### THE COMPANIES ACT, 1956

## ARTICLES OF ASSOCIATION OF

# JHARKHAND URJA UTPADAN NIGAM LIMITED (JUUNL) BY SHARES

INTERPRETATION		
Interpretation Clause	4	In the interpretation of the Memorandum of Association and these Articles the following expressions shall have the following meanings, unless repugnant to the subject or context;
Articles		Means the Articles of Association as originally framed or as altered from time to time.
The Act or the said Act	i	The "Act" or the "said Act" means the Companies Act, 1956 and includes any re-enactment or statutory modification thereof for the time being in force.
Governor		The word "Governor" wherein used in these Articles shall mean and include Government of Jharkhand.
The Board or Board of Directors		"The Board" or the "Board of Directors" in relation to a Company means the Board of Directors of the Company.
Capital	1	"Capital" means the capital authorised from time to time to be raised for the purposes of the Company.
Chairman		"Chairman" means the Chairman of the Board of Directors for the time being of the Company.
Company		"Company" means the Jharkhand Urja Utpadan Nigam Ltd (JUUNL)
Holding Company	6	"Holding Company" means Jharkhand Urja Vikas Nigam Limited.
Directors		"Directors" includes any person occupying the position of the Director by whatever name called;
Functional Director(s)	1	"Functional Director" means a person possessing such technical and educational qualifications and experience as may be prescribed by the Governor from time to time. A functional director shall be in whole time employment of company and shall be assigned such powers and duties as may be decided by the Board of Directors. A functional director includes Managing Director of the company.
Selection Committee	1	"Selection Committee" means a committee constituted/reconstituted by the Governor from time to time for selection of Directors other than State Government officials appointed as director in the company.
Dividend	5	"Dividend" includes Bonus paid in cash, but does not include any share(s) issued in satisfaction of capital bonus upon capitalization of undistributed profits or share premium account.

General meeting	"General Meeting" includes any Annual General Meeting, extraordinary general meeting or ordinary general meeting of the Company.
Government (GoJ)	"Government" means the Government of Jharkhand
Government Corporation	"Government Corporation' means (i) a corporation established by the Government under any law in force from time to time; or, as the case may be, (ii) a Government Company as defined in the Act.
Member	"Member" means any person whose name is entered in the Register of Members as the holder of Shares.
Meeting or General Meeting	"Meeting" or "General Meeting" means a meeting of the Members duly called and constituted in accordance with these articles and duly adjoining meeting thereof.
Annual General Meeting	"Annual General Meeting" means a general meeting of the members held in accordance with the provisions of section 166 of the Act and any adjourned meeting thereof.
Extra Ordinary General Meeting	"Extra Ordinary General Meeting" means an extra ordinary general meeting of the Members held in accordance with the provisions of sections 169 of the Act and any adjourned meeting thereof.
Month	"Month" means an English calendar Month.
Office	"Office" means the Registered Office of the company;
Paid up Capital	"Paid up Capital" includes share capital credited as paid up.
Register	"Register" means the Register of Members to be kept pursuant to the Act.
Registrar	"Registrar" means the Registrar of Companies of the State in which the registered Office of the Company is situated;
Seal	"Seal" means the Common seal for the time being of the Company.
Shares	"Shares" means the shares or stock into which the Capital is divided.
These Presents or Regulations	"These Presents" or "Regulations" means these Articles of Association as altered from time to time and includes the Memorandum where the context so requires.
Writing	"Writing" shall include printing and lithography and any other mode or modes of representing or reproducing words in a legible form and the word "written" shall be construed accordingly.
Expression in the Act to bear the same meaning in Articles.	Unless the context otherwise requires, words or expressions contained in these Regulations and not otherwise defined shall bear the same meaning as in the Act.
Marginal Notes	The marginal notes to the Regulations shall not affect the construction thereof.

Table "A"	2	Subject as provided in these Articles, the regulations in Table "A" in Schedule - I to the Act shall apply to the Company and constitute its Regulations, except in so far they are expressly or impliedly excluded, modified or varied by these Articles and where any provision of the regulations in Table "A" is inconsistent with a provision contained in these Articles, the relevant provision of Table A shall be deemed to have been modified in its application to the Company to the extent of the inconsistency.
Company to be governed by these Articles	3.	The regulations for the management of the Company and for the observance of the Members and their representatives shall, subject as aforesaid and to any exercise of the statutory powers of the Company in reference to the repeal or alteration of or addition to its Articles of Association by Special resolution, as prescribed or permitted by the Act, be such as are contained in these Articles. However, nothing contained in these articles shall apply to the Company, if the Company is exempted from applicability of any provisions of the Act.
		CAPITAL AND SHARES
Capital	4.	The Share Capital of the Company shall be such as may be determined by its Memorandum of Association from time to time with the rights, privileges and conditions attached thereto as are provided by the regulations of the Company for the time being. The Company has the power from time to time to increase or decrease its capital and to divide the shares in the original or increased capital for the time into several classes and to attach thereto such preferential rights, privileges or conditions as may be determined by or in accordance with the regulations of the Company and to vary, modify or abrogate any such rights, privileges or conditions as may be determined by law.
		Subject to the provisions of the Act and these Articles: - (a) the unissued shares in the Company shall be under the control of the Directors, who may allot, grant options over or otherwise dispose them off to such persons and on such terms as the Directors think fit;
Allotment of Shares.	5.	Subject to the provisions of the Act and these Articles: -  (a) the unissued shares in the Company shall be under the control of the Directors, who may allot, grant options over or otherwise dispose them of to such persons and on such terms as the Directors think fit;  (b) Preference Shares may be issued on the terms that they are, or are to be liable, to be redeemed at the option of the company or the holder on such terms and in such manner as may be provided by these Articles.  Prior approval of the Governor of Jharkhand shall be obtained by the

		Board before issuing any shares in the Company.
Redeemable preference shares.	6.	Subject to the provisions of these Articles the Company shall have power to issue preference shares carrying a right to redemption out of profits which would otherwise be available for dividends or out of the proceeds of a fresh issue of shares made for the purpose of such redemption or liable to be redeemed at the option of the Company and the Board may, subject to the provisions of the Act, exercise such powers in such manner as may be provided in these Articles.
Directors may allot shares as fully paid up.	7.	Subject to the provisions of the Act, Articles of Association and approval of the Governor, the Directors may allot and issue shares in the capital of the Company as payment for any property sold or transferred, goods or machinery supplied or for services rendered to the Company or for any sum expended by the promoters during the course of incorporation either in or about the formation or promotion of the Company or the conduct of its business and any shares which may be so allotted may be issued as fully paid up or partly paid up otherwise than in cash, and if so issued, shall be deemed to be fully paid up or partly paid up shares as aforesaid.
Liability of Joint holders of Shares.	8.	The joint holders of the shares shall be severally as well as jointly liable for the payment of all installments and calls due in respect of such shares.
		CERTIFICATES
Who may be Registered.	9.	Shares may be registered in the name of any person, Company or other body corporate. Not more than four persons shall be registered as joint holders of any shares.
Share Certificates & Members right to certificate.	10.	Every person whose name is entered as a Member in the Register shall without payment be entitled to a certificate under the Common seal of the Company specifying the share or shares held by him and the amount paid thereon, provided that, in respect of the share or shares held jointly by several persons, the Company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all. The Company will not charge any fee for sub division, and consolidation of shares and debenture certificates and sub-division of letters of allotment and split, consolidation, renewal and pucca transfer receipts into denominations corresponding to the Market unit of trading and for registration of any power of attorney, probate letters of administration or similar other documents. Further in case if the shares are listed on any stock exchange in India, the Company will not charge any fees exceeding those, if any, which may be agreed upon with the stock exchanges for sub division and consolidation of share and debenture certificates and for sub division of letters of allotment and split, consolidation, renewal and pucca transfer receipts into the denominations other than those fixed for the market units of trading.

Calls on Shares.	11.	The Directors may, from time to time, make calls upon the Members in respect of any moneys unpaid on their shares and specify the time or times of payment and each member shall pay to the Company at the time or times specified, the amount called on his shares. Provided, however, that the Directors may from time to time, at their discretion, extend the time fixed for the payment of any call.
When interest on call payable.	12.	If the sum payable in respect of any call be not paid on or before the day appointed for payment thereof, the holder for the time being or allottee of the share in respect of which call shall be made shall pay interest on the same at such rate not exceeding 6% per annum as the Directors shall fix, from the day appointed for the payment thereof to the time of actual payment, but the Directors may waive payment of such interest wholly or in part.
Payment in anticipation of calls may carry interest.	13.	The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the moneys due upon the shares held by him beyond the sums actually called for, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company may pay interest at such rate not exceeding 6% per annum as the Members paying such sum in advance and the Directors agree upon. The directors may at any time, repay the amount so advanced upon giving such members three months notice in writing. Money paid in advance of calls shall not in thereof confer a right to dividend or to participate in the profit of the Company.
Forfeiture of shares; if call or installment not paid notice may be given.	14.	If a Member fails to pay any call, or installment of a call, on the day appointed for payment thereof, the Board pay, at any time thereafter during such time as any part of the call or installment remain unpaid serve a notice on him requiring payment of so much of the call or installment as is unpaid together with any interest which may have occurred.
Terms of Notice.	15	The notice aforesaid shall (a) name a future day (not being earlier than the expiry of 14 days from the date of service of the notice) on or before which the payment required by the notice is to be made, and (b) state that, in the event of nonpayment on or before the date so named, the share in respect of which the call was made, will be liable to be forfeited.
In default of payment, share may be forfeited.	16.	If the requirements of any such notice as aforesaid are not compiled with in respect of any share for which the notice has been given, may, at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the Board to that effect.
Forfeiture of shares to be property to the Company and may be sold, etc.	17.	A forfeited share shall be the property of the Company and may be sold or otherwise disposed of on such terms and in such manner as the Board thinks fit. At any time before a sale or disposal as aforesaid, the Board may cancel the forfeiture on such terms as it thinks fit.

Company lien on shares.	18.	(i) The company shall have a first and paramount lien: -(a) On every share (not being a fully paid share), for all moneys (whether presently payable or not) called or payable at a fixed time, in respect of that share; and (b) On all shares (not being fully paid) provided that the Board of Directors at any time declare any such share to be wholly or in part exempt from the provisions of this clause. (ii) The Company's lien, if any, on a share shall extend to all dividends payable thereon.
Enforcement of lien by sale.	19.	The Company may sell, in such manner as the Directors think fit, any shares on which the Company has a lien but no sale shall be made unless some sum in respect of which the lien exists is presently payable, nor until the expiration of fourteen days after a notice in writing stating and demanding payment of such part of amount in respect of which the lien exists as is presently payable, has been given to the registered holder for the time being of the share, or the person entitled by reason of his death or insolvency to the share.
Application of proceeds of sale.	20.	The proceeds of the sale shall be applied in payment of such part of the amount in respect of which the lien exists as is presently payable, and the residue shall (subject to a like lien for sums not presently payable as existed upon the shares prior to the sale) be paid to the person entitled to the shares at the date of the sale. The purchaser shall be registered as the holder of the shares and he shall not be bound to see to application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.

T	RAN	SFER AND TRANSMISSION OF SHARES
Register of Transfers.	21.	The Company shall keep the Register of the holders of shares and debentures issued by it and therein enter the particulars of transfers or transmission of any share or debenture in accordance with
		Section 150 to 152 of the Act.
Issue of new certificates in place of one defaced, lost or destroyed.	22.	If a share certificate is defaced, lost or destroyed it may be renewed in accordance with the Share Certificate Rules under the Act on such terms, if any, as to evidence and indemnity against loss and the payment of out of pocket expenses incurred by the Company in investigating evidence, as the Board thinks fit.
Directors may decline to recognise transfer.	23.	The Board may, subject to the right of appeal conferred by section 111, decline to register:  (a) the transfer of a share not being fully-paid share, to a person of whom they do not approve: or  (b) Any transfer of shares on which the company has lien.  (c) Board may refuse transfer of shares to any person after obtaining prior approval of the Governor.  The Board may also decline to recognize any instrument of transfer

Notice of refusal to register transfer company not bound to recognise any interest in shares other than that of the registered holders.	24.	unless:  (a) The instrument of transfer is accompanied by the certificate of the shares to which it relates and such other evidence as the Board may reasonably require to show the right of the transferor to make the transfer.  (b) the instrument of transfer is in respect of only one class of shares.  (c) A fee, if any, as may be decided by the Board of Directors is paid to the Company for transfer of shares.  If the Directors refuse to register the transfer of any shares, they shall within two months of the date on which the instrument of transfer is delivered to the Company, send to the transferee and the transferor notice of the refusal; provided that registration for a transfer shall not be refused on the ground of the transferor being either alone or jointly with any other person or persons indebted to the company on any account whatsoever except a lien on the shares.  Save as herein otherwise provided, the Directors shall be entitled to treat the person whose name appears on the register of members as the holder of any share as the absolute owner thereof and accordingly shall not (except as ordered by a court of competent jurisdiction or as by law required) be bound to recognise any benami trust or equity or equitable, contingent or other claim to or interest in such a share on the part of any person whether or not it shall have
Execution of Transfer.	25.	express or implied notice thereof.  The instrument of transfer of any share in the Company shall be
Encouron of Trumslet.	20.	executed both by the transferor and transferee, and the transferor shall be deemed to remain holder of the share until the name of the transferee is entered in the Register of Members in respect thereof.
Transfer to be left at Office and evidence of the title to be given.	26.	Every instrument of transfer shall be left at the office for registration, accompanied by the Certificate of the shares to be transferred and such evidence as the Company may require to prove the title of the transferor, or his right to transfer the shares. All instruments of transfer, which the Directors may decline to register, shall, on demand, be returned to the person depositing the same.  N.B.: Board shall take prior approval of the Governor before transfer of shares.

Registration of persons entitled to shares otherwise than by transfer. (Transmission clause)	27.	Subject to the provisions of articles, any person becoming entitled to shares in consequence of the death, lunacy, bankruptcy or insolvency of any member, or by any lawful means other than by a transfer, in accordance with these articles may, with the consent of the Board of Directors which it shall not be under obligation to give, upon producing such evidence that he sustains the character in respect of which he proposes to act under these articles, or of his title as the Board of Directors think sufficient, either be nominated by him and approved by the Board of Directors registered as such holder, provided, nevertheless, that if such person shall elect to have his nominee-registered he shall testify the election by executing in favour of his nominee an instrument of transfer in accordance with the provisions herein contained; and until he does so, he shall not be freed from any liability in respect of the shares. This article is referred to in these articles as "The Transmission Clause".
Death of one or more joint holders of shares.	(a)	(i) On the death of a member, the survivor or survivors where the member was a joint holder, and his legal representatives where he was a sole holder, shall be the only persons recognised by the Company, as having any title to his interest in the shares. (ii) Nothing in clause (I) shall release the estate of a deceased joint holder from any liability in respect of any share, which had been jointly held by him with other persons.
Title of shares of deceased member.	(b)	Any person becoming entitled to a share in consequence of the death or insolvency of a member may, upon such evidence being produced as may from time to time properly be required by the Board and subject as herein provided, elect, either:  (a) to be registered himself as holder of the share; or  (b) to make such transfer of the share as the deceased or insolvent member could have made.  (i) The Board shall, in either case, have the same right to decline or suspend registration as it would have had, if the deceased or insolvent member had transferred the share before his death or insolvency.  (ii) If the person so becoming entitled shall elect to be registered as holder of the share himself, he shall deliver or send to the Company a notice in writing signed by him stating that he so elects.  (iii) If the person aforesaid shall elect to transfer the share, he shall testify his election by executing a transfer of the share.  (iv) All the limitations, restrictions, and provisions of these articles relating to the right to transfer and the registration of transfers of shares shall be applicable to any such notice or transfer as aforesaid as if the death or insolvency of the member had not occurred and the notice or transfer were a transfer signed by that member.
Nomination	(c)	Subject to the provisions of the articles and Section 109A every holder of shares in or holder of debentures of this company may at any time, nominate, in the prescribed manner, a person to whom his shares in or debentures of this company shall vest in the event of death.

Entitlement to dividend.	(d)	A person becoming entitled to a share by reason of the death or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not, before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the Company.
	(e)	Provided that the Board may, at any time, give notice requiring any such person to elect either to be registered himself or to transfer the share, and if the notice is not complied with within ninety days, the Board may thereafter withhold payment or all dividends, bonuses or other moneys payable in respect of the share, until the requirements of the notice have been complied with.
Directors' right to refuse registration.	(f)	The Directors shall have the same right to refuse to register a person entitled by transmission to any shares or his nominee, as if he were the transferee named in an ordinary transfer presented for registration.
Dematerialisation of shares.	28	Notwithstanding anything contained in these Articles, the Company shall be entitled to dematerialise its shares and to offer shares in a dematerialised form pursuant to the Depositories Act, 1996.
Options for Investors.	29	Every person subscribing to shares offered by the Company shall have the option to receive the share certificates or to hold the shares with a depository. Such a person who is the beneficial owner of the shares can at any time opt out of the depository, if permitted by the law, in respect of any shares in the manner provided by the Depositories Act, and the Company shall, in the manner and within the time prescribed, issue to the beneficial owner the required Certificate of Shares.  If a person opts to hold his shares with a depository, the Company shall intimate such depository the details of allotment of the shares, and on receipt of the information, the depository shall enter in its record the name of the allottee as the beneficial owner of the shares.
Shares in depositories.	30.	All shares held by a depository shall be dematerialised and be in fungible form. Nothing contained in the Act shall apply to a depository in respect of the shares held by it in fungible form on behalf of the beneficial owners.

Right of depositories and beneficial owner.  Service of document.	31.	(a) Notwithstanding anything to the contrary contained in the Act or these Articles, a depository shall be deemed to be the registered owner for the purposes of transfer of ownership of shares on behalf of the beneficial owner.  (b) Save as otherwise provided in (a) above, the depository as the registered owner of the shares shall not have any voting rights or any other rights in respect of the shares held by it.  (c) Every person holding shares of the Company and whose name is entered as the beneficial owner in the records of the depository shall be deemed to be a member of the Company. The beneficial owner of shares shall be entitled to all the rights and benefits and be subject to all the liabilities in respect of his shares.
Service of document.	32.	Notwithstanding anything contained in the Act or these Articles to the contrary, where shares are held in a depository, the records of the beneficial ownership may be served by such depository on the Company by means of electronic mode or by delivery of floppies or discs.
Form of transfer.	33.	The instrument of transfer of any share shall be in accordance with the provisions of Section 108 of the Act and the prevailing Rules made thereunder, by the Central Govt. from time to time.
Allotment of shares dealt within a depository.	34.	Notwithstanding anything contained in the Act or these Articles, where shares are dealt with by a depository, the Company shall intimate the details thereof to the depository immediately on allotment of such shares.
Distinctive number of shares held in a depository.	35.	Nothing contained in the Act or these Articles regarding the necessity of having distinctive numbers for shares issued by the Company shall apply to shares in dematerialised form held with a depository.
Register and Index of beneficial owner.	36.	The Register and Index of beneficial owners maintained by a depository under the Depositories Act, 1996, shall be deemed to be the Register and Index of Members and Shareholders for the purposes of these Articles.
INCREA	ASE,	REDUCTION AND ALTERATION OF CAPITAL
Increase of Capital	37.	Subject to prior approval of the Governor the Company may, from time to time, by ordinary resolution and subject to the provisions of the Act increase the Share capital by such sum, to be divided into shares of such amount, as may be specified in the resolution. Subject to any special rights of privileges for the time being attached to any shares in the capital of the Company, then issued, the new shares may be issued upon such terms and conditions, and with such rights or privileges attached thereto as the general meeting resolving 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 a preferential or qualified right to dividend and the distribution of assets of the company.

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Further Issue of Capital	38.	Where at any time it is proposed to increase the subscribed capital of the company by allotment of further shares, whether out of unissued share capital or out of increased share capital, then such further shares shall be offered to the persons who at the date of the offer, are holders of the equity shares of the company, in proportion, as nearly as circumstances admit, to the capital paid up on these shares at that date. Such offer shall be made by a notice specifying the number of shares offered and limiting a time not being less than 15 days from the date of the offer, if not accepted, will be deemed to have been declined. After the expiry of the time specified in the notice aforesaid or in the earlier intimation from the person whom such notice is given that he declines the shares offered, the Board may dispose of them in such manner as they think most beneficial to the Company.
		Notwithstanding anything contained in the preceding Articles, the Company may:  (a) by special resolution, or
		(b) where no such special resolution is passed, if the votes cast whether on show of hands on or poll, (as the case may be) in the favour of the proposal contained in the resolution moved in that General Meeting (including the casting vote, if any, of the Chairman) by members who being entitled so to do, vote in person, or where proxies are allowed, by proxy, exceed the votes, if any, cast against the proposal by members so entitled and voting and the Central Govt. is satisfied, on an application made by the Board of Directors in this behalf, that the proposal is most beneficial to the Company;
		Offer further shares to any person or persons and such persons may or may not include the persons who at the date of the offer, are the holder of the Equity Shares of the Company.
		(c) Notwithstanding anything contained in sub-clause (a) above, but subject however, to Section 81 (3) of the Act, the Company may increase its subscribed capital on exercise of an option attached to the debentures issued or loans raised by the Company to convert such debentures or loans into shares, or to subscribe for such shares in the Company.
How far new shares to rank with shares in original capital.	39.	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 original capital and shall be subject to the provisions herein contained with reference to the payment of calls and installments, transfer and transmission, lien, voting, surrender and otherwise.
Buy back of shares	40	Subject to the provisions of section 77A read with SEBI guidelines issued from time to time, the Company shall have the right to buy back its shares within such limit as may be prescribed under the Act.

On what conditions new shares may be issued.	41.	New Shares shall be issued upon such terms and conditions and with such rights and privileges annexed thereto as the general meeting resolving upon the creation thereof shall direct, provided that no Shares (not being preference shares) shall be issued carrying voting rights or rights in the Company as to dividend, capital or otherwise, which are disproportionate to the rights attaching to the holders of other Shares (not being preference shares).
Reduction of Capital	42.	Subject to the provisions of Sections 100 to 104 of the Act, the Company may, from time to time, by special resolution, reduce its Capital by paying off Capital or canceling Capital which has been lost or is unrepresented by available assets or is superfluous or by reducing the liability on the Shares or otherwise as may seem expedient in any other manner prescribed by law from time to time and the Board may, subject to the provisions of the Act, accept surrenders of Shares.
Sub-division of Shares	43.	The Company in general meeting may from time to time sub-divide or consolidate its Shares or any of them and exercise any of the other powers conferred by the Act, and shall file with the Registrar such notice in exercise of any such powers as may be required by the Act.
		BORROWING POWERS
Powers to borrow	44.	Together with the moneys already borrowed by Company (apart from temporary loans obtained from the Company's Bankers in the ordinary course of business) shall not exceed without the approval of the Shareholders in the General meeting, the aggregate of paid-up capital of the Company and its free reserves, that is to say reserves not set apart for any specific purpose.  The Directors may, subject to approval of the Shareholders in a General Meeting secure the repayment of such moneys in such manner and upon such terms and conditions in all respects as they think fit and in particular, by the issue of bonds and debentures, perpetual or redeemable, by the creation of any mortgage or charge on the undertaking of the whole or any part of the property (both present and future) of the Company including its uncalled capital for the time being.  N.B.: Prior approval of the Governor shall be required for borrowing any funds by the Company.
Issue at discount etc. or with special privileges	45.	a) Subject to Sections 79 and 117 of the Act, debentures or bonds may be issued at a discount, premium, or otherwise and with any special privileges as to redemption, surrender, drawing and allotment of Shares.

		GENERAL MEETINGS	
General Meetings	46	<ul> <li>(a) The Company shall, in each year, in addition of any other meeting hold a general meeting of the Company within six months after the expiry of each financial year of the Company and not more than fifteen months shall lapse between the date of one general meeting and that of the next, except where the Registrar, for any special reason, extends the time within which any such general meeting may be held. Each such general meeting shall be called as "annual general meeting" and shall be specified as such in the notice convening the meeting.</li> <li>(b) Every such annual general meeting shall be called for at a time during business hours on a day that is not a public holiday and shall be held either at the Registered office of the Company or at such other convenient place in the city in which the Registered office is situated, as may be determined by the Board.</li> </ul>	
Notice of general meetings	47.	At least twenty one clear days' notice in writing, specifying the place, day and hour of general meeting of the Company with a statement of business to be transacted at the meeting shall be served on every Member in the manner provided by the Act but with the consent, in writing: -  (a) in the case of an annual general meeting of the Company, to all the Members entitled to vote at such general meeting; and  (b) in the case of a general meeting of the Company other than an annual general meeting, of Members holding in aggregate not less than 95% of such of the paid up Shares of the Company entitled to vote at such general meeting any general meeting may be convened by such shorter notice and in such manner as those Members may think fit, provided in either case that where any Members are entitled to vote only on some resolution or resolutions to be moved at a general meeting and not on the others, those Members shall be taken into account for the purposes of this Article in respect only of the former resolution or resolutions and not in respect of the latter.	
Omission to give notice not to invalidate a resolution passed.	48.	The accidental omission to give notice to or the non-receipt thereof by any Member shall not invalidate any proceedings of any such meeting.	
Business of Annual General Meeting.	49.	The business of Annual General meeting shall be to receive and to consider the profit and loss account, the balance sheet and the report of the Directors and of the Auditors, to declare dividends, and to transact any other business which under these Articles ought to be transacted at an Annual General Meeting. All other business transacted at an Annual General Meeting and all business transacted at an Extra Ordinary meeting, shall be deemed special.	
Quorum for general meeting	50.	The Quorum necessary for the transaction of business of the General Meeting shall be in accordance with the provisions of the Act.	

Chairman of general meeting.	51.	The CHAIRMAN shall be entitled to take the chair at every general meeting but if the CHAIRMAN is not present within fifteen minutes after the time appointed for holding such meeting, the Members present shall choose another Director as chairman of such general meeting and, if no Director shall be present, or if all the Directors present decline to take the chair, then the Members present shall choose one of the members to be chairman of such general meeting.
If quorum not present, meeting to be dissolved and when to be adjourned.	52.	If within half an hour from the time appointed for the meeting, a quorum is not present, the meting, if convened upon such requisition as aforesaid, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place, and if at such adjourned meeting a quorum is not present those members who are present shall be quorum and may transact the business for which the meeting was called.
How questions to be decided at meetings.	53.	Every question submitted to a meeting shall be decided in the first instance by show of hands, and in the case of an equality of votes the CHAIRMAN shall, both on a show of hands and at a poll (if any), have a casting vote in addition to the vote or votes to which he may be entitled as a member.
What is to be evidence of the passing of a resolution where poll not demanded.	54.	At any General Meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll is before or on the declaration of the result of the show of hands, demanded by a member present in person or proxy or by duly authorized representative; and unless a poll is so demanded, a declaration by the chairman that a resolution has, on a show of hands, been carried or carried unanimously or by a particular majority or lost and an entry to that effect in the book of proceedings of the Company, shall be conclusive evidence of the fact, without proof of the number or proportion of the vote recorded in favour of or against that resolution.
Poll	55.	If a poll is duly demanded, it shall be taken in such manner and at such time and place as the chairman of the meeting directs, and either at once, or after an interval or adjournment or otherwise and the result of the poll shall be deemed to be resolution of the meeting at which the poll was demanded. The demand of the poll may be withdrawn. On a poll, the voting rights of members shall be as provided by the Act.
Postal Ballot	56.	Subject to the provisions of Section 192A of the Act, the company shall have the right to pass any resolution by postal ballot in the manner prescribed by the Central Government in this regard.
Power to adjourn General Meeting	57.	The chairman of the General Meeting may, with the consent of the meeting, adjourn the same, from time to time and from place to place but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
In what case poll taken without adjournment	58.	Any poll duly demanded on the election of a chairman of a meeting or on any question of adjournment shall be taken at the meeting and without adjournment.

Business may proceed not withstanding demand of poll.	59.	The demand of poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.
Chairman's' decision conclusive	60.	The chairman of any general meeting shall be the sole judge of the validity of every vote tendered at such meeting The chairman of any general meeting present at the taking of a poll shall be the sole judge of the validity of every vote tendered at such poll.
		VOTES OF MEMBERS
Votes of members.	61.	Every member entitled to vote and present in person or by proxy shall have one vote for each share held by him.
No voting by proxy on show of hands	62.	No member who is not personally present shall be entitled to vote on a show of hands.
Votes in respect of shares of deceased and bankrupt members.	63.	Any person entitled under the transmission clause to any shares may vote at any general meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that at least seventy two hours before the time of holding the meeting or adjourned meeting as the case may be at which he proposes to vote, he shall satisfy the Directors of his right to such shares, unless the Directors shall have previously admitted his right to such shares or his right to vote at such meeting in respect thereof.
Joint Holders.	64.	Where there are joint registered holders of any share, any one of such persons may vote at any meeting, either personally or by proxy, in respect of such shares as if he were solely entitled thereto, and if more than one of such joint holders be present at any meeting, personally or by proxy, then one of the said persons present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof. Several executors or administrators of a deceased member in whose name any share stands shall for the purpose of this clause be deemed joint holders thereof.
Votes in respect of shares of members of unsound mind.	65.	A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote, either on a show of hands or on poll by his committee or other, legal guardian, and any such committee or guardian may, on a poll, vote by proxy.
Proxies permitted.	66.	On a poll, votes may be given either personally or by proxy or by duly authorised representative.
Instrument appointing proxy to be in writing.	67.	A member entitled to attend and vote at a meeting may appoint another person (whether a member or not) as his proxy to attend a meeting and vote on a poll. No member shall appoint more than one proxy to attend on the same occasion. A proxy shall not be entitled to speak at a meeting or to vote except on a poll. The instrument appointing a proxy shall be in writing and be signed by the appointer or his attorney duly authorised in writing or if the appointer is a body corporate, be under its seal or be signed by an Officer or an attorney duly authorised by it.

Instrument appointing proxy to be deposited at Office.	68.	The instrument appointing a proxy and the power of attorney or other authority (if any) under which it is signed, or a notarially certified copy of that power of authority, shall be deposited at the Registered Office of the Company not less than forty – eight hours before the time for holding the meeting at which the person named in the instrument proposes to vote, and in default the instrument of proxy shall not be treated as valid.
When vote by proxy valid though authority revoked.	69.	A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal, or revocation of the proxy provided no intimation in writing of the death or revocation shall have been received at the Office of the Company before the meeting.
Form of Proxy	70.	Every instrument of proxy for a specified meeting or otherwise shall, as nearly as circumstances admit, be in the <b>from</b> or to the effect following:  Jharkhand Urja Utpadan Nigam Limited  I/Wea member/members of Jharkhand Urja Utpadan Nigam Limited hereby appoint
Resolution in Directors in certain cases be equivalent to writing resolution of General Meeting.	71.	Any resolution passed by the Directors, notice whereof shall be given to the Members in the manner in which notices are hereinafter directed to be given and which shall within one month after it shall have been so passed, be ratified and confirmed in writing by members entitled at a poll to three-fifth of the vote shall be as valid and effectual as a resolution of a general meeting; but this clause shall not apply to a resolution for winding up the Company or to a resolution passed in respect of any matter which by the statute or by these Articles ought to be dealt with by a special resolution.
Company not bound to recognise any interests in Shares other than that of the Members	72.	Save as herein otherwise provided, the Directors shall be entitled to treat the person whose name appears on the Register as the holder of any Share as the absolute owner thereof and accordingly shall not (except as ordered by a Court of competent jurisdiction or as by law required) be bound to recognise any benami trust or equitable contingent or other claim to or interest in such Share on the part of any person whether or not it shall have express or implied notice thereof.

BOARD OF DIRECTORS		
Company to be managed by Board	73.	Subject to the provisions of the Act, the business of the Company shall be managed by the Board of Directors. The Directors shall be appointed in accordance with the provisions of these Articles.
Number of Directors	74.	Subject to the provisions of section 252 of the Act, the number of Directors of the Company shall not be less than three and not more than twelve.
First Directors	75.	The First Directors of the Company shall be: i. Sri Vimal Kirti Singh ii. Sri Hardeo Narayan Singh iii. Sri Vikram Singh Gaur iv. Sri Shivendra Nath Verma v. Sri Sudhanshu Kumar vi. Sri Alok Sharan iii. Sri Kamal Kishore Soan
Qualification Shares	76.	The Directors shall not be required to hold any qualification shares.
Appointment of Directors	77	<ul> <li>a. The Governor of Jharkhand may appoint directors from time to time, including their terms of appointment, and the director so appointed shall hold office for such period as the Governor may determine from time to time.</li> <li>b. The Governor may remove any director anytime without assigning any reason.</li> </ul>
Composition of Board	78	<ol> <li>The Board of directors shall comprise of the following:         <ol> <li>Chairman</li> <li>Principal Secretary/Secretary , Department of Energy, Government of Jharkhand</li> <li>Principal Secretary/Secretary , Department of Finance, Government of Jharkhand</li> <li>Managing Director of Company as may be appointed by the Governor.</li> </ol> </li> <li>Such other person or persons as the Governor may determine from time to time subject to overall limit as specified in regulation 74 of the Articles of Association.</li> <li>A. The Directors of Company (Except Chairman and Functional Directors) shall be State Government officials not below the rank of Joint Secretary.</li> <li>B. The functional directors shall be appointed by the Governor based on the recommendation of the Selection Committee.</li> </ol>
Remuneration of Directors	79.	The Directors including Managing Director shall be paid such remuneration and allowances as may be determined by the Governor from time to time.

General Power of	80.	Subject to the provisions of the Act, the Board of Directors of the
Company vested in		Company shall be entitled to exercise all such powers, and do all
Directors		such acts and things as the Company is authorised to exercise and
		do. The Board shall not exercise any power or do any act or thing
		which is directed or required whether by this or any other Act or the
		Memorandum or Articles of the Company or otherwise, to be
		exercised or done by the Company in General Meeting. Provided
		further that in exercising any such power or doing any such act or
		thing, the Board shall be subject to the provisions contained in that
		behalf, in this or any other Act, or in the Memorandum or Articles of
		the Company, or in any regulations not inconsistent therewith and
		duly made thereunder including regulations made by the Company
		in General Meeting. No regulation made by the Company in General
		Meeting shall invalidate any prior act of the Board which would
		have been valid if that regulation had not been made.
Certain persons not to	81.	No person may be appointed to the office of a director if:
be appointed as		(a) he is found to be unsound in mind by a court of competent
Director		Jurisdiction;
		(b) he is an un-discharged insolvent;
		(c) he has applied to be adjudicated as an insolvent and his
		application is pending;
		(d) he is convicted by a court for any offence involving moral
		turpitude and sentenced in respect thereof to imprisonment for not
		less than six months and a period of five years has not elapsed from
		a date of expiry of this sentence;
		(e) he fails to pay any call in respect of shares of the Company held
		by him whether alone or jointly with others within six months from
		the last date fixed for payment of the call;
		(f) he absents himself from three consecutive meeting of the Board
		of Directors or from all meetings of the Board for a continuous
		period of three months, whichever is longer without obtaining leave
		of absence from the Board;
		(g) he or any firm in which he is a partner or any private company of
		which he is a Director, accepts a loan or any guarantee or security
		for a loan from the company;  (b) he fails to displace the nature of his concern or interest in any
		(h) he fails to disclose the nature of his concern or interest in any contract or arrangement or proposed contract or arrangement entered
		into by/or on behalf of the Company as required under section 299
		of the Act;
		(i) he becomes disqualified by order of the court under section 203
		of the Act;
		(j) he is removed in pursuance of section 284 of the Act;
		(k) he is concerned or participates in the profits of any contract with
		the company;
		(l) he becomes disqualified for being nominated as Director of the
		Company as per Section 274 (1) (g) of the Companies Act.
		Provided that no Director shall vacate his office by reason of his
		becoming a member of the company which has entered into contract
		with or done any work for the company of which he is a Director,

		but a Director shall not vote in respect of any such contract or work and if he franchises his vote, his vote shall not be counted. Disqualification referred to in sub-clause (c) (d) and (I) above shall not take effect  (a) For thirty days from date of adjudication, sentence or order.  (b) Where any appeal or petition is preferred within the thirty days aforesaid against the adjudication or conviction resulting in the sentence or order until the expiry of seven days from the date on which such appeal or petition is disposed of;  (c) Where within the seven days aforesaid any further appeal or petition in respect of adjudication sentence, conviction or order and the appeal or petition if allowed would result in the removal if and the appeal or petition if allowed would result in the removal if disposed of.
Vacation Office of Directors	82.	Subject to the provisions of the articles, a Director shall be deemed to have vacated his office and shall automatically cease to be a Director if: -  (a) He is found to be unsound mind by a Court of Competent jurisdiction;  (b) He has applied to be adjudicated as an insolvent and his application is pending;  (c) He is adjudged an insolvent;  (d) He is convicted by a Court for any offence involving moral turpitude and sentenced in respect thereof to imprisonment for not less than six months and a period of five years has not elapsed from the date of expiry of this sentence;  (e) He fails to pay any call in respect of Shares of the Company held whether alone or jointly with others, within six months from the last date fixed for payment of the call;  (f) He absents himself from three consecutive meetings of the Board of Directors or from all meetings of the board for a continuous period of three months,  whichever is longer, without obtaining leave of absence from the Board;  (g) He or any firm in which he is a partner or any private Company of which he is a Director, accepts a loan or any guarantee or security for a loan from the Company;  (h) He fails to disclose the nature of his concern or interest in any contract or arrangement or proposed contract or arrangement entered into by/or on behalf of the Company as required under Section 299 of the Act;  (i) He becomes disqualified by order of the Court under Section 203 of the Act;  (k) He participates in the profits of any contract with the Company;  (m) any person who is removed by the Governor in terms of provisions contained in regulation 78, 77 or 78 as the case may be. Provided, however, that: -

- (i) no Director shall vacate his office or be deemed to have vacated his office by reason of his being or becoming a member of any company which has entered into contract with or done any work for the Company;
- (ii) if a Director resigns by notice in writing to the Company he shall vacate his office and cease to be Director with effect from the date specified in such notice as the effective date of the resignation and not with effect form the date of which such notice is given to the Company; and
- (iii) a Director shall not be deemed to have vacated his office by reason of the occurrence of any of the events referred to in paragraphs (c), (d) or (I) above: -
- (1) until a period of 30 (thirty) days has elapsed from the date of the relevant adjudication, sentence or order without an appeal or petition having been preferred against the same; or
- (2) where any appeal or petition is preferred within the thirty days aforesaid against the adjudication, conviction resulting in the sentence or order, until a period of seven

days has elapsed from the date on which such appeal or petition is disposed of against the relevant Director; or

where, within seven days aforesaid, any further appeal or petition against the adjudication, sentence, conviction or order is preferred and further appeal or petition is allowed, would result in the removal of the disqualification, until such further appeal or petition is disposed of against the relevant Director.

The Director who becomes disqualified should inform to the Board within 15 days of his becoming disqualified

PROCEEDINGS OF THE BOARD OF DIRECTORS			
Meeting of Directors	83.	The Directors may meet together as a Board for disposal of business from time to time and unless the Central Government by virtue of the proviso to Section 285 of the Act otherwise directs, shall so meet at least once in every three calendar months and at least four such meetings shall be held in every year. The Directors may adjourn and otherwise regulate their meetings as they think fit.	
Notice of meeting	84.	Notice of every meeting of the Board shall be given to every Director at his usual address.	
Quorum	85.	Subject to Section 287 of the Act and Articles, the quorum for meeting of the board shall be one third of the Directors or three Directors, whichever is greater, provided that in calculating the said one-third, any fraction of a number shall be treated as a whole number. Provided that during any meeting at least one of the directors must be a functional director.	
Adjournment of meeting for want of quorum.	86.	If a meeting of the Board can not be held for want of a quorum, then the meeting shall automatically stand adjourned to such other time as may be fixed by the chairman of the meeting.	
Convening of meeting	87.	The Secretary of the Company shall, on the request of the Chairman cum Managing Director, at any time convene a meeting of the Board by giving a notice in writing to every Director at his usual address. Notice may be given by telegram or other comparable means to a Director who has his usual address outside the State of Jharkhand	
Chairman	88.	<ul> <li>a. The Chairman of holding company shall be ex-officio chairman of the company.</li> <li>b. All General Meetings and Board Meetings of Company shall be presided by the Chairman of the Company.</li> <li>c. In the absence of Chairman or if the Chairman is not willing to function, the Directors present shall elect one of themselves to be Chairman of the meeting.</li> </ul>	
Managing Director	88A	<ul> <li>a. The Governor of Jharkhand may appoint any person as Managing Director of Company subject to provisions contained in regulation 74, 74, 77 and 78 and he will be paid such remuneration as the Governor may determine form time to time.</li> <li>b. The Managing Director shall hold office for such period as the Governor may deem fit.</li> <li>c. The Managing Director shall be paid such remuneration as the Governor may determine form time to time.</li> <li>d. The Managing Director shall be treated as functional director in the company.</li> <li>e. The Managing Director shall be the chief executive officer of company and he shall exercise such powers and shall have such duties as the Board may determine from time to</li> </ul>	

		time.
Directors may appoint committees	89.	Subject to the restriction contained in section 292 of the Act and regulation 88A of Articles of Association, the board may delegate any of its power to the Chairman cum Managing Director of the company or to Committees of the Board consisting of such Member or members or one or more Directors and a member or members of the company as it thinks fit, and it may from time to time revoke and discharge any such person or committee of the board either wholly or in part and either as to persons or purposes but every such person or Committee of the board so formed shall in the exercise of the powers so delegated conform to any regulation that may from time to time be imposed on it by the Board.
Interested Directors not to vote in Board proceedings.	90.	In addition to the provision of Section 299 of the Act, at a Board meeting no Director shall take part in the discussion of or vote on any contract or arrangement entered into, or to be entered into, by or on behalf of the Company, if he is in any way, whether directly or indirectly, interested or concerned in such contract or arrangement, and if he does so vote, his vote shall not be counted and the presence of such Director shall not count for the purpose of forming a quorum at the time of any such discussion or vote.
Resolution by circulation	91.	No resolution shall be deemed to have been duly passed by the Board or by a Committee, thereof by circulation unless the resolution has been circulated in draft, together with the necessary papers, if any, to all the Directors or to all the members of the committee as has been approved by such Directors or Members or by a majority of them and as are entitled to vote on the resolution.
Acts of Board or committees valid not withstanding defective appointment	92.	All acts done by any meeting of the board or by a committee of the board, or by any person acting as a Director shall, not withstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, or that they or any of them were disqualified or had vacated office or that the appointment of any of them had been terminated by virtue of any provision contained in the Act or in these Articles be as valid as if every such person had been duly appointed and was qualified to be a Director and had not vacated his office or his appointment had not been terminated; provided that nothing is this article shall be deemed to give validity to acts done by a Director after his appointment has been shown to the Company to be invalid.
Minutes of Proceedings of the Board and committees	93.	<ol> <li>(1) The company shall cause minutes of all proceedings of every meeting of the board to be kept, in accordance with section 193 of the act.</li> <li>(2) The minutes of each meeting shall contain a fair and correct summary of the proceedings there at.</li> <li>(3) All appointments of the officers made at any of the meetings aforesaid shall be included in the minutes of the meeting.</li> </ol>

		(4) The minutes shall also mention details of :-
		(a) the names of the Directors present at the meeting; and
		(b) all orders made by the board and committee of the board; &
		(c) In the case of each resolution passed at the meeting, the names
		of the directors, if any, dissenting from, or not concurring in the
		resolution.
		(5) Nothing contained in sub-clause (1) to (4) shall be deemed to
		require the inclusion in any such minutes of any matter which in the
		opinion of the chairman of the meeting: -
		(a) is or could reasonably be regarded as, defamatory of any person;
		(b) is irrelevant or immaterial to the proceeding;
		(c) Is detrimental to the interests of the company.
		(6) The Chairman shall exercise an absolute discretion in regard to
		the inclusion or non-inclusion of any matter in the minutes on the
		grounds specified in this sub-clause.
		(7) Minutes of meetings kept in accordance with the aforesaid
		provisions shall be evidence of the proceedings recorded therein.
General Powers of the	94	The business of the Company shall be managed by the Board who
Board and restrictions	<b>⊅</b> ∓	may exercise all such powers of the Company and do all such acts
thereto		and things as are by the Act, or any other Act or by the
thereto		Memorandum or by the Articles of the Company required to be
		• • •
		exercised by the Company in general meeting, subject,
		nevertheless, to these Articles, to the provisions of the Act or any
		other Act and to such regulations being not inconsistent with the
		aforesaid regulations or provisions, as may be prescribed by the
		Company in general meeting but no regulation made at any general
		meeting shall invalidate any prior act of the Board which would
		have been valid if that regulation had not been made. Provided that
		the Board shall not, except with the consent of the Company in
		general meeting:
		(a) sell, lease or otherwise dispose of the whole, or substantially the
		whole of the undertaking of the Company, or where the Company
		owns more than one undertaking, of the whole, or substantially the
		whole, of any such undertaking.
		(b) remit, or give time for the repayment of any debt due by a
		Director;
		(c) borrow moneys where the moneys to be borrowed, together with
		the moneys already borrowed by the Company (apart from
		temporary loans obtained from the Company's bankers in the
		ordinary course of business), will exceed the aggregate of the paid
		up capital of the Company and its free reserves.
		(d) Contribute (subject to the limits laid down by Section 293A of
		the Act) to charitable and other funds not directly relating to the
		business of the Company or the welfare of its employees, any
		amounts the aggregate of which will, in any financial year, exceed
		fifty thousand rupees or five percent of its average net profits as
		determined in accordance with the provisions of Sections 349 and
		350 of the Act, during the three immediate preceding financial
		years, whichever is greater;

		(e) Contribute regularly to the GPF and Pension Funds of the Company such amounts as are required under any Act or law for the time being in force at the time of payment of salaries. Provided further that for the purpose of paragraphs (a), (b), (c) and (d) of this Article, the powers specified in Section 292 of the Act shall, subject to these Articles, be exercised only by resolution of the Board, unless the same be delegated to the extent permitted therein.
Specific Powers of the	95.	Without prejudice to the general powers conferred by the last
Board		preceding Article and so as not in any way to limit or restrict those powers, and subject to the restrictions contained in the last preceding Articles, the Directors shall have the following powers:  (a) To undertake business process reengineering of the company's business so as to enhance the efficiency of the various functions of the company  (b) to pay the costs, charges and expenses preliminary and incidental to the formation, promotion, establishment and
		registration of the Company;
		registration of the Company;  (c) To pay and charge to the Capital Account of the Company any interest lawfully payable there out under the provisions of the Act;  (d) Subject to Sections 292 and 297 of the Act, to purchase or otherwise acquire for the Company and property, rights or privileges which the Company is authorised to acquire, at or for such price or consideration and generally on such terms and conditions as the Board may think fit; and in any such purchase or other acquisition to accept such title as the Board may believe or may be advised to be reasonably satisfactory;  (e) At the discretion of the Board and subject to the provisions of the Act to pay for any property, rights or privileges acquired by or services rendered to the Company, either wholly or partially, in cash or for debt and any such debt may be either specifically charged or mortgaged upon all or any part of the property of the Company and its uncalled capital or not so charged or mortgaged;  (f) To secure the fulfillment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company and its uncalled capital for the time being or in such manner as the Board may think fit;  (g) To accept from any member, so far as may be permissible by law, a surrender of his Shares or any part thereof, on such terms and conditions as shall be agreed;  (h) To appoint any person to accept and hold in trust
		for the Company any property belonging to the Company, or in which it is interested, or for any other purposes; and to execute and
		do all such deeds and things as may be required in relation to any such trust, and to provide for the remuneration of such trustee or
		trustees;
		(i) To institute, conduct, 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 and

- allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company and to refer any differences to arbitration, either according to Indian law or according to foreign law and either in India or abroad and observe and perform or challenge any awards made;
- (j) To act on behalf of the Company in all matters relating to bankrupts and insolvents;
- (k) To make and give receipts, release and other discharges for moneys payable to the Company and in respect of obligations owed or owing to the Company;
- (1) Subject to the provisions of Sections 292, 293(1)(c) & (e), 295, 369, 372A and 373 of the Act, to invest and deal with any moneys of the Company not immediately required for the purpose thereof upon such security (not being shares of the Company) or without security and in such manner as they may think fit, and from time to time to vary or realise such investments, provided that (save as provided in Section 49 of the Act) all investments shall be made and held in the Company's own name;
- (m) To execute, in the name and on behalf of the Company, in favour of any Director or other person who may incur or be about to incur any personal liability whether as principal or surety, for the benefit of the Company, such guarantees, indemnities or assurances (whether or not secured on the property of the Company or any part thereof) as the Board may determine;
- (n) To determine from time to time who shall be entitled to sign on the Company's behalf, bills, promissory notes, drafts, hundis, other negotiable instruments, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts and documents, and to give the necessary authority for such purpose;
- (o) To create and from time to time subscribe or contribute to provident and other associations, institutions, funds or trusts and to provide or subscribe or contribute towards places of instruction and recreation, hospitals and dispensaries, medical and other attendance and other assistance as the Board shall think fit for the benefit of the employees and/or officers of the Company and their respective family members; and subject to the provisions of Section 293(1)(e) and 293 A of the Act to subscribe or contribute or otherwise to assist
- or to guarantee money to charitable, benevolent, religious, scientific, national or other institutions or objects which shall have any moral claim to support or aid by the Company, either by person or locality of operation or of public and general utility or otherwise;
- (p) Before recommending any dividend to be set aside, out of the profits of the Company, such sums as are required by law to be set aside and such sums as the Board may think proper for depreciation or to a depreciation fund or to an insurance fund, or as a reserve fund, sinking fund or any special fund to meet contingencies or to pay debentures or debenture stock, or for special dividends or for equalising dividends or for repairing, improving, extending and

maintaining any of the property of the Company and for such other purposes (including the purposes referred to in paragraph (a) of this Article) as the Board may, in their absolute discretion, think conducive to the interest of the Company, and subject to Section 292 of the Act, to invest the several sums so set aside or so much thereof as required to be invested upon such investments other than shares of the Company), as the Board may think fit, and from time to time to deal with or vary such investments and dispose of and apply and expand all or any part thereof for the benefit of the Company, in such manner and for such purposes as the Board in their absolute discretion, think conducive to the interest of the Company notwithstanding that the matters to which the Board apply or upon which they expend the same or any part thereof. May be matters to or upon which the Capital moneys of the Company might rightly be applied or expended; and to divide the reserve fund in to such special funds as the Board may think fit, with full power to transfer the whole or any portion of the reserve fund or division of a reserve fund and with full powers to employee the assets constituting all or any of the above funds including the depreciation fund, in the business of the Company or in the purchase or repayment of debentures and debenture stock, and without being bound to keep the same separate from the other assets and without being bound to account for interest received on the same without power, however, to the Board at their discretion to allow interest to accrue on and be credited to the principal amount of such funds at such rate as the Board may think proper, provided that any amount of interest in excess of nine per cent annum in respect of such funds shall not be credited to such funds but shall form part of the general assets of the Company;

- (q) To appoint, and at their discretion remove or suspend such general managers, managers, secretaries, assistants, supervisors, scientists, technicians, engineers, consultants, legal, medical or economic advisers, research workers, laborers, clerks, agents and servants for permanent, temporary or special services as the Board may from time to time think fit, and to determine their powers and duties and fix their salaries or emoluments or remuneration, and to require and/or security in such instances and to such amounts as the Board may think fit and also from time to time to provide for the management and transaction of the affairs of the Company in any specified locality in India or elsewhere in such manner as the Board may think fit; and
- (r) At any time and from time to time by Power of Attorney under the Seal of the Company to appoint any persons or persons to be the attorney or attorneys of the Company, for such purposes and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Board under these Articles and excluding the powers to make calls and excluding also, except in their limits authorised by the Board, the power to make loans and borrow moneys) and for such period and subject to such conditions

Decoration	of Os A	as the Board may from time to time think fit and any such appointment may (if the Board thinks fit) be made in favour of the members or any of the members of any committee established as aforesaid or in favour of any Company, or the shareholders, directors, nominees or managers of any Company or firm or body or body of persons whether nominated directly or indirectly by Board and any such Power of Attorney may contain such powers for the protection or convenience of persons dealing with such attorneys as the Board may think fit and may contain powers enabling any such delegates or attorneys as aforesaid to subdelegate all or any of the powers, authorities and discretion for the time being vested in them;  (s) Subject to Sections 294, 297 and 300 of the Act, for or in relation to any of the matters aforesaid or otherwise for the purposes of the Company to enter into all such negotiations and contracts and rescind and vary all such contracts, and execute and do all such acts, deeds and things in the name and on behalf of the Company as the Board may consider expedient;  (t) From time to time to make, vary and repeal notification, regulations, circulars, office orders or by laws for the regulation of the business of the Company, and/or the conduct of its officers and servants;  (u) To do all such acts, matters and things deemed necessary, proper or expedient for carrying on the business of the Company, except only such acts, matters or things as by the Act or by these Articles are expressly directed to be exercised by the Company in general meeting.
Proposals for t	of 95A for the the	<ul> <li>i. The Chairman or the Managing Director shall reserve for the approval of the Governor any proposals or decisions of the Directors in respect of the following matters, namely-</li> <li>a. Increasing or reducing the issued capital of the company;</li> <li>b. Granting by the Company of a loan or the giving of a</li> </ul>
Governor		guarantee or any other financial assistance to any person/concern an amount exceeding rupees twenty five (25) lakhs.  c. Winding up of the company; d. Any other matter, which in the opinion of the Chairman/Managing Director be of such importance as to be reserved for the approval of the Governor.  ii. No action shall be taken by the Company in respect of any proposal or decision of the Board reserved for the approval of the Governor aforesaid until its approval to the same has been obtained.

Administrative		95B	The Administrative Department shall be Department of Energy,
Department	and		Government of Jharkhand.
authority of S	State		Notwithstanding anything contained in any of these articles, the
Government to i	issue		Governor may from time to time issue such directives or
directives			instructions as he may think fit in regard to the finances and the
			conduct of the business and affairs of the Company, and the Board
			shall duly comply with and give effect to such directives or
			instruction.
			, , ,

SECRETARY			
Secretary	96.	Subject to the provisions of Section 383A of the Act, the Board may from time to time, appoint an individual as the Secretary of the Company for such term and at such remuneration and upon such conditions as it may think fit and the Secretary so appointed may be removed by the Board.	

	THE SEAL				
The Seal custody	and	its	97	(a) The Board of Directors shall provide a common seal for the purpose of the Company and shall have power from time to time to destroy the same and substitute a new seal in lieu thereof. The Board of Directors shall provide for the safe custody of the Seal.  (b) The Seal shall not be affixed to any instrument except by the authority of a resolution of the Board or a Committee of the Board authorised by it in that behalf and except in the presence of at least one Director and of the Secretary or such other persons as the Board may appoint for the purpose and the Director or such other persons as aforesaid shall sign every instrument to which the Seal is affixed in their presence.	

DIVISION OF PROFITS AND DIVIDEND			
Division of profits	98.	The profits of the Company available for payment as dividend, subject to any special rights relating thereto created or authorised to be created by these presents and subject to the provisions of those presents as to the reserve fund shall, with the approval of the Board of Directors be paid to the Members.	
The Company in General Meeting may declare a dividend.	99.	The Company in general meeting may declare a divided to be paid to the members according to their respective rights and interest in the profits and may fix the time for payment but no dividend shall exceed the amount recommended by the Board.	

Interim Divided	100.	The Directors may from time to time pay to the members such
		interim dividends as in their judgment the position of the Company justifies.

		ACCOUNTS
Accounts	101	The Board shall cause to be kept, in accordance with section 209 of the Act, proper books of account with respect to:  (a) all sums of money received and expended by the Company and the matters in respect of which receipts and expenditure take place;  (b) all sakes and purchases of goods and services by the Company (c) all assets and liabilities of the Company;  (d) As may be prescribed in the case of the Company and required by the Central Government to be included in the books of account. The books of account shall by kept at the Registered Office of the company or at such other place in India as the Board may decide, and when the Board so decides, the Company shall, within seven days of the decision, file with the Registrar, a notice in writing giving the full address of that other place.
Inspection by Members of accounts and books of the Company	102	Subject to the provisions of Section 209A of the Act, the Directors shall cause property books of account to be maintained in accordance with Section 209 of the Act. The Directors shall from time to time determine whether and to what extent and at what time and places and under what conditions or regulations the accounts and books of the Company or any of them shall be open to the inspection of the Members not being Directors and no such Member shall have any right of inspecting any account or book or document of the Company except as conferred by law or authorised by the Board or by the Company in general meeting.
Accounts to be audited annually	103	Once at least in every financial year the accounts of the Company shall be examined and the correctness of the profit and loss account and Balance Sheet ascertained by one or more auditors.
Appointment of auditors	104	The auditors of the Company shall be appointed or re appointed in accordance with the Act.
Auditors' right to attend meeting	105	The auditors of the Company shall be entitled to receive notice of and to attend any general meeting of the Company at which any accounts which have been examined or reported on by them are to be laid before the Company and may make any statement or explanation they desire with respect to the accounts.
When accounts to be deemed finally settled	106.	Every account approved at of the Company annual general when audited meeting shall and be conclusive.

	NOTICE				
Notice to persons acquiring shares on death, bankruptcy or insolvency of members	107	A notice may be given by the Company to the persons entitled to a Share or Shares in consequence of death or insolvency of a Member by sending it through the post in a prepaid letter addressed to them by name or by the title or representatives of the deceased or assignee of the bankrupt or insolvent or by any like description at the address (if any) in India supplied for the purpose by the persons claiming to be so entitled or until such an address has been so supplied by giving the notice in any manner in which the same might have been given if the death, bankruptcy or insolvency had not occurred.			
Distribution of assets in a winding up	108.	If the Company shall be wound up and the assets available for distribution among the Members as such shall be insufficient to repay the whole or the paid up Capital, such assets shall be distributed so that, as nearly as may be the losses shall be borne by the Members in proportion to the capital paid up at the commencement of the winding up, on the Shares held by them respectively at that time. If in winding up, the assets available for distribution among the Members shall be more than sufficient to repay the whole of the paid up Capital such assets shall be distributed amongst the Members in proportion to the Capital paid up at the commencement of the winding up on the shares held by them respectively, but the provisions of this Article 56 are to be without prejudice to the rights of the holders of Shares issued upon special terms and conditions.			

SECRECY			
Secrecy	109.	No Member shall be entitled to visit or inspect the Company's work without the permission of a Director or to require discovery of or any information respecting any detail of the Company's trading or any matter which is or may be in the nature of a trade secret, or secret process which may relate to the conduct of the business of the Company and which in the opinion of the Directors, will be inexpedient in the interest of the Members to communicate to the public.	

#### INDEMNITY AND RESPONSIBILITY

officer or employee.

## Directors and others right to indemnity

110.

- (i) Subject to the provisions of Section 201of the Companies Act, every Director, MD, manager, auditor, Secretary or other officer or employee of the Company shall be indemnified out of the funds of the Company and it shall be the duty of the Directors to pay, all costs, losses and expenses (including traveling expenses) which any such Director, MD, manager, officer of employee may incur or become liable to by reason of any contract entered into or act or Deed done by him or them in the course of performance of his or their duties as such Director, Manager, officer or servant or in any other way in the discharge of his duties and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the Company and have priority over any claims of the Members, provided always that the Company shall have no liability hereunder to indemnify against any costs, losses or expenses arising as a result of the negligence or willful default of the relevant Director, MD, Manger, auditor, Secretary or other
- (ii) Subject to the provisions of the Act, but without prejudice to any indemnity to which a Director may otherwise be entitled, every Director or other officer of the Company shall be indemnified out of the assets of the Company against any liability, loss or expenditure incurred by him in defending any proceedings, whether civil or criminal, which relate to anything done or omitted to be done or alleged to have been done or omitted to be done by him as an officer of the Company and in which judgement is given in his favour or in which he is acquitted or incurred in connection with any Application in which relief is granted to him by the Court from liability in respect of any such act or omission or from liability to pay any amount in respect of shares acquired by a nominee of the Company. Subject to the provisions of the Act, the Directors may purchase and maintain insurance at the expense of the Company for the benefit of any Director or other officer of the Company against any liability which may attach to him or loss or expenditure which he may incur in relation to anything done or alleged to have been done or omitted to be done as a Director or officer.

We, the several persons whose names and addresses are subscribed are desirous of being formed into a company in pursuance of this Article of Association and respectively agree to take the no.

of shares in the capital of the company set opposite our respective names.

1.	Name, Father's Name, Address, Description and Occupation of Subscribers	No. of Shares taken by each subscribers	Signature of Subscribers	Signature of witness with description, address and occupation
2.	VINAL KIRTI SINGH  S/O STAMBHU PRASAD  SINGH  ADD ID II 79,  PRINCARA ROAD,  NEW DELHI-  DEHI-110003  OCCUPPRINCIPAL SECRETAR  (ENERGY) GOUT. OF  THARMAND (SERVICE)  ON COOLER OF JUNICE  WHAREO NARAIN SINGH  ADD: NEAR OVER BRIDG  NEW ANAMDPUR  MAIN ROAD, DORAN  RANCHI  THARKHAND-834-00  OCCUP: JOINT SECRETA  (PINANCE), GOVT. O  MARKHAND  (SERVICE)	DA 100	12:2	Slociate River Contract Contra
			- 101.	4

Name, Faher's Name, Address, Descriptim and Occupation of Subscribers	No. of Shares taken by each subscribers	Signature of Subscribers	Signature of witness with description, address and occupation
S. VIKRAM JINGH GAUR - S/O HIMMAT SINGH GAN Add: D-117, PANDARA RON NEW DELMI-DELHI-11000 OCCUP: SPECIAL SECRETA (ENERGY), GOVT. OF THARKHAM) (SERVICE)	AD, 100	da	
SHIVENDRA NATH VERMA  SIC NACIONAR NATH VERMA  ADD: CHARACTUPT NACIAR  NEM DY K K SINHA  RESON, BARGAIN.  BANIATU.  RAMINTU.  RAMINTU.  TIDIA - 834669  DICUP CHAIRMAN (JEB)  OSCRVICI)	100	5	Casher Char Wherton
5. KAMAL *ISHORE SOAN	100	Segnbulul	Track to the state of the state
POD: CEIPLUD), DIVISION BOLDING, PLA (OLONY, RINS BARLATU, RAN HT. JUARKHI INTER-834009 OCCUP: TIB, LIEVI CE	4ND,		16

SI. No.	Name, Father's Name, Address, Description and Occupation of Subscribers	No. of Shares taken by each subscribers	Signature of Subscribers	Signature of witness with description, address and occupation
6-	SUDLIANCO KUNIAK  SIO SHJAN NANDAN  PRIMAD VERNA  Add: 1-6, LAKNI ENCLAVE  SHUKIA COLONY.  UINDOINDIRAPATH  RAMICHI.  JUARKHAND - 83:1002	100	Spermo	
198C	OCCUP: NEMBER, GENERATION (SCRULCE)	*		T. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
7.	ALOK SHARAN  S/O SHARAN BEHARI SAXENA  ADD: 9 NO. A/1  KUSAI COLONY,  DERANDA, RANCHI,  JHARKHAND	100	( Jun.	Partition Deli
	OCCUP: HEMBER, PINANCE (SERVICE)			

Date: 04.10.2013

Place: Ranchi