in pursuance of this regulation.  Whenever such a resolution as aforesaid shall have been passed, the Board shall-whenever such a resolution as aforesaid shall have been passed, the Board shall-
		39	(a) all (b) (ii) (a) th	Whenever such a resolution as aforesaid shall have been passed, the board shall make all appropriations and applications of the undivided profits resolved to be capitalised thereby, and all otments and issues of fully paid shares if any; and generally do all acts and things required to give effect thereto.  The Board shall have power-  to make such provisions, by the issue of fractional certificates or by payment in cash or otherwise as it inks fit, for the case of shares becoming distributable in fractions; and inks fit, for the case of shares becoming distributable in fractions; and to authorise any person to enter, on behalf of all the members entitled thereto, into an agreement with the ompany providing for the allotment to them respectively, credited as fully paid-up, of any further shares to or otherwise and the payment by the ompany on their behalf, by the application thereto of their respective proportions of profits resolved to be application thereto of their respective proportions of profits resolved to be applicationed on the shall be amount or any part of the amounts remaining unpaid on their existing shares; apitalised, of the amount or any part of the amounts remaining unpaid on such members.
+		_	70.75	Ruy-back of shares
		4		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.
		+	41	(i) The Board may, whenever it thinks fit, call an extraordinary general meeting.  (ii) The Board may, whenever it thinks fit, call an extraordinary general meeting.  (iii) If at any time directors capable of acting who are sufficient in number to form a quorum are not within India.
		7	42	any director or any two members of the months and the 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.
		7	43	when the meeting proceeds to business the general meetings shall be as provided in several meetings.
-	+		-	(ii) Save as otherwise provides the same of the company of the company.  The chairperson, if any, of the Board shall preside as Chairperson at every general meeting of the company.
			44	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 the meeting, or is unwilling to act as chairperson of the meeting.
-	1		-	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

		1	
1	1		Adjournment of meeting
	1	47	<ul> <li>(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.</li> <li>(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.</li> <li>(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.</li> <li>(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.</li> </ul>
1	+		Voting rights
1	1	48	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 capitally of the company.
+	1	49	A member may exercise his vote at a meeting by electronic means in accordance with section 108 and shall vote only once.
1		50	(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.
+		51	A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction i 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.
1		52	Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll.
1		53	No member shall be entitled to vote at any general meeting unless all calls or other sums presently payable behim in respect of shares in the company have been paid
וי		54	<ul> <li>(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.</li> <li>(ii) Any such objection made in due time shall be referred to the Chairperson of the meeting, whose decision shall be final and conclusive.</li> </ul>
			Proxy
וכ		55	the instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for
]		56	An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105.
		57	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 a its office before the commencement of the meeting or adjourned meeting at which the proxy is used.
1			Board of Directors
		5	First directors of the company will be AMIT KUMAR, RANJIT KUMAR SINGH and HEM KANT JHA.
			(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.
		1	The Board may pay all expenses incurred in getting up and registering the company.

			regis	company may exercise the powers conferred on it by section 88 with regard to the keeping of a foreign ter; and the Board may (subject to the provisions of that section) make and vary such regulations as it thinks fit respecting the keeping of any such register.
1		62	recei as th	neques, promissory notes, drafts, hundis, bills of exchange and other negotiable instruments, and all pts for monies paid to the company, shall be signed, drawn, accepted, endorsed, or otherwise executed, he case may be, by such person and in such manner as the Board shall from time to time by resolution mine.
1		63	he k	y director present at any meeting of the Board or of a committee thereof shall sign his name in a book to ept for that purpose.
0 0		64	app	ubject to the provisions of section 149, the Board shall have power at any time, and from time to time, to oint a person as an additional director, provided the number of the directors and additional directors other shall not at any time exceed the maximum strength fixed for the Board by the articles. Such person shall hold office only up to the date of the next annual general meeting of the company but be eligible for appointment by the company as a director at that meeting subject to the provisions of the
1	_			Proceedings of the Board
0	_	65	as (ii)	The Board of Directors may meet for the conduct of business, adjourn and otherwise regulate its meetings, it thinks fit.  A director may, and the manager or secretary on the requisition of a director shall, at any time, summon a
4	_	+	(i)	seting of the Board.  Save as otherwise expressly provided in the Act, questions arising at any meeting of the Board shall be
		66	de	cided by a majority of votes.
		67	7 is	reduced below the quorum fixed by the Act for a meeting of the Board, the continuing directors or director reduced below the quorum fixed by the Act for a meeting of the Board, the continuing directors or director reduced below the quorum fixed by the Act for a meeting of the Board, the continuing directors or director reduced below the quorum, or of summoning a reduced by the purpose of increasing the number of directors to that fixed for the quorum, or of summoning a reduced by the purpose of t
		9 6	8 (ii)	The Board may elect a Chairperson of its meetings and determine the period for which the is to those of the such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes five time appointed for holding the meeting, the directors present may choose one of their number to be
			69	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.
		3	70	<ul> <li>i) A committee may elect a Chairperson of its meetings.</li> <li>ji) 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.</li> </ul>
C	1 [	]	71	<ul> <li>(i) A committee may meet and adjourn as it thinks fit.</li> <li>(ii) Questions arising at any meeting of a committee shall be determined by a majority of votes of the members consent, and in case of an equality of votes, the Chairperson shall have a second or casting vote.</li> </ul>
	וןנ		72	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 yalid 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.
				Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer
			74	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.
			75	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.

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1	1		The Seal
10	0	76	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 directors and of the secretary or such other person as the Board may appoint for the purpose; and those two company is so affixed in their presence.
1			Dividends and Reserve
6	0	77	The company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board.
1		78	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.
2/0		79	<ul> <li>(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.</li> <li>(ii) The Board may also carry forward any profits which it may consider necessary not to divide, without setting them aside as a reserve.</li> </ul>
10	0	80	(ii) 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.
_ ]		81	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.
_		82	<ul> <li>(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.</li> <li>(ii) Every such cheque or warrant shall be made payable to the order of the person to whom it is sent.</li> </ul>
		83	Any one of two or more joint holders of a share may give effective receipts for any annual later than the ingreenest of such share.
		84	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.
		85	No dividend shall bear interest against the company.
			Accounts
0		86	<ul> <li>(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.</li> <li>(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.</li> </ul>
			Winding up
0	0	87	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 company and any part of the assets of the company, whether they shall consist of property of the same kind or not. 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.
			different classes of members.

1		(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.
H		Indemnity
00	88	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 favor in which he is acquitted or in which relief is granted to him by the court or the Tribunal.

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# आखकर्ष विभाग INCOME TAX DEPARTMENT



# भारत सरकार GOVT. OF INDIA

### ई- स्थायी लेखा संख्या कार्ड e - Permanent Account Number (e-PAN) Card AAGCE9884M

नाम / Name

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

निगमन/गठन की तारीख

Date of Incorporation / Formation

13/04/2022





- Permanent Account Number (PAN) facilitate Income Tax Department linking of various documents, including payment of taxes, assessment, tax demand tax arrears, matching of information and easy maintenance & retrieval of electronic information etc. relating to a taxpayer. स्थाबी लेखा संख्या (पैन) एक करदाता से संबंधित विभिन्न दस्तावेजों को जोड़ने में आयकर विभाग को सहायक होता है, जिसमें करों के भुगतान, आकलन, कर मांग, टैक्स बकाया, सुचना के मिलान और इलक्ट्रॉनिक जानकारी का आसान रखरखाय व बहाली आदि भी शामिल है।
- Quoting of PAN is now mandatory for several transactions specified under Income Tax Act, 1961 (Refer Rule 114B of Income Tax Rules, 1962) आयक्त अधिनियम, 1961 के तहत निर्देष्ट कई लेनदेन के लिए स्थापी लेखा संख्या (पैन) का उद्वेख अब अनियार्थ है (आयक्त नियम, 1962 के नियम 114B, का संदर्भ लें)
- Possessing or using more than one PAN is against the law & may attract penalty of upto Rs. 10,000. एक से अधिक स्थायी लेखा संख्या (पैन) का रखना या उपयोग करना, कानून के विरुद्ध है और इसके लिए 10,000 रुपये तक का दंड लगाया जा सकता है।
- The PAN Card enclosed contains Enhanced QR Code which is readable by a specific Android Mobile App. Keyword to search this specific Mobile App on Google Play Store is "Enhanced QR Code Reader for PAN Card. संलंग पैन कार्ड में एनहान्स क्यूआर कोड शामिल है जो एक विशिष्ट एंड्रॉइड मोबाइल ऐप द्वारा पठनीय है। Google Play Store पर इस विशिष्ट मोबाइल ऐप को खोजने के लिए कीवर्ड "Enhanced QR Code Reader for PAN Card" है।

आयकर विभाग INCOME TAX DEPARTMENT



भारत सरकार GOVT OF INDIA

स्वावी लेखा संख्या काई

AAGCE9884M

EARTHSHAPERS CONSTRUCTION PRIVATE LIMITED

04/2022



हत कार्ज के स्वोने/पाने पर कृपया सुक्रित करें/लोटाएं

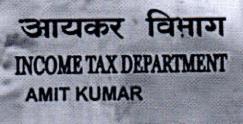
इस नगर के कार्य) पान पर इपया सुन्ध आधनेय पैन सेवा इवाई, एन इस ही एस 5 वीं पॉनेल, मंडी स्टॉलींग, प्लॉट में 341, सारे में 997/8, मॉडल कालोनी, दीप बंपला चीळ के पास,

t card is lost / someone's lost card is found, to inform / return to :

ncome Tax PAN Services Unit, NSDL th Floor, Mantri Sterling, Not No. 341, Survey No. 997/8, doded Colony, Near Deep Bungalow C

Tel: 91-20-2721 8080, Fax; 91-20-2721 8081

Electronically issued and Digitally signed ePAN is a valid mode of issue of Permanent Account Number (PAN) post amendments in clause (c) in the Explanation occurring after sub-section (8) of Section 139A of Income Tax Act, 1961 and sub-rule (6) of Rule 114 of the Income Tax Rules, 1962. For more details, stick here



BISHWAMBHAR MISHRA

26/01/1984
Permanent Account Number
BHZPK8721M

Signature

