F ENQUIRY REGARDING TENDERER'S

As per S.S.P. Memo No. 2139 (Presho Dated. 22) 3/18. there is not so Records. Hence there is No Objection to him/her appointment

Deputy Commissioner East Singhbhum James Pers

Applicant's Name

2 Address

Usual Place of Residence

- Applicant's approximate income (income of family where he is a member of joint family)
- 5. (i) Income Tax
 - (ii) Sales Tax
- Has the applicant ever been concern in any rioto or criminal cases
- Misc. Remarks
- What is applicant's character by general repution of from your personal knowledge
- Recommendation of enquiry officer
- 10. Remark's of Sub-Inspector
- 11. Remark's of Circle Inspector
- Remard's of Sr. Police Superintendent

FAM PRAKASH PANDEY So shambhu nath rondey

H. no-25, MIG-, road no-2, : sangam vihar, sonari, Negra-- Moni basa mandir, E. singhbhum jamshadpur - 011

18,17,686/- Annual-PAN no - ABYPP1740P

No

No

Good

Recommended

Satyanaryan Mahita

20/3/18 A.S.I-S.NAR.I-P-S

सोनारी थाना जनसेवपुर

Sr. Superintendent of Police-Gast Singhbhum, Jemshedpur



Government of India Form GST REG-06

[See Rule 10(1)]

Registration Certificate

Registration Number: 20AAHCS8487R1ZH

1.	Legal Name	SAMAY	CONSTRUCTION	N PRIVATE	LIMITED .
2.	Trade Name, if any	SAMAY	CONSTRUCTION	N PRIVATE	LIMITED
3.	Constitution of Business	Private L	imited Company		
4,	Address of Principal Place of Business	ICCHAP Seraikela	UR, 0, SAHARA (-Kharsawan, Jhark	GARDEN CI hand, 83101	TY, 0, ADITYAPUR,
5.	Date of Liability	01/07/201	17		A North Action
6.	Period of Validity	From	01/07/2017	То	NA
7.	Type of Registration	Regular			
-	Market Million Co.				
8. Signa	Particulars of Approving Authoriture	ority			
Signa	ature	ority			
Signi	ature	ority			
Signi Nan Desi	ature ic ignation	ority			
Nan Desi Juris	iture ic ignation sdictional Office	26/09/2017			

This is a system generated digitally signed Registration Certificate issued based on the deemed approval of the application for registration

नियंत्रित क्षेत्र के अन्तिगत भवन निर्माण हेतु अनुमति पत्र

अनुमति पत्र

प्रबन्ध निदेशक-सह निगंत्रक का कार्यालय, आदित्यपुर औधोगिक क्षेत्र विकास प्राधिकार, आदित्यपुर ।

पत्र संख्या

157

/एडीए

आदित्यपुर दिनांक 06/02/08

विधित

शर्वश्री समय कन्सट्रक्शन प्राठ लि०, सहारा गार्डेन सीटी — फेज — 3, 106, साकची हाईवे, साकची, जमशेदपुर ।

विषय नियंत्रित क्षेत्र के अन्तेगत नया भवन निर्माण हेतु अनुमति ।

गौजा दिन्दली, खाता नं० नया-21, 34, 244, 53, 77 एवं 78/पुराना-17, 48, 117, 118, 119अंश 120/121 (पुराना) सर्वे प्लाट नं० नया- 1440, 1442,1379, 1441, 1443अंश, 1437अंश, 1438अंश, 1439अंश एवं 1446अंश/पुराना-846, 1135अंश, 847अंश, 856, 857, 858अंश, 802, 844 एवं 845अंश स्कवा 13092 वर्गभीटर भूमि पर नया गळान निर्माण के लिए दाखिल आवेदन पत्र दिनांक 20.11.2007 के साथ समर्पित भव-

भवन प्लान में Black Berry/Blue Berry/Silever Berry/Golden Berry - Ground + Parking + 4 Floor, Cheese Berry /Rose Berry /Sweet Berry /Honey Berry - Ground + Parking + 6 Floor जो Residential & Commercial हैं। इसमें कुल 12 Block Residential एवं 1 Block Commercial - G + 3 Floor है।

रवीकृत प्लान अनुसार ही निर्माण कार्य करना है इसमे किसी प्रकार का अतिरिक्त कार्य वरीर पूर्व अनुगति प्राप्त किए नहीं करना होगा ।

प्रश्तावित आवासीय कॉलोगी में 20 फीट चौड मुख्य पथ तक पहूँचने के लिए सड़क का प्रावधान रखना होगा ।

प्रस्तावित प्रत्येक गवन के आगे 7.00 मीटर, पीछे 6.00 मीटर, तथा अगल-बगल में 5.00 मीटर जगह फायर फाईटिंग की गाड़ी जाने हेतु जगह छोड़ना होगा। ग्राउण्ड कवरेज 50 (पंचास) प्रतिशत से अधिक न हो । एफ0ए0आर0 2.5 से अधिक नहीं होना चाहिए। भवन की उंचाई 21.00 मीटर से अधिक नहीं होनी वाहिए।

प्राधिकार के कोई भी कर्मचारी/पदाधिकारी को किसी भी समय निर्माण निरीक्षण के लिए निर्माण स्थल पर जाने का अधिकार होगा।

प्रताबित भवन में खिड़की एवं पानी निकासी तथा नाली की आवश्यक व्यवस्था सुनिश्चित करना होगा तथा अधिसृचित क्षेत्र समिति के निर्देशानुसार प्रावधान रखना होगा तथा Main sever से Connection किल्डर्स को ही करना है, पथ एवं दोनों तरफ रट्रीट लाईट एवं बुसारोपण की व्यवस्था करनी है । पन र है रेपन एस अधिवसामा भी व्यासचा विरुद्ध को करनी होनी । आदित्यपुर - काण्ड्रा पुरुव यथ की बीच से 105 कीट छोडकार भवन का निर्माण करना होगा । किसी मुतीय पक्ष के साथ किसी प्रकार का विरोद का निष्पादन संबंधित व्यक्ति स्वयं करेंगे उसके जिए प्राधिकार किसी प्रकार का किनेवार नहीं होना । पाणिकार को आवारकाता होने पर प्रसातित पृष्टि तथा मकान का उतित मुआवास पूर्व आवीर अधीरियाह, के अन्तेगत नुमतान कर इसे अर्जन करने का अधिकार होगा । बिल्बर्स प्रांश ही पानी आयुर्ति की वैकल्पिक व्यवस्था करनी है। Deep Boring नहीं कर विरूप एक र जी त्यवरणा चनके हारा की जावेगी। इनके हारा इस सक्य में कोई Deviation नहीं की जायेगी। Rain water barresting system Water supply through W.S.S.D. उपरोक्त सक्यां का अनुवालन नहीं करने पर अनुमति किसी भी समय रह कह विका का वह आहे संबंधित व्यक्ति के विरुद्ध BRUL Act के अर्थामत धारा 2/1 के अधीन करनूनी जारवाई की आपनी । इसके लिए किसी प्रकार की बतिपूर्ति का दादा गाना नहीं होगा ।

िक के अपने अपने के किए किए के किए में जा अन्य के अन्य के अपने के अपने अन्य अन्य किए अन्य के अपने अन्य अन्य अन्य

ीप "अनुभति प्रत्र

प्रवन्ध निदेशक-सह-नियंत्रक का कार्यालय आदिल्यपुर औधोगिक क्षेत्र विकास प्राधिकार, आदिल्यपुर ।

पत्र संख्या 2882

/एडी

आदित्यपुर दिनांक 27 12 05

प्रेषित

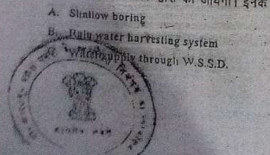
सर्वश्री समय कन्द्रवशन प्राoलिo 106, साकची, हाईये (बंगालं क्लव के समीप) -साकची, जमशेदपुर ।

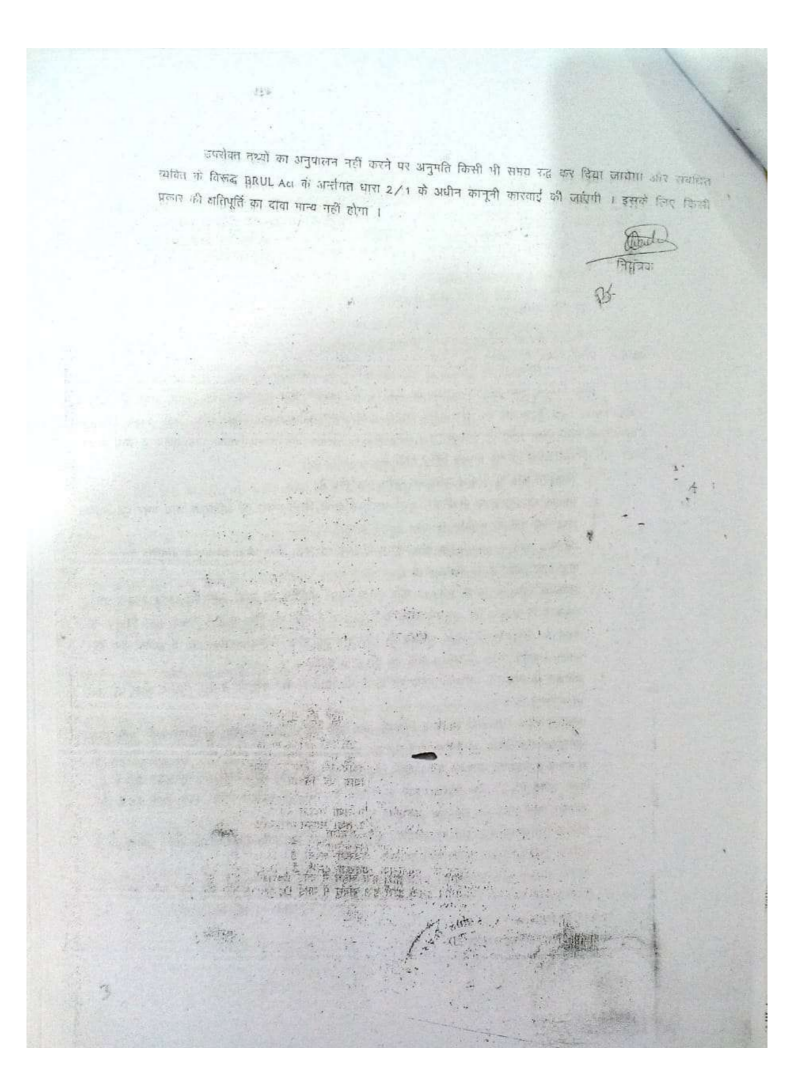
विषयः नियंत्रित क्षेत्र के अन्तिगत नया भवन निर्माण हेतु अनुमति ।

गोजा दिंदली खाता नं0 नया—21,53, 58, 75, 76, 77, 78 सर्वे प्लाट नं0 नया— 1162, 1163, 1164, 1165, 1165, 1167, 1169, 1169, 1170, 1171, 1172, 1174, 1175, 1176; 1177, 1434, 1435, 1436, 1437, 1438, 1439, 1443, एवं 1444 रजवा 7,20 एकड़ भूमि पर नया मकान निर्माण के लिए दाखिल आवेदन पत्र दिनांक 17,05,2005 के साथ समर्पित भवन प्लान निम्नलिखित शार्तों पर स्वीकृत किया जाता है :—

- 1. आवासीय कॉलोनी में कुल यूनिट जो पूर्णतः आवासीय है।
- 2. स्वीकृत प्लान अनुसार ही निर्माण कार्य करना है इसमें किसी प्रकार का अतिरिक्त कार्य वगैर पूर्व अनुमित प्राप्त किए नहीं करना होगा ।
- 3. प्रस्तावित भवन से मुख्य सड़क तक पहुँचने के लिए 10 (दस) मीदर मौड़ा रास्ता एवं आतरिक पथ 7 मीटर चौड़ा रास्ता का प्रावधान रखना होगा ।
- 4. प्रस्तावित ब्लौक के चारो तरफं 12 फीट जगह फायर पाईटिंग की गाड़ी जाने हेतु जगह छोड़ना होगा। प्राधिकार के वायलाज के अनुसार नक्शे में लाल इंक से मार्क कर दिया गया है उसके बाहर निर्माण नहीं करना है । संरचना की 34:85 प्रतिशत ही कभरेज करना होगा । ५एफ०००अ१०-०.97 से अधिक नहीं होना चाहिए । प्रत्येक ब्लौक के बीच 8 फीट की दूरी होनी चाहिए ।
- प्राधिकार के कोई भी कर्मचारी / पदा० को किसी भी समय निर्माण निरीक्षण के लिए निर्माण स्थल पर जाने का अधिकार होगा ।
- 5 प्रस्तावित भवन में खिड़की एवं पानी निकासी तथा नाली की आवश्यक व्यवस्था सुनिश्चित करना होगा तथा अधिसूचित क्षेत्र समिति के निर्देशानुसार प्रावधान रखना होगा तथा main sever से connection बिल्डर्स को ही करना है आवासीय कॉलोनी में 10 मीटर चौड़े पथ एवं दोनो तरफ स्ट्रीट लाईट की व्यवस्था करनी है।
- किसी तृतीय पक्ष के साथ किसी प्रकार का विवाद का निष्पादन संबंधित व्यक्ति स्वंय करेगें इसके लिए प्राधिकार किसी प्रकार का जिम्मेवार नहीं होगा ।
- 8. प्राधिकार को आवश्यकता होने पर प्रस्तावित भूमि तथा मकानं का उचित मुआवजा भू० अर्जन अधिनियम के अर्जगत भुगतान कर इसे अर्जन करने का अधिकार होगा ।
- 9. बिल्डर्स द्वारा ही पानी आपूर्ति की वैकल्पिक व्यवस्था करनी है। Deep बीरिंग नहीं कर निम्न प्रकार की व्यवस्था उनके द्वारा की जायेगी। इनके द्वारा इस सबंध में कोई Deviation नहीं की जायेगी।

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Scanned by CamScanner

नियंत्रित क्षेत्र के अन्तंगत भवन निर्माण हेत् अनुमति पत्र

अनुमति पत्र

प्रबन्ध निदेशक-सह-नियंत्रक का कार्यालय, आदित्यपुर औधोगिक क्षेत्र विकास प्राधिकार, आदित्यपुर ।

पत्र संख्या 1054

/एडीए

आदिल्यपुर दिनांक १८, ८०८६

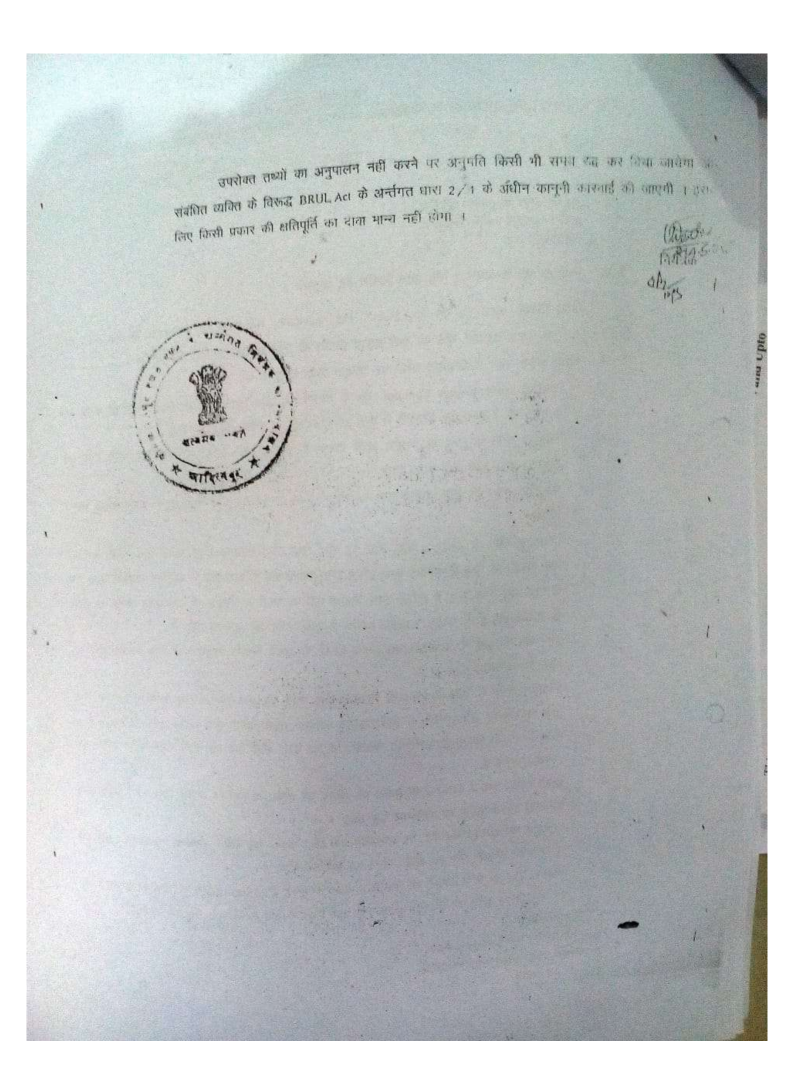
प्रेषित

रार्वश्री समय कन्द्रवशन पा0लि0 द्वारा – सहारा गार्डेन सिटी आदित्यपुर –2

विषयः नियंत्रित क्षेत्र के अन्तंगत नया भवन निर्माण हेतु अनुमति ।

मौजा दिंदली खाता गं0 एन-77/0-117, 118, 119 (अंश) सर्वे प्लाट गं0 एन-1438, 0-856, 857, 858 (अंश) रकवा 1.55 एकड़ वर्गफीट भूमि पर नया मकान निर्माण के लिए दाखिल आवेदन पत्र दिनाक के साथ समर्पित भवन प्लान निम्नलिखित शर्तों पर स्वीकृत किया जाता है :-

- 1. संबंधित नक्शा Duplex Complex का है जिसमें Ground Floor First Floor तेक ही बनाने का प्रावधान हैं। आवासीय कॉलोनी में कुल 32 यूनिट है जो पूर्णत आयासीय है।
- स्वीकृत प्लान अनुसार ही निर्माण कार्य करना है इस्में किसी प्रकार का अतिरिक्त कार्य चर्नर पूर्व अनुमति प्राप्त किए नहीं करना होगा ।
- प्रस्तावित भवन से मुख्य सङ्क तक पहुँचने के लिए 20 (बीस) फीट चौड़ा रास्ता का प्रावधान रखना होगा ।
- प्रस्तावित भवन के आगे 12 फीट, पीछे 12 फीट तथा दोनों तरफ 6 फीट प्रत्येक गृपि, नाली आदि के लिए छोड़ने के बाद ही निर्माण कार्य करना होंगा। प्राधिकार के वायलाज़ के अनुसार नवशे में लाल इक से मार्क कर दिया गया है उसके बाहर निर्माण नहीं करना है । संरचना की अधिकलम उचाई 11 मीटर से अधिक नहीं होगी चाहिए । प्रत्येक ब्लॉक सो दूसरे ब्लॉक की दूरी 61 फीट है।
- प्राधिकार के कोई भी कर्मचारी / पदां० को किसी भी समय निर्माण निरीक्षण के लिए निर्माण स्थल पर जाने का अधिकार होगा ।
- 6. . प्रस्तावित थवन में खिड़की एवं पानी निकासी तथा नाली की आवश्यक व्यवस्था सुनिश्चित करना होगा तथा अधिसूचित क्षेत्र समिति कें निर्देशानुसार प्रावधान रखना होगा सथा main sever से connection विल्डर्स को ही करना है आवासीय कॉलोनी में 20 फीट चौड़े पथ एवं बोनो तरफ स्ट्रीट लाईट की व्यवस्था करनी है।
- किसी तृतीय पक्ष के साथ किसी प्रकार का विवाद का निष्पादन संबंधित व्यक्ति स्वयं करेंगें इसके लिए प्राधिकार किसी प्रकार का जिम्मेवार नहीं होगा ।
- प्राधिकार को आवश्यकता होने पर प्रस्तावित भूमि तथा मकान का उपित मुआवजा भू० अर्जन अधिनियम के अन्तिगत भुगतान कर इसे अर्जन करने का अधिकार होगा ।
- विल्डर्स द्वारा ही पानी आपूर्ति की वैकल्पिक व्यवस्था करनी है। Deep बोरिंग नहीं कर निम्न प्रकार की व्यवस्था उनके द्वारा की जायेगी। इनके द्वारा इस संबंध में कोई Deviation नहीं की जायेगी।
- A. Shallow boring
- B. Rain water harvesting system
- C. Water supply through W.S.S.D.



TRALBOARD OF BYCISE AND CUSTOMS

	Form ST	-3				
	(Return under Section 70 of the Finance Act, 1994)	ead v	vith Rui	e 7 of Service	Tax Rules, 1994)	····
followin	ng issues have been found in your return :					
1, V	2SRC12 The Challan Number (02003880507201705988) for with the Peristration Number (02003880507201705988)	/Rs 12	0110/-L ir	. ⊔1 eection dos	st sylet and/as le e	
	THIS GO REGISTRADO NUMBER AVAILABLE IN THE CATADAS	P.			S not exist sugrof is the	ot mater
PARTA						
1 1	ORIGINAL RETURN Yes			ISED RETURN	No	
42	STC Number AAHCS8487RSD001	A3	Name	of the Assess-	SAMAY CONSTRUC	TION
Addre	ss of Registered Unit THE SANCTUM 141 S.N.P AREA S.N.F	AREA	I AAMBA	GAN SAKCHI	PRIVATE LIMITED	
	Commissionerate JAMSHEDPUR NEW Division				AKCHI NORTH	
4	Financial Year 2017-2018	A5	Return	for the Period	P	
ETURN	FILING DETAILS	1			April-Deptember	
	Due date for filing of this return	15	08/2017			
	Actual date of filing	_1.				
			08/2017			
	No of days beyond due date	10				
16						•
	Has the Assessee opted to operate as "Large Taxpayer"	No				
	Has the Assessee opted to operate as "Large Taxpayer" Unit ['Y'/N'] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (1) (c)(cc) of the Service Tax Rules, 1994)	No				
6.1	Unit ['Y'/N] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A6.1 is 'Y', name of Large Taxpaver	No				
6.1 6.2	Unit ['Y'/N] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A6.1 is 'Y', name of Large Taxpayer Unit opted for		1505 4001			
6.1 6.2 7	Unit [YY/N] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number	XX)505A001			
6.1 6.2 7	Unit ['Y'/N] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A6.1 is 'Y', name of Large Taxpayer Unit opted for	XX		rivate Limited C	ompany	
6.1 6.2 7	Unit [YY/N] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number	XX			ompany	
.6.1 .6.2 .7 .8	Unit [YY'] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A6.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee	XX				
A6.1 A6.2 A7 A8	Unit [YYY] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee	XX			ompany Sub Cla	nuse
A6.1 A6.2 A6.2 Description of Taxable envices	Unit [YYY] (As definet under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid	XX				nuse
6.1 6.2 7 8 9 Descrip tion to Taxable	Unit [YYY] (As definet under Rule 2(e) [ea] of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders	XXI Rec			Sub Cla	nuse
5.2 7 3 9 Pescription of axable envices	Unit [YYY] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders Service for which Tax is being Special services provided by builders	XXI Reg			Sub Cla	nuse
6.1 6.2 7 8 9 Description of Taxable envices	Unit [YY'] (As definet under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A6.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders Service for which Tax is being Special services provided by builders Assessee is liable to pay Service Tax on this taxable service	XXI Reg			Sub Cla	use
6.1 6.2 7 8 9 Descrip tion o Taxable	Unit [YYY] (As defined under Rule 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders Service for which Tax is being Special services provided by builders	XXI Reg		rivate Limited C	Sub Cla	No
6.1 6.2 7 8 9 Description of Taxable envices	Unit [YYY] (As definet under Rute 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders Service for which Tax is being Special services provided by builders Assessee is flable to pay Service Tax on this taxable service A10.1 A Service Provider under Section 68(1) A10.3 A Service Provider under partial reverse charge under	XXII Rec	jistered P	rivate Limited C	Sub Cla (ZZZZU)	No
6.1 6.2 7 8 9 Description of Taxable envices	Unit [YYY] (As defined under Rule 2(e) [ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders Service for which Tax is being Special services provided by builders Assessee is flable to pay Service Tax on this taxable service A10.1 A Service Provider under Section 68(1)	XXII Rec	jistered P	A10.2 A Servic Section 68(2) A10.4 A Servic Partial reverse	Sub Cla (zzzzu)	
6.1 6.2 7 8 9 Description of Taxable envices	Unit [YYY] (As definet under Rute 2(e) (ea) of the Central Excise Rules, 2002 read with Rule 2 (f) (c)(cc) of the Service Tax Rules, 1994) If reply to column A8.1 is 'Y', name of Large Taxpayer Unit opted for Premises Code Number Constitution of the Assessee Taxable Service(s) for which Tax is being paid Special services provided by builders Service for which Tax is being Special services provided by builders Assessee is flable to pay Service Tax on this taxable service A10.1 A Service Provider under Section 68(1) A10.3 A Service Provider under partial reverse charge under	XXII Reg	jistered P	A10.2 A Servic Section 68(2) A10.4 A Servic partial reverse viso to Section A10.6 If covers	Sub Cla (zzzzu) 8 Receiver under 8 Receiver under charge under pro-	No No

A11 EX	EMPTIONS					·		
A11.1	Has the assessee availed benefit of any exemption Not	ification	('Y'/'N')			************		N
A11.2	If reply to A11.1 is 'Y', Please furnish Notification No. at availed	nd SJ. No	. in the No	otification	under v	vhich such	exempti	
SI. No	Notification Nu	mber					SI	No.
1						****	-	
442.40	ATEMENTS						<u> </u>	
A12.1	Has any abatement from the value of services been cial							
A12.2	If reply to A12.1 is 'Y', Please furnish Notification No. ar							N
	1 4 4 4 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5		. IN THE NO	otineation	under w	mich such	abateme	ent is
SI. No	Notification Nu	mber					51.	No.
1								
A13 PRO	DVISIONAL ASSESSMENT					····		·
A13.1	Whether provisionally assessed ('Y'I'N')						•••	N
A13.2	If reply to A13.1 is 'Y', please furnish Provisional Asses	sment O	rder No. a	nd Date				1
	Provisional Assessment Orc						D	ate
					· - <u></u> -			
PART - B	VALUE OF TAXABLE SERVICE AND SERVICE TAX PAY	ABLE					1	
PART - B1	FOR SERVICE PROVIDER							
SI. No	Month	Apr	May	June	Jui	Aug	Sep	Tota
31.1	Gross Amount (excluding amounts received in advance, amounts taxable on receipt basis, for which bills/invoices/challans or any other documents may not have been issued) for which bills/invoices/challans or any other documents are issued relating to service provided or to be		0	0	0	0	0	0
31.2	provided (including export of service and exempted service) Amount received in advance for services for which bills/ invoices/challans or any other documents have not been is- sued	0	0	0	0	0	ö	0
31.3	Amount taxable on receipt basis under third proviso to Rule 6(1) of Service Tax Rules, 1994 for which bills/involces/challans or any other documents have not been issued	0	0	0	0	0	D	0
11.4	Amount taxable for services provided for which bills/in- voices/challans or any other documents have not been is- sued	a	0	0	a	0	0	0
1.5	Money equivalent of other considerations charged, if any, in a form other than money	0	0	0	0	0	C	0
1.6	Amount on which Service Tax is payable under partial reverse charge	0	0	0	0	0	O	0
1.7	Gross Taxable Amount B1.7 = { B1.1 + B1.2 + B1.3 + B1.4 + B1.5 + B1.6 }	0	0	0	0	0	0	0
1.8	Amount charged egainst export of service provided or to be provided	0	0	0	0	0	0	0
	Amount charged for exempted service provided or to be	C	0	0	0	0	О	0
	provided (other than export of service given at B1.8 above)				0	0	0	
	Amount charged as Pure Agent	0	0	0			U ;	0
1.9 1.10 1.11	Amount claimed as abatement	0	0	0	0	0	0	
1.10	Amount charged as Pure Agent Amount claimed as abatement Any other amount claimed as deduction, please specify.							
1.10	Amount charged as Pure Agent Amount claimed as abatement Any other amount claimed as deduction.	0	0	0	0	0	0	0

	Taxabk	Rate	i		Ta	xable Va	lue		
	B1.16	Specific Rate (applicable as	L	le 6 of ST					
\$1. No	Taxable	-f	F		<u>-</u>	xable Ur	its	·	
	B1.17	Service Tax payable	L	. 0	0	0	0	, O	0
B1,18	Less R and D Cess payable	<u> </u>	0	· - o		0	0		0
B1.19	Net Service Tax payable B1.1	9 = (B1.17 - B1.18)	0	0			0		
B1.20	Education Cess payable		i	÷			<u> </u>	1 0	
B1.21	Secondary and Higher Educa	tion Cose nevable							
31.25	Krishi Kalyan Cess payable I number B1.15	• •	0	o	0	<u> </u>	0	0	0
B1.26	Krishi Kalyan Cess payable t number B1.16	eased on entries in seria)		0	0	0	0	0	Q
B1.27	Total Krishl Kalyan Cess pay	able B1.27 = B1.25+B1.26	0	0	0	0	0	0	0
Description (/	Sub Cla	use
A 10	Assessee is liable to pay Ser	vice Tax on this taxable sen	vice as	Yes	A10 2 A S	assica D			
	A10.1 A Service Provider und	er Section 68(1)		Yes	A10.2 A S Section 6		eceiver (ınder	No
	A10.3 A Service Provider und proviso to Section 68(2)	er partial reverse charge un	xler	No	A10.4 A S partial rev	ervice R	irge und	er pro-	No
	A10.5 if covered by A10.3 abo Tax Payable as Provider of Se	ve, then the percentage of Service	Service	o	viso to Se A10.6 if c then the p Payable a	overed b	y A10.4 a se of Ser	vice Tax	0
	1					s vecihi	HIL DI SE	AAICA	
					1 3				
11 EXE	MPTIONS					·			*
	MPTIONS Has the assessee availed ben								N
111.1	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please					nder whi	ch such	exemptio	
11,1	MPTIONS		SI. No.			nder whi	ch such		in is
A11 EXE A11.1 A11.2 SI. No	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please	furnish Notification No. and	SI. No.			nder whi	ch such	exemptic SI.	in is
A11,1 A11.2 Si. No	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please	furnish Notification No. and	SI. No.			nder whi	ch such		in is
11.1 11.2 I. No	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please availed	furnish Notification No. and Notification Numi	ISI. No.	in the N		nder whi	ch such		in is
11.1 11.2 II. No 12 ABA 12.1	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please availed	furnish Notification No. and Notification Numi	ISI. No.	in the N	otification u			SI.	No.
11.1 11.2 II. No 12 ABA 12.1	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please availed TEMENTS Has any abatement from the v If reply to A12.1 is 'Y', Please	furnish Notification No. and Notification Numi	ed ('Y')	in the N	otification u			SI.	nn is No. Y
11.1 11.2 II. No 12 ABA 12.1	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please availed TEMENTS Has any abatement from the v If reply to A12.1 is 'Y', Please	furnish Notification No. and Notification Numi Notification Numi afue of services been claims furnish Notification No. and	ed ('Y')	in the N	otification u			SI.	Y It is
A11.1 A11.2 SI. No A12 ABA A12.1 A12.2	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please availed TEMENTS Has any abatement from the v If reply to A12.1 is 'Y', Please	furnish Notification No. and Notification Number Notification No. and Notification No. and	ed ('Y')	in the N	otification u			SI. I	Y It is
A11.1 A11.2 SI. No A12 ABA A12.1 A12.2	MPTIONS Has the assessee availed ben If reply to A11.1 is 'Y', Please availed TEMENTS Has any abatement from the v If reply to A12.1 is 'Y', Please availed	Notification No. and Notification Numi After of services been claims Furnish Notification No. and Notification Numb 026/2012-S.T.	ed ('Y')	in the N	otification u			SI. I	Y It is

		Provisional Assessment Or	~~~~~					_)ate
PART -	VALUE OF TAXABLE SERV	ICE AND SERVICE TAX PAY	YABLE					<u> </u>	
PART -	FOR SERVICE PROVIDER								
SI. No	Mo	nth	Apr	May	June	Jul	Aug	Зер	Total
B1.1	Gross Amount (excluding amounts taxable on receipt be voices/challans or any other d issued) for which bills/invoices ments are issued relating to se provided (including export of se	sis, for which bills/in- ocuments may not have been /challans or any other docu- ervice provided or to be		1361593 1	1736820 0	0	0	0	3828323 4
B1.2	Amount received in advance for invoices/challans or any other sued	or services for which bills/ documents have not been is-	O	0	0	0	0	D	0
B1.3	Amount taxable on receipt bas 6(1) of Service Tax Rules, 199 voices/challans or any other di sued	4 for which bills/in- ocuments have not been is-	0	0	0	0	0	O	0
B1.4	Amount taxable for services process/challans or any other discussion	ocuments have not been is-	0	0	Q	0	0	0	0
B1.5	Money equivalent of other com a form other than money		0	o	0	0	0	0	0
B1.6	Amount on which Service Tax verse charge		0	0	0	D	0	0	0
B1.7	Gross Taxable Amount B1.7 = + B1.5 + B1.6)		7299103	1361593 1	1736820 0	0	0	0	3828323 4
B1.8	Amount charged against exporprovided		0	0 "	0	0	0	0	0
B1,9	Amount charged for exempted provided (other than export of	service given at B1.8 above)	0	. 0	0	0	0	0	0
B1.10	Amount charged as Pure Ager	ıt	0	0	0	0	¢	0	0
B1.11	Amount claimed as abatement	· 	5109372	9531152	1215774 0	0	0	0	2679826 4
B1.12	Any other amount claimed as oplease specify.		D	0	0	0	0	0	0
B1.13	Total Amount Claimed as Ded + B1.10 + B1.11 + B1.12)	•		9531152	0	0	٥	0	2679828 4
B1.14	NET TAXABLE VALUE B1.14			4084779		0	0	0	1148497 0
B1.15	Service Tax Rate-wise break u		B1.14); Ad	dvalorem f	Rate				
Si.no	Taxabk	Rate			Та	xable Valu	10		
	B1.16	Specific Rate (applicable as	per Rule	6 of STR	ules)				
SI. No	Taxable	Rate	[Та	xable Uni	ts		
	B1.17	Service Tax payable	L	306562	571869	729464	D	0	0
B1.18	Less R and D Cess payable		0	0	0	0	0	0	0
B1.19	Net Service Tax payable B1.1	9 = (B1.17 - B1.18)	306562	571869	729464	0	0	D	1607896
31,20	Education Cess payable				~~		·· ··		J
31.21	Secondary and Higher Educa								
31.25	Krishi Kalyan Cess payable i number B1.15		D	a	0	0	0	0	D
31.26	Krishi Kalyan Cess payable i number B1.16			0	ā	0	0	0	0
31.27	Total Krishi Kalyan Cess pay	able B1.27 = B1.25+B1.26	10949	20424	28052	O .	0	0	57425

Description	Taxable Service(s) for which Tax is being paid						Sub Cla	iuse
tion of Taxable Services							(ZZZZA)	
Taxable	Service for which Tax is being Works contract service		·					
A10 T	paid Assessee is liable to pay Service Tax on this taxable service					<i></i>		
'''		VICE as	···					
	A10.1 A Service Provider under Section 68(1)		Yes	Section	68(2)	Receiver		No
	A10.3 A Service Provider under partial reverse charge un proviso to Section 68(2)		No	partial r		Receiver harge und 58(2)		No
	A10.5 If covered by A10.3 above, then the percentage of a Tax Payable as Provider of Service	Service	0	A10.6 If then the	covered percent	by A10.4 age of Se plent of S	rvice Tax	0
A11 EXEM	IPTIONS							
					-			· · · · · · · · · · · · · · · · · · ·
A11.2	Has the assessee availed benefit of any exemption Notific if reply to A11.1 is 'Y', Please furnish Notification No. and	-		 otification	underw	hich such	o exempti	N on is
SI. No	availed Notification Numl						-	
1						·	- SI.	No.
J.							<u> </u>	
A12 ABAT	EMENTS							
A12.1	Has any abatement from the value of services been claim	ad IVV	LIN.		<u>-</u>			1
A12.2	If reply to A12.1 is 'Y', Please furnish Notification No. and		-	otlfication	under w	hich such	abateme	N ont is
SI. No	Notification Numb	per					SI.	No.
1				<i></i>	· · · · · · · · · · · · · · · · · · ·			
·· ······· f							L	
A13 PROV	ISIONAL ASSESSMENT							
A13.1	Whether provisionally assessed ('Y'/'N')							
								N.
		nent On	der No. a	nd Date				N
	If reply to A13.1 is 'Y', please furnish Provisional Assessm Provisional Assessment Order		der No. a	nd Date				.l
	If reply to A13.1 is 'Y', please furnish Provisional Assessm		der No. a	nd Date		- // -	Da	N
A13.2	If reply to A13.1 is 'Y', please furnish Provisional Assessm	r No.	der No. a	nd Date			Da	.l
A13.2	lf reply to A13.1 is 'Y', please furnish Provisional Assessm Provisional Assessment Order	r No.	der No. a	nd Date		- //	Da	.l
A13.2	If reply to A13.1 is 'Y', please furnish Provisional Assessment Order Provisional Assessment Order VALUE OF TAXABLE SERVICE AND SERVICE TAX PAYAB FOR SERVICE PROVIDER	r No.	der No. a	nd Date	Jul	Aug	Da Sep	. l
A13.2 PART - 13 B ART - 1	If reply to A13.1 is 'Y', please furnish Provisional Assessin Provisional Assessment Order VALUE OF TAXABLE SERVICE AND SERVICE TAX PAYAB FOR SERVICE PROVIDER Month Gross Amount (excluding amounts received in advance, amounts taxable on receipt basis, for which bills/in-roloes/challans or any other documents are issued relating to service a round to be a pressured in the provided of the comments are issued relating to service a movided or to be	r No. BLE			Jul 0	Aug 0		ite
PART - 13 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	FOR SERVICE PROVIDER Month Gross Amount (excluding amounts received in advance, amounts taxable on receipt basis, for which bills/in-cioces/challans or any other documents may not have been sessed) for which bills/in-cioces/challans or any other documents may not have been sessed) for which bills/in-cioces/challans or any other documents may not have been sessed) for which bills/in-cioces/challans or any other documents may not have been sessed) for which bills/in-cioces/challans or any other documents may not have been sessed.	BLE	May	June		Ļ,	Sep	Tota
PART - B PART - B B	Provisional Assessment Order Provisional Assessment Order VALUE OF TAXABLE SERVICE AND SERVICE TAX PAYAB FOR SERVICE PROVIDER Month Gross Amount (excluding amounts received in advance, amounts taxable on receipt basis, for which bills/in-roices/challans or any other documents may not have been seued) for his bills/invoices/challans or any other documents are issued relating to service provided or to be provided (including export of service and exempted service) Amount received in advance for services for which bills/invoices/challans or any other documents have not been is:	BLE Apr 0	May	June 0	0	0	Sep 0	Tota

	voices/challans or any other documents have not been is-							
B1.5	Money equivalent of other considerations charged, if any, in a form other than money	0	0	0	0	0	. 0	0
B1.6	Amount on which Service Tax is payable under partial reverse charge	٥	0	0	0	0	0	0
B1.7	Gross Taxable Amount B1.7 = (B1.1 + B1.2 + B1.3 + B1.4 + B1.5 + B1.6)	0	0	0	0	0	0	0
81.8	Amount charged against export of service provided or to be provided	0	0	0	0	0	0	0
B1.9	Amount charged for exempted service provided or to be provided (other than export of service given at B1.8 above)	0	0	0	0	ō	0	0
31.10	Amount charged as Pure Agent	0	0	0	0	0	0	0
31.11	Amount claimed as abatement	0	0	0	0	0		0
31.12	Any other amount claimed as deduction, Diease specify.	0	0	0	0	Ö	0	0
31.13	Total Amount Claimed as Deduction B1.13 = (B1.8 + B1.9 + B1.10 + B1.11 + B1.12)	0	0	0	0	0	0	0
31.14	NET TAXABLE VALUE B1.14 = (B1.7 - B1.13)	0	0	0	0	0	0	0
31.15	Service Tax Rate-wise break up of NET TAXABLE VALUE (B	31.14):	Advaloren	n Rate		·	L	
\$l.no	Taxable Rate			Ti	xable Va	lue		
	B1,16 Specific Rate (applicable as	per Rul	le 6 of ST	Rules)				
SI. No	Taxable Rate			Te	xable Un	its	····	
	B1,17 Service Tax payable		0	0	Q	0	0	0
31.18	Less R and D Cess payable	0	0	0	0	D	0	0
1.19	Net Service Tax payable B1.19 = (B1.17 - B1.18)	0	0	0	0	0	. 0	0
31.20	Education Cess payable						<u> </u>	
31.21	Secondary and Higher Education Cess payable							
1.25	Krishi Kalyan Cess payable based on entries in serial number B1.15	0	0	0	0	0	0	0
31.26	Krishi Kalyan Cess payable based on entries in serial number B1.16		0	Ó	0	0	0	0
11.27	Total Krishi Kalyan Cess payable B1.27 = B1.25+B1.26	0	0	0	0	0	G	0
······		····						
\9 	Taxable Service(s) for which Tax is being paid						Sub Cla	use
Descrip- tion of Taxable Services							(ZZZZ)	
Taxable	Service for which Tax is being Renting of immovable propert	y Servi	ce					
10	paid Assessee is liable to pay Service Tax on this taxable servi		····		···			
	A10.1 A Service Provider under Section 68(1)		Yes	A10.2 A 5	Service R	eceiver	under	No
	A10.3 A Service Provider under partial reverse charge und proviso to Section 68(2)		No	partial re	8(2) Service Ro verse cha ection 68(erge und		No
	A10.5 If covered by A10.3 above, then the percentage of S Tax Payable as Provider of Service	ervice	0		overed by percentag	y A10.4 je of Se	rvice Tax	0
44 FVC4								•
	APTIONS							
A11.1	Has the assessee availed benefit of any exemption Notific	ation ('	Ύ'/'N')	·····				

A11.2	If reply to A11.1 is 'Y', Please furnish Notification No. a availed	uia al. No	. IN COS N	oun cation	ur:der w	mich suci	exemp(poù is
SI. No	Notification No		· ····				\$	l. No.
1							<u> </u>	
A12 AB	ATEMENTS		·····					
A12.1	Has any abatement from the value of services been cla	imed ('Y'						N
A12.2	If reply to A12.1 is 'Y', Please furnish Notification No. a availed			otification	under w	hich suct	abatem	1
SI. No	Notification Nu	ımber					l s	. No.
1								····
A13 PR	OVISIONAL ASSESSMENT							
A13.1	Whether provisionally assessed ('Y'/'N')							N
A13.2	If reply to A13.1 is 'Y', please furnish Provisional Asses	sament O	rder No. a	and Date	·			
	Provisional Assessment Or	der No.			1700			Pate
PART - B	VALUE OF TAXABLE SERVICE AND SERVICE TAX PAY	/ABLE				<u>-</u>	<u> </u>	
PART - B1	FOR SERVICE PROVIDER		······		······································			
SI. No	Month	Apr	May	June	Jul	Aug	Sep	Total
B1.1	Gross Amount (excluding amounts received in advance, amounts taxable on receipt basis, for which bills/involces/challans or any other documents may not have been issued) for which bills/invoices/challans or any other documents are issued relating to service provided or to be provided (including export of service and exempted service)		341502	341502	0	0	0	1024506
31.2	Amount received in advance for services for which bills/ invoices/challans or any other documents have not been is- sued	0	0	0	0	0	0	ō
1.3	Amount taxable on receipt basis under third proviso to Rule 6(1) of Service Tax Rules, 1994 for which bills/invoices/challans or any other documents have not been issued	0	0	0	0	0	0	0
31.4	Amount (axable for services provided for which bills/in- voices/challans or any other documents have not been is- sued	0	0	D	0	0	0	D
11.5	Money equivalent of other considerations charged, if any, in a form other than money	0	0	0	0	0	0	, 0
1.6	Amount on which Service Tax is payable under partial re- verse charge	Ö	0	0	0	0	0	0
1.7	Gross Taxable Amount B1.7 = (B1.1 + B1.2 + B1.3 + B1.4 + B1.5 + B1.6)	341502	341502	341502	0	0	O	1024506
1.8	Amount charged against export of service provided or to be provided	0	0	o	0	0	0	0
1.9	Amount charged for exempted service provided or to be provided (other than export of service given at B1.8 above)	0	0	0	0	0	0	0
1.10	Amount charged as Pure Agent	0	0	0	0	0	0	0
1.11	Amount claimed as abatement	0	Ö	0	0	0	0	0
1.12	Any other amount claimed as deduction, o please specify.	0	0	0	0	0	C	Ö
1. 13 75	Total Amount Claimed as Deduction B1.13 = (B1.8 + B1.9 + B1.10 + B1.11 + B1.12)	0	0	0	ő	0	0	O
1.14	NET TAXABLE VALUE B1.14 = (B1.7 - B1.13)	244502	341502	341502	0	0	0	1024506

	Taxable Rate	Ĭ		Ta	xable Va	lue		
	B1.16 Specific Rate (applicable a	s per Rule	6 of ST F	(ules)				
SI. No	Taxable Rate			Te	xable Ur	its		
	Bf.17 Service Tax payable	<i>,</i>	47810	47810	47810	0	0	0
B1.18	Less R and D Cess payable	0	0	0	0	0	0	0
B1.19	Net Service Tax payable B1.19 = (B1.17 - B1.18)	47810	47810	47810	0	0	0	143430
B1.20	Education Cess payable	·		l	<u> </u>	i	·	
B1.21	Secondary and Higher Education Cess payable							
B1.25	Krishi Kalyan Cess payable based on entries in serial number B1.15	0	٥	0	0	0	0	0
B1.26	Krishi Kalyan Cess payable based on entries in serial number B1.16		0	٥	0	0	0	0
B1.27	Total Krishi Kalyan Cess payable B1.27 = B1.25+B1.26	1708	1708	1708	O	0	0	5124
PART -	SERVICE TAX PAID IN ADVANCE							
Amount	of Service Tax paid in advance under sub-rule (1A) of Rule	e 6 of ST	Rules					
SI.no	Month	Apr	May	June	Jul	Aug	Sep	Total
Ç1	Amount of Service Tax deposited in advance	0	0	0	0			0
21.2	Krishi Kalyan Cess deposited in advence	0	0	0	0	C	0	0
22	Amount of Education Cess deposited in advance	0	0	a	0	0		0
3	Amount of Secondary and Higher Education Cess depos- ited in advance	0	D	0	0	0	0	0
C4	Challan Nos. and Amount		J					
St. No	Challan Number	(CIN)				····	An	nount
1			 -	····				0
	.1							
PART -	SERVICE TAX PAID IN CASH AND THROUGH CENVAT	REDIT	········	·		····		
To be fil	led by a person liable to pay Service Tax and not to be fill-	ed by an	Input Ser	vice Distri	butor)			
SI.No								
	Month	Apr	May	June	Jul	Aug	\$ep	Total
)1	In cash	Apr 187850		June 127837	Jul 0	Aug 0	Sep	ļ,
	In cash By CENVAT Credit (not applicable where the Service Tax s	187850	433748			······································		749435
D2	In cash	187850	433748	127837	0	0	0	749435
D1 D2 D3	In cash By CENVAT Credit (not applicable where the Service Tax is, liable to be paid by the recipient of service) By adjustment of amount paid as Service Tax in advance under Rute 6(1A) of the ST Rutes By adjustment of excess amount paid earlier as Service Tax and adjusted, by taking credit of such excess Service Tax	187850 166522 0	433748 185931	127837 649438	0	0	0	749435 1001891
)3)4	In cash By CENVAT Credit (not applicable where the Service Tax is liable to be paid by the recipient of service) By adjustment of amount paid as Service Tax in advance under Rule 6(1A) of the ST Rules By adjustment of excess amount paid earlier as Service Tax	187850 166522 0	433748 185931 0	127837 649438 0	0 0 0	0	0 0	749435 1001891 0
D2 D3	In cash By CENVAT Credit (not applicable where the Service Tax is, liable to be paid by the recipient of service) By adjustment of smount paid as Service Tax in advance under Rule 6(1A) of the ST Rules By adjustment of excess amount paid earlier as Service Tax and adjusted, by taking credit of such excess Service Tax paid, in this period under Rule 6(3) of the ST Rules By adjustment of excess amount paid earlier as Service Tax and adjusted in this period under Rule 6(4A) of the ST Rules By adjustment of excess amount paid earlier as Service Tax and adjusted in this period under Rule 6(4A) of the ST Rules By adjustment of excess amount paid earlier as Service Tax in respect of service of Renting of Immovable Property, on account of non-availment of deduction of Property Tax paid and adjusted in this period under Rule 6 (4C) of the ST Rules	187850 166522 0	433748 185931 0	127837 649438 0	0 0 0	0 0	0 0 0	749435 1001891 0
D2 D3 D4	In cash By CENVAT Credit (not applicable where the Service Tax is, liable to be paid by the recipient of service) By adjustment of smount paid as Service Tax in advance under Rule 6(1A) of the ST Rules By adjustment of excess amount paid earlier as Service Tax and adjusted, by taking credit of such excess Service Tax paid, in this period under Rule 6(3) of the ST Rules By adjustment of excess amount paid earlier as Service Tax and adjusted in this period under Rule 6(4A) of the ST Rules By adjustment of excess amount paid earlier as Service Tax in respect of service of Renting of Immovable Property, on account of non-availment of deduction of Property Tax paid and adjusted in this period under Rule 6 (4C) of the ST	187850 166522 0 0	433748 185931 0 0	127837 649438 0 0	0 0	0 0	0 0 0	749435 1001891 0 0

DB1	In cash	6769	15492	: 15747			¬	
D82					0	0	0	38008
	By CENVAT credit (not applicable where the service tax is liable to be paid by the recipient of service)	5888	6640	12014	C	0	0	24542
DB3	By adjustment of amount paid as service tax in advance un- der Rule 6(1A) of the ST Rules	0	0	0	0	0	0	0
DB4	By adjustment of excess amount paid earlier as service tax and adjusted, by taking credit of such excess service tax paid, in this period under Rule 6(3) of the ST Rules	0	0	0	0	0	0	0
DB5	By adjustment of excess amount paid earlier as service tax and adjusted in this period under Rule 6(4A) of the ST Rules	0	0	0	0	0	0	0
DB6	By adjustment of excess amount paid earlier as service tax in respect of service of Renting of Immovable Property, on account of non-availment of deduction of property tax paid and adjusted in this period under Rule 5(4C) of the ST Rules	0	0	0	0	0	0	0
DB7	By book adjustment in the case of specified Government departments	0	0	0	0	0	ā	0
OBS	Total Krishi Kalyan Cess paid DB8=DB1+DB2+DB3+DB4+DB5+DB6+DB7	12657	22132	27761	Ö	0	0	62550
PART - E	EDUCATION CESS PAID IN CASH AND THROUGH CENV	AT CREI	on t					
E1	In cash	0	0	0	···· 0	0	0	0
E2	By CENVAT Credil (not applicable where the Service Tax is liable to be paid by the recipient of service)	0	0	0	0	0	0	0
E3	By adjustment of amount paid as Service Tax in advance under Rule 5 (1A) of the ST Rules	0	0	0	0	0	0	0
E4	By adjustment of excess amount paid earlier as Service Tax and adjusted, by taking credit of such excess Service Tax paid, in this period under Rule 6(3) of the ST Rules	0	0	0	0	0	0	0
E5	By adjustment of excess amount paid earlier as Service Tax and adjusted in this period under Rule 6(4A) of the ST Rules	0	0	0	0	0	D	0
E6	By adjustment of excess amount paid earlier as Service Tax in respect of service of Renting of Immovable Property, on account of non-availment of deduction of Property Tax paid and adjusted in this period under Rule 6 (4C) of the ST Rules	0	0	0	0	0	0	0
E 7	By Book Adjustment in the case of specified Govt Departments	0	0	0	0	ā	0	0
E8	Total Education Cess paid E8 = (E1 + E2 + E3 + E4 + E5 + E6 + E7)	0	0	0	0	0	0	0
PART -	SECONDARY AND HIGHER EDUCATION CESS PAID IN C	ASH AN	D THROU	IGH CENV	AT CRE	DIT		
F1	In cash	Ö	0	0	O	0 !		0
F2	By CENVAT Credit (not applicable where the Service Tax is liable to be paid by the recipient of service)	0	0	0	0	0	0	0
F3	By adjustment of amount paid as Service Tax in advance under Rule 6 (1A) of the ST Rules	0	-0	0	0 :	0	0	ō
F4	By adjustment of excess amount paid earlier as Service Tax and adjusted, by taking credit of such excess Service Tax paid, in this period under Rule 6(3) of the ST Rules	0	0	0	0	0	0	0
F5	By adjustment of excess amount paid earlier as Service Tax and adjusted in this period under Rule 5(4A) of the ST Rules	0	0	0	o	0	0	0
F6	By adjustment of excess amount paid earlier as Service Tax in respect of service of Renting of Immovable Property, on account of non-availment of deduction of Property Tax paid and adjusted in this period under Rule 6 (4C) of the ST Rules	0	0	D	O.	0	0	0
-7	By Book Adjustment in the case of specified Govt Depart-	0	0	··· · o ···· ·	0	0	Ö	0
	ments		- 1	1	:	1		' '

PART - G	ARREARS, INTEREST, PENALTY, ANY OTHER AMOUNT	ETC., J	PAID					
G1	Arrears of Revenue (Tax amount) paid in cash	0	. 0	317007		0	0	31700
G2	Arrears of Revenue (Tex amount) paid by utilising CENVAT credit	0	Ö	0	0	0	0	0
G3	Arrears of Education Cess paid in cash	0	0	5708	0	0	0	5708
G4	Arrears of Education Cess paid by utilising CENVAT credit	0	0	0	0	0	0	0
G5	Arrears of Secondary and Higher Education Cess paid in cash	0	0	2853	0	0	0	2853
G6	Arrears of Secondary and Higher Education Cess paid by utilising CENVAT credit	0	0	0	0	0	0	0
G7	Amount paid in terms of Section 73A of Finance Act, 1994	0	o	0	٥	G	0	0
G8	Interest paid (in cash only)	0	0	194924	0	0	0	19492
G9	Penalty paid (in cash only)	0	D	48936	ō	0	0	48936
G10	Amount of Late Fee paid, if any	0	0	6700	0	0	0	6700
G11	Any Other Amount paid (please specify)	0	0	0	0	0	0	0
G12	Total payment of Arrears, Interest, Penalty and any other amount, etc. made G12 = (G1 + G2 + G3 + G4 + G5 + G6 + G7 + G8 + G9 + G10 + G11)	0	0	576128	0	0	0	57612
G17	Arrears of Krishi Kalyarı Cess paid in cash	0	0	671	0	···- 0	0	671
318	Апеаrs of Krishi Kalyan Cess paid by utilising Cenvat Credit	O	0	0	0	0	o	0
G19	Interest on Krishi Kalyan Cess paid in cash	0	0	0	0		0	0
320	Penalty on Krishi Kalyan Cess paid in cash	0	0	671	0	0	0	671
G21	Total payment of arrears, interest, penalty on Krishi Kalyan Cass G21= G17 +G18+G19+G20	0	0	0	0	0	0	Ö
PART - H				···		······································		
H1 								
Challan N	los. with Amount							
SI.No	Month		Challar	Number (CI	N)			Amoun
1	Apr		6360219	0405201751	361			51226
2	May		6360219	0305201750	656			51226
3	Jun		0200388	0407201700	627			51226
4	Apr		6360219	0405201751	389			156051
5	May		6360219	0306201750	685			420147
6	Jun		0200388	0507201705	988			120119
•	Jun		0200388	3006201700	242			467211
7			0200388	3006201700	231			86041
	Jun							6700
7	Jun		0200388	3006201700	208			orw.
7 B				3006201700 3006201700				127
7 8 9	Jun		0200388		182			

1 DETAIL EXCISABI 1.1 1.2 1.3	OF INPUT STAGE CENVAT CREDIT (To be fill life to pay Service Tax or Input Service Distribuse to pay Service Tax or Input Service Distribuse ABOUT THE ASSESSEE PROVIDING EXEMINE GOODS Whether providing any exempted service or Whether manufacturing any exempted excursive the services or in the manufature of exemplification of the providing both exempted services or in the manufature of exemplification of the services of the services of the paying an amount equal to 2% / 7 under rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3)(i) of CENVAT Cr	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") sively engaged either pted goods [refer to r. cempted and non-exen "6 / 6% the value of ex. 2004 ("Y" 'N") (3)(ii) read with rule 6(uring the preceding finan get the preceding finan [1] 1.6.=(11.4-11.5) red during the preceding during the preceding factured and services factured and services revices provided during	ABLE SERVICE ('Y'/N') in the provision ale 6(2) of the Ci inpted goods/ser tempted service 3A) of CENVAT mancial year ided during the ng financial year financial year provided during	or MANUF of exemp- envAT rvices), s/goods Credit preceding		
ETAILS eiver fiat 1 DETAIL XCISABI 1.1 1.2 1.3 1.3.1 answer ules, 200 1.4 1.5 1.6 1.7 1.7 1.8 1.9 1.10	S ABOUT THE ASSESSEE PROVIDING EXEM- E GOODS Whether providing any exempted service. Whether providing any exempted service. If reply to I1.1 OR I1.2 is 'Y', whether excluted services or in the manufature of exempted pounds of exempted services providing both exempted (3)(i) of CENVAT Credit Rules, to I1.3.1 is 'N' (i.e., opting to pay under Rule 6)(3)(i) of CENVAT Credit Rules, to I1.3.1 is 'N' (i.e., opting to pay under Rule 6)(3), then - Value of exempted goods manufactured divided of value of exempted goods manufacture of non-exempted goods manufacture value of non-exempted goods manufacture value of non-exempted services provided Total value of non-exempted services provided Total value of non-exempted services provided Total value of goods manufactured and services provided value of goods manufactured and ser	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") sively engaged either pted goods [refer to r. cempted and non-exen "6 / 6% the value of ex. 2004 ("Y" 'N") (3)(ii) read with rule 6(uring the preceding finan get the preceding finan [1] 1.6.=(11.4-11.5) red during the preceding during the preceding factured and services factured and services revices provided during	ABLE SERVICE ('Y'/N') in the provision ale 6(2) of the Ci inpted goods/ser tempted service 3A) of CENVAT mancial year ided during the ng financial year financial year provided during	or MANUF of exemp- envAT rvices), s/goods Credit preceding	No No No Yes 0 0 0 0 0 0	
ETAILS eiver liat 1 DETAIL XCISABI 1.1 1.2 1.3 1.3.1 1.5 1.6 1.7 1.7 1.8 1.9	is to pay Service Tax or input Service Distrib. 3 ABOUT THE ASSESSEE PROVIDING EXEMILE GOODS Whether providing any exempted service. Whether manufacturing any exempted exc. If reply to I1.1 OR I1.2 is 'Y', whether excluted services or in the manufature of exemple Credit Rules 2004 ("Y'N") If reply to I1.3 is 'N' (i.e., providing both extended the paying an amount equal to 2% / 7 under rule 6(3)(i) of CENVAT Credit Rules, to I1.3.1 is 'N' (i.e., opting to pay under Rule 6(3)), then	witor) If TED AND NON-TAX or non-taxable service cisable goods ("Y"N") sively engaged either ptod goods [refer to n rempted and non-exem "/s / 5% the value of er 2004 ("Y"/"N") (3)(ii) read with rule 5(uring the preceding finan ired and services prov)) 11.5=(11.4-11.5) and during the preceding during the preceding during the preceding and during the preceding during the preceding factured and services	ABLE SERVICE ('Y'/N') in the provision ale 6(2) of the Ci inpted goods/ser tempted service 3A) of CENVAT mancial year ided during the ng financial year financial year provided during	or MANUF of exemp- envAT rvices), s/goods Credit preceding	No No Yes D D D D O O O	
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ETAILS siver liab DETAILS CISABI J.1 L.2 L.3 L.3.1 L.5 L.6 L.7 L.7	Is to pay Service 1ax or input Service Distrib. 3 ABOUT THE ASSESSEE PROVIDING EXEMILE GOODS Whether providing any exempted service. Whether manufacturing any exempted exc. If reply to 11.1 OR 11.2 is 'Y', whether exclusted services or in the manufacture of exemple. Credit Rules 2004] ('Y'N') If reply to 11.3 is 'N' (i.e., providing both exemple to 12.3 is 'N' (i.e., providing both exemple to 13.1 is 'N' (i.e., opting to pay under Rule 6.4), then- Value of exempted goods manufactured divided to 13.1 is 'N' (i.e., opting to pay under Rule 6.4), then- Value of exempted goods manufactured divided to 13.1 is 'N' (i.e., opting to pay under Rule 6.4), then- Value of exempted goods manufactured divided financial year [refer to E in rule 6.3A)(b)(iv Value of non-exempted goods manufactured divided financial year [refer to E in rule 6.3A)(b)(iv Value of non-exempted goods manufactured divided financial year [refer to E in rule 6.3A)(b)(iv Value of non-exempted goods manufactured divided financial year [refer to E in rule 6.3A)(b)(iv Value of non-exempted goods manufactured divided financial year [refer to E in rule 6.3A)(b)(iv Value of non-exempted goods manufactured financial year [refer to E in rule 6.3A) (b)(iv Value of non-exempted goods manufactured financial year [refer to E in rule 6.3A) (b)(iv Value of non-exempted goods manufactured financial year [refer to E in rule 6.3A) (b) (iv Value of non-exempted goods manufactured financial year [refer to E in rule 6.3A)	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") is vely engaged either pted goods [refer to n cempted and non-exen "X" / 6% the value of en 2004 ["Y" / N") (3)(ii) read with rule 6(uring the preceding finan red and services prov)) 11.5=(11.4-11.5) ed during the precedie ed during the precedie	ABLE SERVICE ('Y'N') in the provision ule 6(2) of the Cl apted goods/ser compted service 3A) of CENVAT mancial year ucial year ided during the mg financial yea ng financial yea	or MANUF of exemp- ENVAT rvices), s/goods Credit preceding	No No No Yes 0 0 0 0	
ETAILS siver liab DETAILS CISABI I.1 I.2 I.3 I.3.1 II.3.1 III.3.1 IIIIIIIIIIIIII	is to pay Service 1ax or input Service Distrib. 3 ABOUT THE ASSESSEE PROVIDING EXEMILE GOODS Whether providing any exempted service. Whether manufacturing any exempted exc. If reply to 11.1 OR 11.2 is 'Y', whether excluted services or in the manufature of exemy Credit Rules 2004 ("Y"N") If reply to 11.3 is 'N' (i.e., providing both extended the paying an amount equal to 2% / 7 under rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is 'N' (i.e., opting to pay under Rule 6(3), then Value of exempted goods manufactured divided the paying and provided during the paying and paying the payi	ultor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") sively engaged either pted goods [refer to ru- rempted and non-exen "6 / 6% the value of er 2004 ("Y"/"N") (3)(ii) read with rule 6(uring the preceding finan g the preceding finan red and services prov)] 11.6=(11.4-11.5) red during the preceding	ABLE SERVICE ('Y'/N') in the provision ale 6(2) of the Cl apted goods/set tempted service 3A) of CENVAT mancial year acial year aided during the	or MANUF of exemp- ENVAT rvices), s/goods Credit preceding	No No Yes 0 0 0	
ETAILS eiver fiat 1 DETAIL XCISABI 1.1 1.2 1.3 1.3.1 answer ules, 201 1.4 1.5 1.6	is to pay Service 1ax or input Service Distrib. 3 ABOUT THE ASSESSEE PROVIDING EXEMILE GOODS Whether providing any exempted service. Whether manufacturing any exempted exc. If reply to 11.1 OR 11.2 is "Y", whether excluted services or in the manufature of exemple Credit Rules 2004) ("Y"/N") If reply to 11.3 is "N" (i.e., providing both extended the paying an amount equal to 2%, 7 under rule 6(3)(i) of CENVAT Credit Rules, to 11.3.1 is "N" (i.e., opting to pay under Rule 6(4)), then - Value of exempted goods manufactured division of the paying and provided durising the paying and provided goods manufactured division of exempted goods manufactured divisio	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") sively engaged either pted goods [refer to n tempted and non-exen "5, 15% the value of ex 2004 ("Y" 'N") (3)(ii) read with rule 6(uring the preceding finan red and services prov]] 11.5=(1.4-11.5)	ABLE SERVICE ('Y'/N') in the provision ule 6(2) of the Cl inpted goods/ser tempted service 3A) of CENVAT mancial year ided during the	or MANUF of exemp- envar rvices), s/goods Credit	No No Yes	
ETAILS eiver fiat 1 DETAIL XCISAB 1.1 1.2 1.3 1.3.1 answer ules, 200 1.4	S ABOUT THE ASSESSEE PROVIDING EXEM- E GOODS Whether providing any exempted service of the work of the service of the services of the service	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") is evely engaged either pted goods [refer to n cempted and non-exen "% / 6% the value of en 2004 ("Y" 'N") (3)(ii) read with rule 6(uring the preceding finan g the preceding finan	ABLE SERVICE ('Y'/N') in the provision ule 6(2) of the Cl apted goods/ser compted service 3A) of CENVAT mancial year	or Manuf of exemp- ENVAT rvices), s/goods Credit	No No Yes	
ETAILS eiver (iah 1 DETAH XCISAB) 1.1 1.2 1.3 1.3.1 answer rufes, 200	S ABOUT THE ASSESSEE PROVIDING EXEMILE GOODS Whether providing any exempted service of Whether manufacturing any exempted exempted exempted service of the services of in the manufature of exempted services or in the services or in the manufacture of the services or in	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") sively engaged either pted goods [refer to n cempted and non-exen "/" / 6% the value of en 2004 ("Y" 'N") (3)(ii) read with rule 6(uring the preceding file	ABLE SERVICE ('Y''N') in the provision ule 6(2) of the Cl opted goods/serempted service 3A) of CENVAT	or MANUF of exemp- ENVAT rvices), es/goods	No No Yes	
ettalls eiver fiat 1 DETA!! XCISAB! 1.1 1.2 1.3 1.3.1 answer	is to pay Service 1ax or input Service Distrib. 3 ABOUT THE ASSESSEE PROVIDING EXEM. E GOODS Whether providing any exempted service. Whether manufacturing any exempted exc. If reply to I1.1 OR I1.2 is 'Y', whether excluted services or in the manufature of exem. Credit Rules 2004 ("Y"/N") If reply to I1.3 is 'N' (i.e., providing both ex. Whether paying an amount equal to 2% /7 under rule 6(3)(i) of CENVAT Credit Rules, to I1.3.1 is 'N' (i.e., opting to pay under Rule 644), then	ultor) IPTED AND NON-TAX or non-taxable service cisable goods ("Y"N") isively engaged either pted goods [refer to n cempted and non-exen % / 6% the value of ex 2004 ("Y" / N") (3)(ii) read with rule 6(ABLE SERVICE ('Y'/N') in the provision ule 6(2) of the Cl noted goods/ser tempted service 3A) of CENVAT	or MANUF of exemp- ENVAT rvices), es/goods	No No No No Yes	
ETAILS eiver (iat 1 DETAI XCISABI 1.1 1.2 1.3	Jack to pay Service 1ax or input Service Distrib. ABOUT THE ASSESSEE PROVIDING EXEMELE GOODS Whether providing any exempted service. Whether manufacturing any exempted exc If reply to 11.1 OR 11.2 is 'Y', whether exclusted services or in the manufature of exemple Credit Rules 2004] ("Y'N") If reply to 11.3 is 'N' (i.e., providing both exemple whether paying an amount equal to 2% / 7 under rule 6(3)[i) of CENVAT Credit Rules.	utor) IPTED AND NON-TAX Or non-taxable service cisable goods ("Y"N") sively engaged either pted goods [refer to ru cempted and non-exen "X" / 6% the value of an 2004 ("Y" /"N")	ABLE SERVICE ('Y'N') in the provision alle 6(2) of the Cl opted goods/ser	or MANUF of exemp- ENVAT rvices), es/goods	No No No	
etalls eiver liab 1 DETAII XCISABI 1.1 1.2	Is to pay Service 1ax or input Service Distrib. 3 ABOUT THE ASSESSEE PROVIDING EXEMINE GOODS Whether providing any exempted service. Whether manufacturing any exempted exc. If reply to 11.1 OR 11.2 is "Y", whether exclusted services or in the manufacture of exemine Credit Rules 2004] ("Y"N") If reply to 11.3 is "N" (i.e., providing both exempted to the exempt	utor) IPTED AND NON-TAX Or non-taxable service cisable goods ("Y/"N") sively engaged either pted goods [refer to n compted and non-axe "4 i 5% the value of an	ABLE SERVICE ('Y'/N') in the provision ale 6(2) of the Ci	OR MANUF	No No No	
DETAILS eiver liab 1 DETAIL XCISABI 1.1 1.2	Is to pay Service 1ax or input Service Distrib. 8 ABOUT THE ASSESSEE PROVIDING EXEMELE GOODS Whether providing any exempted service of Whether manufacturing any exempted exculping to 11.1 OR 11.2 is 'Y', whether exclused services or in the manufature of exemple Credit Rules 2004] ('Y'N')	utor) IPTED AND NON-TAX or non-taxable service cisable goods ('Y'/N') Sively engaged either pted goods [refer to n	ABLE SERVICE ('Y'/N') in the provisionale 6(2) of the Cl	OR MANUF	No No No	
DETAILS beiver (fat 1 DETAIL EXCISABI 1.1 1.2	Is to pay Service Tax or Input Service Distrib S ABOUT THE ASSESSEE PROVIDING EXEM LE GOODS Whether providing any exempted service Whether manufacturing any exempted exc If reply to I1.1 OR I1.2 is 'Y', whether exclu	utor) IPTED AND NON-TAX or non-taxable service cisable goods ("'/"N") Sively engaged elither	ABLE SERVICE ('Y'/N') in the provision	OR MANUF	ACTURING No	
DETAILS seiver liab 1 DETAIL XCISABI 1.1	ne to pay Service Tax or Input Service Distrib. S ABOUT THE ASSESSEE PROVIDING EXEM. LE GOODS Whether providing any exempted service	utor) IPTED AND NON-TAX or non-taxable service	ABLE SERVICE		ACTURING No	
DETAILS Beiver liab 1 DETAIL EXCISABI	ile to pay service lax or input service Distrib .S ABOUT THE ASSESSEE PROVIDING EXEM LE GOODS	utor) IPTED AND NON-TAX	ABLE SERVICE		ACTURING	
ETAILS eiver liat 1 DETAII	ile to pay Service Tax or input Service Distrib .S ABOUT THE ASSESSEE PROVIDING EXEM	utor)				
						+
19	G13-Arrears of Swachh Bharat Cess paid in cas		00242	30/06/		180 491
18	G13-Arrears of Swachh Bharat Cess paid in cas	Jun h Jun	00242	30/06/		39678
	G9-Other amounts paid - Penaity	Jun	00242	30/06/		163011
16	Cash G8-Other amounts paid - Interest					
15	G5-Other amounts paid - Arrears (Sec and High		00242	30/06/		4950 2475
14	G3-Other amounts paid - Arrears (Educess) Cas	Jun	00231	30/06		7875
12	G8-Other amounts paid - Interest G9-Other amounts paid - Penalty	Jun	00231	30/06/		25669
	Cash					
11	G5-Other amounts paid - Arrears (Sec and High		00231	30/06		521 260
10	G3-Other amounts paid - Arrears (Educess) Car	Jun		30/06		6700
9	G10-Other amounts paid - (Late Fee)	Jun	00182	30/06		127
 8	G8-Other amounts paid - Interest	Jun	00075	26/07		1383
	G9-Other amounts paid - Penalty	Jun	00075	26/07		6117
6	Cash G8-Other amounts paid - Interest					
5	G5-Other amounts paid - Arrears (Sec and High		00075	26/07		118
4	G3-Other amounts paid - Amears (Educess) Ca		00075	26/07		8865 237
3	G1-Other amounts paid - Arrears Cash	Jun . Jun	00231 00075	30/06 26/07		51225
3	G1-Other amounts paid - Arrears Cash					
2		Jun	00242	30/06	/2017	256917

1 1.11.1	Ineligible credit [refer to A In rule	0	0	D	0	T 0 -	0
j	6(3A)(b)(i)]	-	ì			_	1
l 1.11.2	Eligible credit (refer to B in rule 6(3A)(b)(ii)]	0	0	0	0	0	0
I 1.11.3	Common credit [refer to C in rule 6(3A)(b)(iii)] C=T-(A+B) 1.11.3=[1.11 - (1.11.1+ 1.11.2)]	0	0	O	0	0	O
11.11.4	Ineligible common credit [refer to D in rule 6(3A)(b)(iv)] D=(E/F) x C L1.11.4=[(11.6/11.10) x l1.11.3]	0	0	0	0	0	O
1.11.5	Eligible common credit [refer to G in rule 6(3A)(b)(v)] G=C-D I.1.11.5=(1.11.3 - I.1.1.4)	0	0	0	0	Ö	0
I 1.2	Amount reversed under rule 6(3B) for banking companies and financial institutions	0	0	0	0	0	0
I 2 AMOUN	T PAYABLE UNDER RULE 6 (3) OF THE C	ENVAT CRE	OIT RULES,	2004		.1	
SINo	Month	Арг	May	June	Jul	Aug	Sep
12.1	Value of Exempted good cleared	0	0	0	0	o	0
2.2	Value of exempted services provided	0	0	0	0	0	0
2.3	Amount paid under Rule 6(3) of CENVAT Credit Rules, 2004,by debiting CENVAT Credit account	0	0	0	0	0	C
1 2.4	Amount paid under Rule 6(3) of CENVAT Credit Rules, 2004 by cash	0	0	0	0	0	0
2.5	Total amount paid under Rule 6(3) of CENVAT Credit Rules, 2004 I 2.5= (I 2.3+I 2.4)	0	0	0	0	Ö	0
I 3 CENVAT	CREDIT TAKEN AND UTILISED			*			A
		AMD CENT	DAI EYCIRE	DISTY TAKEN	AND LITH IS	A TION THEOR	·····
I 3.1 DETAI	LS OF CENVAT CREDIT OF SERVICE TAX					·	,
I 3.1 DETAI SI.No	LS OF CENVAT CREDIT OF SERVICE TAX	Apr	May	June	Jul	Aug	Sep
SI.No 3.1.1	LS OF CENVAT CREDIT OF SERVICE TAX					·	,
3.1 DETAI SI.No 3.1.1 3.1.2	Details of Credit Opening Balance Credit taken	Apr 1	May 1	June 1	Jul O	Aug 0	Sep 0
SI.No 3.1.1 3.1.2 3.1.2.1	Details of Credit Opening Balance Credit taken on inputs	1 0	1 0	June 1	0 	Aug 0	Sep 0
3.1 DETAI SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2	Details of Credit Opening Balance Credit taken on inpuls on capital goods	1 0 0	1 0 0	1 0 0 0	0 0	Aug 0 0	0 0 0
3.1 DETAI SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.2	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly	0 0 0 166522	0 0 0 185931	0 0 0 649438	Jul 0 0 0 0	0 0 0	0 0 0 0
SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.2 3.1.2.3 3.1.2.4	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from Input Service Distributor	0 0 166522 0	0 0 185931 0	0 0 0 649438	0 0 0 0	0 0 0 0 0	0 0 0 0 0
SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from Input Service Distributor	0 0 166522 0 0	0 0 185931 0 0	0 0 0 649438	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0	0 0 0 0
SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from Input Service Distributor	0 0 166522 0	0 0 185931 0	0 0 0 649438	0 0 0 0	0 0 0 0 0	0 0 0 0 0
3.1 DETAI SLNo 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5 3.1.2.5	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from input Service Distributor from inter unit transfer by a LTU any other credit	0 0 166522 0 0	0 0 185931 0 0	0 0 0 649438	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
3.1 DETAI SLNo 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5 3.1.2.5 3.1.2.5	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from Input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN I 3.1.2.7=(I) 3.1.2.14 I 3.1.2.3+I 3.1.2.4+I	0 0 0 166522 0 0 0	0 0 185931 D 0 0	0 0 649438 0 0 0	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
3.1 DETAI SLNo 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5 3.1.2.5 3.1.2.7 3.1.3.1	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from Input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN I 3.1.2.7=(I) 3.1.2.1+I 3.1.2.2+I 3.1.2.3+I 3.1.2.4+I 3.1.2.5+I 3.1.2.6) Credit Utilised for payment of Service Tax	0 0 0 166522 0 0 0	0 0 185931 D 0 0	0 0 649438 0 0 0	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
SLNo 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5 3.1.2.6 3.1.2.7 3.1.3.1 3.1.3.1 3.1.3.1	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN I 3.1.2.7=(I) 3.1.2.1+I 3.1.2.5+I 3.1.2.3+I 3.1.2.4+I 3.1.2.5+I 3.1.2.6 Credit Utilised	Apr 1 0 0 0 166522 0 0 0 166522	0 0 185931 0 0 185931	0 0 0 649438 0 0 0 0 649438	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Aug 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
SLNo 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5 3.1.2.6 3.1.2.7 3.1.3.1 3.1.3.1 3.1.3.1	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN i 3.1.2.7=(3.1.2.1+ 3.1.2.4+ 3.1.2.3+ 3.1.2.4+ 3.1.2.5+ 3.1.2.6 Credit Utilised for payment of Service Tax for payment of Education Cess on tax-	Apr 1 0 0 166522 0 0 166522	0 0 185931 0 0 185931	0 0 0 649438 0 0 0 649438	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Aug 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
3.1 DETAI	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN I 3.1.2.7=(I 3.1.2.1+I 3.1.2.2+I 3.1.2.3+I 3.1.2.4+I 3.1.2.5+I 3.1.2.6) Credit Utilised for payment of Service Tax for payment of Secondary and Higher	Apr 1 0 0 166522 0 0 166522 0 166522	0 0 185931 0 185931 0 0	0 0 0 649438 0 0 649438 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Aug 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.2 3.1.2.3 3.1.2.4 3.1.2.5 3.1.2.6 3.1.2.7 3.1.3 3.1.3.1 3.1.3.2 3.1.3.3	Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN I 3.1.2.7=(I 3.1.2.1+I 3.1.2.2+I 3.1.2.3+I 3.1.2.4+I 3.1.2.5+I 3.1.2.6+I	Apr 1 0 0 166522 0 0 166522 166522 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 185931 0 185931 0 0	0 0 0 649438 0 0 649438	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Aug 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
SI.No 3.1.1 3.1.2 3.1.2.1 3.1.2.2 3.1.2.2 3.1.2.4 3.1.2.5 3.1.2.6 3.1.2.7 3.1.3.1 3.1.3.1 3.1.3.2 3.1.3.3 3.1.3.3	Details of Credit Details of Credit Opening Balance Credit taken on inputs on capital goods on input services received directly as received from input Service Distributor from inter unit transfer by a LTU any other credit taken(please specify) TOTAL CREDIT TAKEN i 3.1.2.7=(i) 3.1.2.1+1.3.1.2.2+1.3.1.2.3+1.3.1.2.4+i 3.1.2.5+1.3.1.2.6) Credit Utilised for payment of Service Tax for payment of Secondary and Higher Education Cess on taxable services for payment of secondary and Higher Education Cess on taxable services for payment of excise or any other duly towards clearance of input goods and capital goods removed as such or affer	Apr 1 0 0 166522 0 0 166522 0 166522 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 185931 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 649438 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Jul 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Aug 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

for any other payments/ adjustments/reversal (please specify)	0	0	0	0	0	0
TOTAL CREDIT UTILISED (3.1.3.9=() 3.1.3.1+(3.1.3.2+(3.1.3.3+(3.1.3.4+)) 3.1.3.5+(3.1.3.6+(3.1.3.7+(3.1.3.8))	166522	185931	649438	0	o	0
Closing Balance of CENVAT credit (3.1.4={(I 3.1.1 + I 3.1.2.7)-I 3.1.3.9}	1	1	1	0	O	0
AILS OF CENVAT CREDIT OF EDUCATION (CESS TAKEN	AND UTILIZ	ATION THERE	OF-		
Details of Credit	Apr	May	June	Jul	Aug	Sep
Opening Balance of Education Cess	0	0	0	0		
Credit of Education Cess taken			·		.l	
on Inputs	0	0	0	O		0
on capital goods	0	0	0			Ö
on input services received directly			İ.		ļ	
as received from Input Service Distributor	0				1	
	0		<u>-</u>			· · · · ·
						0
taken(please specify)		- }			U	0
Total credit of Education Cess taken I 3.2.2.7=(I 3.2.2.1+i 3.2.2.2+i 3.2.2.3+i 3.2.2.4+i 3.2.2.5+i 3.2.2.6)	0	0	0 .	0	0	0
Credit of Education Cess Utilised	- ··· <u></u>		<u></u>			·
for payment of Education Cess on goods	0	0	0	0	0	0
towards payment of education cess on clearance of input goods and capital	0	0	0	0	0	0
towards inter unit transfer to LTU	0	0	0	0		0
for any other payments/ adjustments/reversal	0	ō	0	0	0	0
Total credit of Education cess utilised (3.2.3.5=(1.3.2.3.1+1.3.2.3.2+1.3.2.3.3+)	0	0	0	o	0	0
Closing Balance of Education cess I	0	0	0	0	0	0
					i	
- y	ND HIGHER	EDUCATION	I CESS (SHEC) TAKEN AI	ND UTILIZATIO	ON THER
	Apr	May	June	Jul	Aug	Sep
	0	0	0	0	0	0
Credit of SHEC taken						
on inputs	0	0	0	0	0	D
on capital goods	0	0	0	0	0	0
on input services received directly	0	0	0	0	0	0
as received from Input Service Distributor	0	0	0	0	0	0
		~ ~ ~	0	0	0	
from inter unit transfer by a LTU	0	0				
from inter unit transfer by a LTU any other credit taken(please specify) Total credit of SHEC taken (3.3.2.7={	0		0	0	0	0
	(please specify) TOTAL CREDIT UTILISED (3.1.3.9=(i) 3.1.3.1+13.13.2+3.13.3+13.13.3+13.13.4+13.13.5+13.13.6+13.13.7+13.13.8) Closing Balance of CENVAT credit [3.1.4=(i) 3.1.1+13.12.7)-13.13.9} ALLS OF CENVAT CREDIT OF EDUCATION (in the context of the context	adjustments/reversal (please specify)	adjustments/reversal (please specify)	adjustments/reversal (please specify)	adjustments/roversal (please specify)	adjustments/reversal (c)rease specify)

1 3.3.3.1							
	for payment of SHEC on goods and ser- vices	0	0	0	0	0	C
1 3.3.3.2	towards payment of SHEC on clearance of input goods and capital goods re- moved as such or after use	0	0	0	0	0	0
3.3.3.3	towards inter unit transfer to LTU	0	0	0	0	0	0
3.3.3.4	for any other payments/ adjustments/reversal (please specify)	0	0	0	0	0	٥
3.3.3.5	Total credit of SHEC utilised 3.3.3.5=(t 3.3.3.1+ 3.3.3.2+ 3.3.3.3+ 3.3.3.4)	0	0	O	0	0	. 0
3.3.4	Closing Balance of SHEC I 3.3.4= {(I 3.3.1 +I 3.3.2.7) - I 3.3.3.5}	0	0	0	0	0	0
3.4 DETA	ILS OF CENVAT CREDIT OF KRISHI KALYA	AN CESS TA	KEN and UT	ILISATION THI	ERFOF-		
	Details of Credit	Apr	May	June	Jul	Aug	Sep
3.4.1	Opening Salance of Krishi Kalyan KK- Cess	7520	7520	7520	0	0	0
3.4.2	Credit of Krishi Kalyan Cess taken;		å	≟		! 	İ
3.4.2.1	on input services received directly	5888	6640	12014	0	0	0
3.4.2.2	as received from Input Service Distributor	0	0	0	0	0	0
3.4.2.3	Any other credit taken (please specify)		0	0	O	0	0
3.4.2.4	Total credit of Krishi Kalyan Cess taken 3.4.2.4= (3.4.2.1+ 3.4.2.2+ 3.4.2.3)	5888	6640	12014	0	0	o
3.4.3	Credit of Krishi Kalyan Cess utilised			·			<u> </u>
4.3.1	for payment of Krishi Kalyan Cess on services	5888	6640	12014	0	0	0
3 4.3.2	for any other payments/ adjustments/ reversal (please specify)		a	0	Ö	0	0
3.4.3.3	Total credit of Krishi Kalyan Cess utilised 13.4.3.3= (13.4.3.1+13.4.3.2)	5888	6640	12014	0	0	0
	Closing Balance of Krishi Kalyan Cess	7520	7520	7520	0	Ö	Ö
	3.4.4={(3.4.1+ 3.4.2.4)- 3.4.3.3}						
ART - K S	ELF ASSESSMENT MEMORANDUM						
ART - K S	ELF ASSESSMENT MEMORANDUM lare that the above particulars are in accordan	ice with the i	records and bo	ooks maintained	1 by me/us	Yes	
ART - K S i) I/We decond are corr i) I/We have provision	ELF ASSESSMENT MEMORANDUM lare that the above particulars are in accordar ectly stated. e assessed and paid the Service Tax and/or a is of the Finance Act, 1994 and the Rules may	vailed and d	listributed CEN	NVAT credit cor	recily as per	Yes Yes	
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ART - K S) I/We decord are corn) I/We have provision)I/We have ble thereon) I/We have	ELF ASSESSMENT MEMORANDUM lare that the above particulars are in accordar ectly stated. e assessed and pald the Service Tax and/or a is of the Finance Act, 1994 and the Rules max paid duty within the specified time limit and in- e filed this Return within the specified time limit	vailed and die thereunden case of del	listributed CE/ er. ay, I/We have	NVAT credit cor deposited the i	recily as per nterest levi-	Yes	
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THE COMPANIES ACT, 1956

(COMPANY LIMITED BY SHARES)

Memorandum

and

Articles of Association

of

SAMAY CONSTRUCTION PRIVATE LIMITED

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THE COMPANIES ACT, 1956

PRIVATE COMPANY LIMITED BY SHARES

Memorandum of Association

OF

SAMAY CONSTRUCTION PRIVATE LIMITED

- 1. The name of the Company is SAMAY CONSTRUCTION PRIVATE LIMITED.
- II. The registered office of the Company will be situated in the State of West Bengal.
- III. The objects for which the Company is established are :-
- (A) THE MAIN OBJECTS TO BE PURSUED ON ITS INCORPORATION ARE :-
- To carry on in India and or elsewhere, the business to construct, build, alter, acquire, convert, improve, design, erect, establish, equip, develop, dismantle, pull down, turn to account, furnish, level, decorate, fabricate, install, finish, repair, maintain, search, survey, examine, test, inspect, locate, modify, own, operate, protect, promote, provide, participate, reconstruct, grout, dig, excavate, pour, renovate, remodel, rebuild undertake, contribute, assist, and to act as civil engineer, architectural engineer, interior decorator, consultant, advisor, agent, broker, supervisor, administrator, contractor, subcontractor, turnkey contractor, and manager of all types of constructions & developmental work in all its branches such as roads, ways, culverts, dams, bridges, railways, tramways, water tanks, reservoirs, canals, wharves, warehouses, factories, buildings; structures, drainage & sewage works, water distribution & filtration, systems, docks, harbours, piers, irrigation works, foundation works, flyovers, airports, runways, rock drilling, aqueducts, stadiums, hydraulic units, sanitary work, power supply works, power stations, hotels, hospitals, dharamshalas, multistories, colonies, complexes, housing projects and other similar works and for the purpose to acquire, handover, purchase, sell, own, cut to size, develop, distribute or otherwise to deal in all sorts of lands & buildings and to carry on all or any of the foregoing activities for building materials, goods, plants, machieries, equipments, accessories, parts, tools, fittings, articles, materials and facilities of whatsoever nature.

- B. THE OBJECTS INCIDENTAL OR ANCILLIARY TO THE ATTAINMENT OF THE MAIN OBJECTS:
- To acquire, purchase, takeover, amalgamate and undertake the whole or any part of any q' business, property and liabilities of any person(s) or concern or contracts of similar nature and trade in whole or in part, assume liabilities and obligations alongwith its assets advantages, rights, goodwill, licences, patents and pending contracts or other claims on the terms and conditions as may be agreed upon by the company and the owners of such business or concerns being taken over for attainment of the main objects of the company.
- To amalgamate or enter into any arrangement for sharing of profits (except entering into partnership), union of interest, co-operation, reciprocal concession, lease, license or otherwise with any person carrying on or transaction which the company is authorised to carry on or engage in.
- 3. To enter into any arrangement with any government or authority whether municipal. local or otherwise or any person, that may seem conducive to the company's objects or any of them; and to obtain from any such Government or authority any rights, privileges and concessions which the company may think it desirable to obtain; and to carry out, exercise and comply with any such arrangement, rights, privileges and concessions.
- 4. To promote any other company or companies for the purpose of acquiring or taking over all or any of the property, rights and liabilities of the company or for any other purpose which may directly or indirectly benefit the company.
- 5. To purchase or import, take on lease or in exchange, hire or otherwise acquire any movable or immovable property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business and in particular any land, buildings, casements, machinery, plant and stock-in-trade.
- To invest and deal with money of the company, not immediately required in such manner as may, from time to time, be thought fit subject to provisions of the Act.
- 7. To lend and advance money out of such fund or give credit to any person or company; to give guarantee or indemnify for the payment of money or the performance of contracts or obligations by any person; to secure or undertake in anyway the repayment of money lent or advanced to, or the liabilities incurred by any person subject to the provisions of the Act.

- To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of trading, and other negotiable or transferable instruments.
- To sell or dispose of, to improve, manage, develop or exchange the undertaking property or rights of the Company or any part thereof for such consideration as the company may think fit.
- To adopt such means of making known and advertising the business and products of the company as may be expedient.
- To apply for, promote, and obtain any order, regulation, or other authorisation or enactment whi9h may directly or indirectly benefit the company.
- 12. To issue or allot fully or partly paid shares in the capital of the company in payment or part payment of any movable or immovable property purchased or otherwise acquired by the company or any services rendered to the company.
- 13. To take or hold mortgages, liens and charges to secure payment of the purchase price, or any unpaid balance of the purchase price, of any part of the company's property of any kind sold by the company, or any money due to the company from buyer.
- 14. To pay out of the funds of the company all or any expenses which the company may lawfully pay for services rendered for formation and registration of the company and for promotion of any other company by it subject to the provisions of the Act.
- To insure any of the properties, undertakings, contracts, risk or obligations of the company in any manner whatsoever.
- 16. To make donations either in cash or in kind for such objects or causes as may be directly or indirectly conductive to any of the company's objects or otherwise expedient.
- 17. To aid and support, any person, association, body or movement, whose object is solution, settlement or surmounting of industrial or labour problems or the promotion of industry, trade or business of the company or for the promotion of Science and Technology, Cultural activities, Sports, environment, rural development and other social and welfare activities.
- 18. To establish or support associations, institutions, schools, hospitals, guest houses, clubs, funds and trusts which may be considered beneficial to any employees or ex-employees and to officers and ex-officers of the Company or the dependents of any such person.

- 19. To open and operate any type of bank accounts with the Bank and obtain credit facilities with or without securities for its business.
- 20. To train or pay for training in India or abroad of any of company's employees or officers or any candidate in the interest of or furtherance of the company's object.
- To establish research and development centres for the business of the Company.
- [C] THE OTHER OBJECTS FOR WHICH THE COMPANY IS ESTABLISHED ARE:
 None
- IV. The liability of the members is limited.
- V. The Authorised Share Capital of the Company is Rs. 15,00,000/- (Rupees Fifteen Lakhs) divided into 15,000 Nos Equity Shares of Rs. 100/- each, with power to sub-divide, consolidate or increase and decrease and with power from time to time to issue any share of the original capital or any new capital with and subject to any preferential, special or qualified rights or conditions as may be thought fit upon sub-division of a share to apportion the right or participation in any manner as between the shares resulting from such sub-division.

We the several persons, whose name and addresses are given hereunder, are desirous of being formed into a company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the capital of the Company set opposite to our respectives names.

Signature, Full Names, Full Address (Details and/with Pincode No.) Father/Husband name and Occupation of subscribers	Number of Equity Shares taken by each subscriber	Signature, Full Name, Full Address (Details and/with Pincode No.) Description and Occupation of Witness
1. ANUP RANJAN S/o. Sri Umeshwar Prasad Sinha Zone No. 1-B "Ishwar Kripa" Near Sishu Vidya Mandir Birsanagar, Jamshedpur Jharkhand - 831004 Business	250 (Two Hundred Fifty Only)	
2. RAJESH KUMAR SINGH S/o. Sri Mangal Singh Ullyan House, S.D. Singh Path P.O.: Kadma, Jamshedpur Jharkhand, Pin - 831005 Business	250 (Two Hundred Fifty Only)	He Signatories of BHA JANA Chart Kumar Jana Lerce House" Chandra Avenue Room No. 8D & E. Room No. 8D & E. Room No. 8D & E. No. 50643
3. RAM PRAKASH PANDEY S/o. Sri Shambhu Nath Pandey Bajarangi Bagan, Laxminagar Telco Works, Jamshedpur Jharkhand, Pin - 831004 Business	250 (Two Hundred Fifty Only)	Witness to all the Signatories of ASITABHA JANA S/o. Sri. Prabhat Kumar Jana "Commerce House" 2A, Ganesh Chandra Avenue 5th Floor, Room No. 8D & E Kolkata - 700 013 Chartered Accountant C.P. No. 50643
4. NUTAN KUMARI W/o. Mr. Rajiv Kumar 64, Pakur Road Tinplate, Jamshedpur Jharkhand, Pin - 831003 Business	250 (Two Hundred Fifty Only)	
TOTAL	1,000 (One Thousand)	*

THE COMPANIES ACT, 1956

PRIVATE COMPANY LIMITED BY SHARES

Memorandum of Association

OF

SAMAY CONSTRUCTION PRIVATE LIMITED

- 1. i) In these regulations :-
 - (a) "the Act" means the Companies Act, 1956;
 - (b) "the Seal" means the common seal of the Company;
 - (c) "The Board" means the Board of Directors of the Company;
 - (d) "Articles" means the Articles of Association of the Company;
 - (e) "Table A" means the Table A of the First Schedule to the Companies Act, 1956;
 - (f) "Company" means the above named company.
 - ii) Unless the context otherwise required, words or expression contained in these regulations shall bear the same meaning as in the Act or any statutory modifications thereof in force at the date at which these regulations becomes binding on the Company.
 - iii) In these regulations words importing the singular number include the plural number and vice versa, words importing the masculine gender shall include the feminine gender, words importing person shall include corporation and writing shall include Printing, Lithographing and other usual substitutes for writing.
- Regulations 23, 24, 40, 42, 49, 71 & 75 contained in Table "A" in the First Schedule to the Companies Act, 1956 (Act No 1 of 1956) or any statutory modification thereof, shall not apply to this Company.

PRIVATE COMPANY

- This is a Private Company as defined in Section 3(1)(iii) of the Act, and accordingly the following provisions shall have effect, namely:
 - a) The number of the members of the Company is not to exceed fifty not including;
 - i) persons who are in the employment of the company; and
 - ii) persons who, having been formerly in the employment of the company, were members of the Company while in that employment and have continued to be members after the employment ceased; provided that where two or more persons hold one or more shares in the company jointly, they shall, for the purpose of this article, be treated as a single member; and
 - b) Any invitation to the public to subscribe for any shares in or debentures of the Company is hereby prohibited; and
 - c) The right to transfer the shares in the company is restricted as hereinafter provided.
 - d) The minimum paid-up capital of the company is Rs. 1,00,000 (Rupees One Lac only).
 - e) Prohibits any invitation or acceptance of deposits from persons other than its members, Directors or their relatives.

SHARE CAPITAL & SHARES

- 4. The Authorised Share capital of the Company is as mentioned in the Memorandum of Association of the Company with power to increase and decrease the capital of the Company and to divide the shares in the capital for the time being into several classes and attach thereto respectively such preferential, qualified or special rights, privileges or conditions in such manner as may for the time being, be provided by the regulations of the Company.
- The minimum paid up capital of the Company shall be one lakh rupees or any higher amount as may be prescribed by the Act.
- The Shares shall be under the control of the Board who may allot or otherwise dispose off the same to such persons on such terms & conditions and at such times as the Directors think fit.
- 7. The Board may allot and issue shares in the share capital of the Company or payment or part payment for any property, goods or machinery supplied. sold or transferred and/or for services rendered to the Company in or about the formation or promotion of the Company or in the conduct of its business or for any other consideration either cash or otherwise than on cash, as the Board may deem fit and proper and any shares so allotted may be issued as fully paid up or partly paid up shares as the Board may decide.

- 8. 1) Every person whose name is entered as a member in the register shall be delivered within three months after allotment or within two months after receipt of application of registration of transfer (or within other such period as the conditions of issue shall provide).
 - a) One certificate for all his shares without payment; or
 - b) Several certificates each for one or more of his shares, upon payment of fees as may be decided by the Board for every certificate after the first.
 - Every Certificates shall be under the seal of the Company and shall specify the shares to which it relates and the amount paid thereon.
 - 3) In respect of any share or shares held jointly by several persons the Company shall not be bound to issue more than one certificate and delivery of a certificate for share to any one of the several joint holders shall be sufficient delivery to all such holders.
- 9. If a share certificate is defaced, lost or destroyed, it may be renewed on payment of such fee, if any, not exceeding ten rupees, and on such terms as to evidence any indemnity and on payment of expenses incurred by the Company in investigation of the evidence as the Board may think fit.

CALLS ON SHARES

- 10. Proviso to sub-regulation (1) of regulation 13 of Table "A" which provides "Provided that no call shall exceed one fourth of nominal value of the share or be payable less than one month from the date fixed for the payment of the last preceding call" shall not be applicable to this Company.
- 11. Any call for share capital shall be made on an uniform basis on all shares falling under the same class. For the purpose of these Articles, shares of same nominal value on which different amounts have been paid up shall not be deemed to fall under the same class.

TRANSFER AND TRANSMISSION OF SHARES

- Except as hereinafter provided, no shares in the Company shall be transferred unless and until the rights of pre-emption of existing members have been exhausted.
- 13. A share may be transferred by a member or other person entitled to transfer to any other manner selected by the transferor but same as aforesaid and same as provided by these Articles, no share shall be transferred to a perlected by the Board one whom it is desirable in the interest of the Company in Article 17 hereof.
- 14. The person proposing to transfer any shares (hereinafter called the "proposing transferor") shall give notice in writing (hereinafter called the "transfer Notice" to the Company that he desires to transfer the same. Such notice shall of the Company or

person selected as aforesaid at a fair value to be agreed upon between the proposing transferor and the proposed transferee and in default of such agreement at the fair value to be fixed by the Auditors of the Company as provided in Article 17 hereof.

- 15. Every share specified in any transfer notice given to the Company in pursuance to Article 14 hereinabove shall be offered to the members in such order as shall be determined by the Board and in such manner as the Board thinks fit. If no member is ready and willing to take up such share, it may be offered to any person selected by the Board as one whom it is desirable in the interests of the Company to admit to membership.
- 16. The Board shall, within the period of sixty days after being served with transfer notice find a member or a person selected as aforesaid willing to purchase the share(s) (hereinafter called the "Proposed transferee") and shall give notice thereof to the proposing transferor who shall be bound upon payment of the fair value to transfer the shares to the proposed transferee.
- 17. In case any difference arises between the proposing transferor and the proposed transferee as to the fair value of the shares, the Auditors of the Company as may be appointed by the Board in this behalf may certify the fair value and the same shall be binding on the proposing transferor and the proposed transferee.
- 18. If the Board fails to find a person as provided in the article 16 herein before, the proposing transferor shall at any time thereafter be at liberty to sell and transfer those shares to any person at any price.
- 19. Same as provided in the Articles, the Board may, at their absolute and uncontrolled discretion, decline to register of acknowledge any transfer of shares and shall not be bound to give any reason for such refusal and in particular may so decline in respect of shares upon which the Company has a lien. These Article shall apply notwithstanding that the proposed transferee may be already a member.
- 20. Any share may be transferred at any time by a member to a member or to his child or other issue, mother, brother, sister, nephew, niece, wife or husband of such member and any share of a deceased member may be transferred by his executors or administrators to heirs or legatees as the case may be of such deceased member.
- 21. If any Director voluntarily retires or resigns from his office or becomes incapable of acting and continuing to be a member of the Company, the shares held by him shall except as permitted by the Board be sold to any one or more existing share-holders of the Company.
- 22. The instrument of transfer shall be accompanied by the certificate of the share and every instrument shall be in the prescribed form and in accordance with Section 108 of the Act.
- 23. Any person becoming entitled to shares in consequence of death or insolvency of any share holder thereof or in any way other than by transfer, upon producting such evidence of his title or that he sustains the character in respect of which he proposes to act under this Articles as the Directors think sufficient may, with the consent of the Directors (which they shall not be under succession Certificate and upon such terms as to indemnity or otherwise as the Directors may impose, be registered as a

member himself in respect of such share or may, with such consent and subject as aforesaid transfer the share to such other person as the majority of the Directors may approve. However, in the event of his proposing to transfer such shares to other persons as aforesaid, it shall be subject to the same restrictions as those herein before.

24. In case of death of anyone or more of the members registered jointly in respect of any share(s) the survivor(s) shall alone be recognised by the Company as having any title to or interest in such shares but nothing herein contained shall be taken to release the estate of a deceased member from any liability on the shares held by him jointly with any other person.

INCREASE OF CAPITAL

- 25. The Company may, from time to time by ordinary resolution increase its capital by the creation of new shares of such amount as may be specified in the said resolution.
- 26. Subject to any special rights or privileges for the time being attached to any share in the capital then issued, the new shares may be issued upon such terms and conditions, and such rights and privileges attached thereto as the general meeting resolution upon the creation thereof shall direct and if no direction be given, as the Board shall determine and in particular such shares may be issued with preferential or qualified rights to dividends and in the distribution of assets of the Company.
- 27. Except so far as otherwise provided by the conditions of issue or by these Articles, any capital raised by the creation of new shares shall be considered part of the then existing capital of the Company (any, and shall be subject to the provisions herein contained with reference to the payment of dividends, calls and instalment transfer and transmission, forfeiture, lien, surrender or otherwise.
- 28. If owing to inequality in the number of new shares to be issued and the number of shares held by members entitled to have the offer of such new shares, any difficulty shall arise in the appointment of such new shares of any of them amongst the members, such difficulty shall, in the absence of any direction in the resolution creating such shares of the Company in general meeting be determined by the Board.

ALTERATION CAPITAL

- 29. The Company may, by ordinary resolution:
 - (a) Consolidate and divide all or any part of its share capital into shares of larger amount than the existing shares;
 - (b) Sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum, subject, nevertheless, to the provisions of Clause (d) of sub-section 91) of Section 94 of the Act and
 - (c) Cancel any share which at the date of passing of the resolution, have been taken or agreed to be taken by any person.

- 30. The Company may, subject to the provisions of the Act, by special resolution, reduce
 - (a) its share capital;
 - (b) any capital redemption reserve account or;
 - (c) any share premium account.

GENERAL MEETINGS

31. Other than Regulation 49, regulations 47 to 63 of Table "A" shall apply in respect of General Meeting. A General Meeting of the shareholders, whether Annual or Extra- Ordinary, shall be called by giving not less than seven days (7 days) notice provided that a meeting may be called by giving a shorter notice in accordance with the provisions of Section 171 (2) of the Act. Every notice of a meeting shall specify the place, the day and hour of the meeting and shall contain a statement of business to be transacted thereat and it shall not be necessary to annex explanatory statement as contemplated by the Act. The accidental omission to give notice to or the non receipt of notice by any member or other person to whom it should be given shall not invalidate the proceedings at the meeting. A Chairman may be appointed for General Meetings.

BOARD OF DIRECTORS

- 32. The number of Directors shall not be less than two and not more than twelve.
- 33. The first Directors of the Company shall be namely:
 - 1. SRI ANUP RANJAN
- SRI RAJESH KUMAR SINGH 2.
- 3. SRI RAM PRAKASH PANDEY
- SMT. NUTAN KUMARI 4.
- 34. The Company or the Board shall be entitled to appoint director or directors
- 35. Unless otherwise determined, a Director shall not be required to hold any share in the share capital of the Company as his qualification share.
- 36. The Remuneration of the Directors of the Company, including fees payable to the Directors in attending meeting and also adjourned meeting of the Board or Committee of the Board, shall be determined by the Board of Directors from time to time, provided that the sitting fees payable to the Directors as aforesaid shall not exceed the amount permissible for the time being under the Act.
- 37. In addition to the remuneration payable to them the directors shall be entitled to be paid all travelling, hotel and other incidental expenses properly incurred by them in attending and returning from meetings of the Board including adjourned meetings, or any committee thereof or in connection with the business of the Company. The rules, in this regard may be framed by the Board
- 38. If any Director, begin willing shall be called upon to perform extra services or to make any special exertions for any purposes of the Company or in giv-

to the business of the Company, then the board may, subject to Section 314 of the Act, remunerate such Director either by a fixed sum or by a percentage of profits or otherwise and such remuneration may be either in addition to or in substitution, for any other remuneration to which he may be entitled.

- 39. A Resolution in writing signed by all the Directors passed by circulation other than a resolution which under the Act is specially required to be passed at a Board meeting, shall be effective for all purposes as a resolution passed at a meeting of the board duly held and constituted subject to Section 289 and 292 of the Act.
- 40. The Board may from time to time appoint a Director or Directors for such period, at such remuneration with such powers, discretions and duties and on such terms as it may think proper and may revoke such appointment. The Board may from time to time vest in or assign to any Managing Director or Managing Directors, wholetime Director(s) such powers, discretions and duties, and may impose on him or them such regulations, as may seem expedient, and may from time to time revoke, withdraw, alter or vary all or any of such powers.
- 41. If any Director vacates his office for any cause whatsoever, the resulting casual vacancy may be filled up the Board at their meeting. Provided that the Board shall not fill such vacancy by appointing therein any person who has been removed from the office of the Director pursuant to Section 284 of the Act.

PROCEEDINGS OF MEETINGS OF BOARD

- 42. A meeting of the Board of Directors shall be held at least once in every three calendar months and at least four such meetings shall be held every calendar year.
- 43. The quorum for a meeting of the Board of Directors shall be "majority" of its total strength.
- 44. If the number of Directors fall below three, the remaining Directors shall constitute the quorum for calling the General Meeting.
- 45. If a meeting of the Board could not be held for want of quorum, then the meeting shall stand adjourn to such day, time and place as the Directors present at the meeting may determine.
- 46. The Directors may elect a Chairman of their meetings and determine the period for which he is to hold office, but if no such Chairman is elected or if at any meeting, the Chairman is not present within ten minutes after the time appointed for holding the same, the Directors present shall choose one of their members to be the Chairman of the meeting.
- 47. A Director may at any time convene a meeting of the Directors. A Director who is at any time not in India, or in the City/town of the Registered Office, shall not during such time be entitled to notice of any such meetings.
- 48. A Director may vote in respect of any contract or arrangement in which he is interested.
- 49. Every question submitted to a meeting shall be decided by majority of votes and in case of equality of votes, the Chairman of the meeting shall have a second or casting vote.

POWERS AND DUTIES OF DIRECTORS

- 50. The powers and responsibilities of the Directors of the Company shall be as in Table "A" except in so far as they stand modified by the provisions of these Articles.
- 51. Without prejudice to the generality of the powers conferred upon the Directors, whether by the provisions of the law for the time being in force and/ or the applicable Articles of Table "A" and/or for the provisions of these presents or otherwise however, it is hereby expressly declared that the Directors shall have the following powers:-
- 52. (i) To pay the costs, charge and expenses preliminary and incidental to the promotion, formation, establishment and registration of the Company.
 - (ii) To purchase or otherwise acquire for the Company any property whether movable or immovable and rights privileges whether corporeal or incorporeal which the Company is authorised to acquire at such prices and generally on such terms and conditions as they shall think fit.
 - (iii) At their discretion, to pay for any property, rights, or privileges acquired by, or services rendered to the Company, either wholly or partially, in cash or in shares, bonds, debentures or other securities of the Company, and any such shares may be issued either as fully paid up or with such amount credited as paid up. thereon as may be agreed upon and such Bonds, Debentures or other securities may be either specifically charged upon all or any part of the property of the Company as its uncalled capital or not so charged.
 - (iv) To enter into contracts with the Company in which company's directors may be interested subject to necessary disclosure and restrictions under the Act.
 - (v) To accept from any member, on such terms and conditions as shall be agreed, surrender of his shares or any part thereof.
 - (vi) To institute, defend, compound or abandon any legal proceedings by or against the Company, or its officers or otherwise, concerning the affairs of the Company and also to compound allow time for payment or satisfaction of any debts or dues and of payment of demands by or against the company.
 - (vii) To refer any claims or demands by or against the Company to arbitration, and observe and perform awards.
 - (viii) To make and give receipts, releases and other discharges for money payable to the Company and for the claims and demands of the Company.
 - (ix) To determine who shall be entitled to sign on the Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, releases, contracts and documents.
 - (x) From time to time to provide for the management of the affairs of the Company in such manner as they think fit and in particular to appoint any person to be the attorney or agents of the Company with such powers (including power to sub-delegate) and upon such terms as may be thought fit.
 - (xi) To invest and deal with any of the moneys of the Company to immediately required.

for the purposes thereof in such securities and in such manner as they may think fit, and from time to time vary or release such investments.

- (xii) To give directors and/or person employed by the Company commission on the profits of any particular business or transaction or a share of the general profits of the Company and such commission or share of profit shall be treated as part of the. working expenses of the Company.
- (xiii) To enter into all such negotiations and contracts and rescind or wary all such contracts and execute and to do all acts, deeds and things. necessary in connection thereto.
- (xiv) To give on rent, hire, lease or licence for reward, the properties of the Company not immediately required by the Company for its use.

BORROWING POWERS

- 53. The Board from time to time at their discretion may raise or borrow moneys subject to the provisions of Section 293 of the Act and may themselves lend and secure the payment of any sum or sums of money for the purpose of
- 54. The Board may raise or secure the repayment of such sum or sums in such manner and upon such terms and conditions in all respect as it think fit, and in particular, by issue of bonds, perpetual or redeemable, debentures or debenture stock, or any mortgage, or other security on the undertaking of the whole or any part of the property of the Company (both present and future), including its uncalled capital for the time being.
- 55. Any debenture-stock, bonds or other securities may be issued at a discount, premium or otherwise and with any special privileges as to redemption, surrender, drawings, allotment of shares, appointment of Directors and otherwise, debenture, debenture- stock, bonds and other securities may be made assignable free from any equities between the Company and their person to whom the same may be issued, provided that debentures with the right of allotment or conversion into shares shall not be issued except with the consent of the Company in a General Meeting.
- 56. The provisions, contained in these Articles relating to calls on shares, forfeiture of shares and lien, and transfer and transmission of shares shall apply mutatis mutandis to calls on debentures, forfeiture of debentures and lien and transfer and transmission of debentures, same as provided in terms of issue thereof.

APPOINTMENT AND RETIREMENT OF DIRECTORS

- 57. The first Directors of the Company shall not be liable to retire by rotation, unless otherwise determined in the General Meeting of the Company.
- 58. The Company may from time to time in general meeting increase or reduce the number of Directors and may make any appointment necessary for effecting such increase. However, any increase or decrease in the number of Directors made by the Board shall be subject to satisfaction of the same at the next
- 59. The Company or the Board shall be entitled through a majority votes to appoint director or directors, wholetime or otherwise not liable to retire by

MANAGING AND WHOLETIME DIRECTORS

- 60. Subject to the provisions of Section 197 A of the Act, the Board may, from time to time, and with the unanimous consent, appoint one or more Directors to be the Managing Director, Wholetime Director or Managing Directors or Wholetime Directors of the Company, either for a fixed term or without any limitation as to the period for which he is or they are to hold office, and may from time to time subject to the provisions of any contract between him or them and the Company, remove or dismiss him or them from office and appoint another or other in his place or their places.
- 61. A Managing Director or Wholetime Director shall be subject to the same provisions as to resignation and removal as the other Director, and they shall ipso facto factor and immediately cease to be a Managing Director or wholetime Director, as the case may be if he ceases to hold the office of Directors from any cause.

ACCOUNTS

- 62. a) The Board shall cause books of accounts to be maintained under section 209 of the Act.
 - b) The Board shall also from time to time determine whether and to what extent and at what times and places and under what conditions or regulations, books of accounts of the Company, or any of them shall be open for inspection by the members not being Directors.
 - c) No member (not being a Director) shall have any right of inspecting any books of accounts or document of the Company except as conferred by law or authorised by the Board or by the Company in general meeting.

AUDIT

- 63. The First Auditors of the Company shall be appointed by the Board of Directors within one month after its incorporation and shall also hold office till the conclusion of the first annual general meeting.
- 64. The Directors may fill up any casual vacancy in the office of the Auditors.

THE SEAL

- 65. The Board shall provide for the safe custody of the seal of the Company which shall be made either of metal or of rubber as the Directors may decide.
- 66. The Seal shall not be affixed to any instrument except by the authority of resolution of the Board or Committee of the Board authorised by it in that behalf and except in the presence of at least one Director and that one Director shall sign every instrument to which the seal of the Company is to be affixed in his presence. The share certificate will however be signed and sealed in accordance with rules framed under the Act from time to time.

CAPITALISATION OF PROFITS

67. The Company in general meeting may, upon recommendation of the Board resolve to capitalise any part of the amount for the time being standing to the credit of any of the Company's reserve accounts or to the credit of the profit and loss account, or otherwise available for distribution and that sum be accordingly set free for distribution in the manner specified by the relevant provisions of the Companies Act, 1956 amongst the members who would have been entitled thereto, if distributed by way of dividend and in the same proportions.

DIVIDENDS & RESERVES

- 68. The company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board.
- 69. 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.
- 70. The Board may before recommending any dividend, set aside out of the profits of the company such sums as it thinks proper 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 equalising 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 as the Board may from time to time think fit.

The Board may also carry forward any profits which it may think prudent not to divide without setting them aside as a reserve.

PURCHASE OF OWN SHARES

71. The Company shall have the power to purchase its own securities subject to the provisions of Sec. 77 A of the Act and its modification thereof.

SECRECY

72. Every manager, trustee, member of a committee, officer, servent, agent accountant or other person employed in the business of the Company shall, if so required by the Board of Directors, before entering upon the duties, sign a declaration pledging himself to observe strict secrecy in respect of all transaction of the Company with its customers and the state of accounts individuals and in matter resulting thereto and by such declaration pledge himself not reveal any of the matter which may come to his knowledge in the discharge of his duties except when required to do so by the Directors or by general meeting or by a Court of Law and except so far as may be necessary in order to comply with any of the provisions of these presents and the provisions of the Act.

INDEMNITY

73. Subject to the provisions of Section 201 of the Act, the Chairman Directors, Managing Directors and other officers for the time being of the Company and Company and their heirs, executors shall be indemnified out of the affairs of the funds of the Company for or against all bonafide suits, proceedings, costs, may incur or sustain by reason of any Act done or committed in or about the their wilful neglect or default. Any such officer or trustee shall not be answerable for acts, omissions, neglects or defaults of any other officer or trustee.

WINDING UP

- 74. a) If the Company shall be wound up, the liquidator may with the sanction of a special resolution of the Company and any other sanction required by the Act, divide amongst the members in specie or kind, the whole or any part of the assets of the Company. whether they shall consist of property
 - b) For the purpose aforesaid, the liquidator may set such values 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 of different classes of members.
 - c) The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees or the benefit of the contributories as the liquidator shall think fit but so that no shall be compelled to accept any share or other securities whereon there is any liability.

We the several persons, whose name and addresses are given hereunder, are desirous of being formed into a company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the capital of the Company set opposite to our respectives names.

Signature, Full Names, Full Address (Details and/with Pincode No.) Father/Husband name and Occupation of subscribers	Number of Equity Shares taken by each subscriber	
1. ANUP RANJAN S/o. Sri Umeshwar Prasad Sinha Zone No. 1-B "Ishwar Kripa" Near Sishu Vidya Mandir Birsanagar, Jamshedpur Jharkhand - 831004 Business	250 (Two Hundred Fifty Only)	
2. RAJESH KUMAR SINGH S/o. Sri Mangal Singh Ullyan House, S.D. Singh Path P.O.: Kadma, Jamshedpur Jharkhand, Pin - 831005 Business	250 (Two Hundred Fifty Only)	Signatories of JANA Lanar Jana House" dra Avenue No. 8D & E 0 013 buntant 543
3. RAM PRAKASH PANDEY S/o. Sri Shambhu Nath Pandey Bajarangi Bagan, Laxminagar Telco Works, Jamshedpur Jharkhand, Pin - 831004 Business	250 (Two Hundred Fifty Only)	Witness to all the Signatories of ASITABHA JANA S/o. Sri. Prabhat Kumar Jana "Commerce House" 2A, Ganesh Chandra Avenue 5th Floor, Room No. 8D & E Kolkata - 700 013 Chartered Accountant C.P. No. 50643
W/o. Mr. Rajiv Kumar 64, Pakur Road Tinplate, Jamshedpur Jharkhand, Pin - 831003 Business	250 (Two Hundred Fifty Only)	
TOTAL	1,000 ne Thousand)	