INCORPORATED UNDER THE COMPANIES ACT, 2013

MEMORANDUM OF ASSOCIATION

OF

TREDCO RAJASTHAN LIMITED

I. Name of the Company

TREDCO RAJASTHAN LIMITED

II. Registered Office

The Registered Office of the Company will be situated in the State of Rajasthan.

III. Objects

(A)The Objects to be pursued by the Company on its incorporation are:

- 1. To identify, survey, plan, promote, develop, operate, maintain Renewable Energy Power Parks in the state of Rajasthan.
- To plan, create, develop, operate, maintain infrastructure facilities including land acquisition, land development, construct internal roads, water systems, supply, install, operate and maintain associated transmission lines for power evacuation.
- 3. To invite, select Developers for setting up solar/Renewable Energy power projects and other projects under renewable energy sector and for this purpose provide land usage rights and associated facilities, of whatsoever needed to Developers for establishing the Projects.
- 4. To allocate projects inside Renewable Energy Power Parks to developers through tariff based competitive bidding/ any other transparent mechanism as per GOI/GOR guidelines.
- 5. To plan such other Solar / Wind / Hybrid / Green Hydrogen based RE Projects with or without storage as a developer or under any other arrangement as may be decided by the JVC from time to time as per the policy of Government of India and Government of Rajasthan.
- 6. To develop powers parks on land whether Government or Private land, purchased and/or on lease as well on water bodies/reservoirs as floating Solar Energy Parks.
- 7. To set up on its own or in joint partnership with public or private developers Renewable power projects including ultra-mega solar power projects, operate, maintain, renovate, modernize, sell, lease the power stations.
- 8. To carry on the business of Management consultants in preparation of preliminary, feasibility and definite project reports, undertaking planning, promoting, developing, operating and maintaining of all kinds of plants relating to renewable energy sector including transmission system thereof.

9. To Carry on the business of design, develop, research, manufacture, export, import of all kinds of mechanical, electrical equipment associated with renewable energy.

B) Matters which are necessary for furtherance of the objects specified in the Clause-III A are:

To obtain charters, concessions etc.

- To enter into any arrangement with the Government of India or State Government or any local authorities, national, local, municipal or otherwise, or with any person for the purpose of directly or indirectly carrying out the objects or furthering the interests of the Company or its members.
- 2. To obtain from any Government, State authority or person any charters, subsidies, loans, indemnities, grants, contracts, decrees, rights, sanctions, privileges, licenses or concessions whatsoever, (whether statutory or otherwise) which the Company may think it is desirable to obtain and carry out, exercise and comply with the same subject to the provisions of Section 73 of the Companies Act, 2013 and the rules framed there under.

Borrowing power

3. To borrow money or invite deposits for the purpose of financing the business of the Company either with or without providing security or mortgage or other security on the undertaking or any other assets of the Company including uncalled capital and to increase, reduce or pay off any such securities.

To acquire and lease property

4. To acquire by purchase, lease, exchange, hire or otherwise or to construct and maintain factories, works, buildings and conveyances of all kinds, land, buildings, apartments, plant, machinery and hereditament of any tenure or description, situated in India or in any other part of the world and any estate or interest herein and any rights over or connected with land so situated and turn the same to account in any manner as may seem expedient, necessary or convenient to the Company for the purposes of its business.

To acquire business for companies

5. To acquire, possess and undertake the whole or any part of the business, assets, property, goodwill, rights and liabilities of any person, firm,

society, association, corporation or company carrying on any business which the company is authorized to carry on.

To obtain protection etc. to carry out its objects.

6. (a)To obtain, apply for enabling the Company to obtain protection, financial and other help, necessary or expedient to carry out or extend any of the objects of the Company or for any other purpose which may seem expedient, and to oppose any proceedings or application or any other endeavors, steps or measures which may seem calculated directly or indirectly to prejudice the Company's interests;

(b) To establish, maintain, and right to use electrical transmission, supply and distribution of power for the achievement or carrying out all or any of the objects.

To acquire know-how etc.

7. To apply for, purchase or otherwise acquire any trademarks, patents, brevets or inventions, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use of any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, right or information so acquired.

To undertake research, development and training

8. (a)To establish, provide, maintain and conduct or otherwise, subsidize research laboratories and experimental workshops for scientific, technical or research experiments and to undertake and carry on directly or in collaboration with other agencies scientific and technical investigations and invention of any kind that may be considered likely to assist, encourage and promote recent advances in technology, economics, import-substitution or any business which the Company is authorized to carry on.

(b) To establish, maintain and operate technical training institutions and hostels in India or in any part of the world; and to make arrangements as may be expedient for the training of all personnel likely to be useful to or assist in any business which the Company is authorized to carry on or otherwise.

To undertake joint venture

9. To enter into partnership or consortium or co-operative or joint venture with any company or body or authority or person including Government, Central, State or local carrying on or engage in any operation capable of being conducted so conveniently in connection with the business of the Company or directly or indirectly to benefit the Company or to the activities for which the Company has been established.

To provide for welfare of employees

10.To provide for the amelioration and welfare of persons employed or formerly employed including their families, by providing such facilities as may Company thinks fit.

To sell property

11. To sell or dispose of an undertaking of the Company of any part thereof for such consideration as the Company may think fit.

To Enter into contracts

12.(a) To enter into agreements and contracts with individuals, companies or other organization for purchase of equipment or services in technical or, financial for carrying out all or any of the objects of the Company; (b) To enter into contracts of Indemnity and guarantee;

To subscribe for shares

13.To subscribe for, underwrite, purchase, or otherwise acquire and to hold, dispose of and deal with the shares, stocks, securities and evidences of indebtedness or the right to participate in profits or other similar documents issued by any Government, Authority, Corporation.

To open accounts in banks

14.To operate an account or accounts with any bank or bankers and to pay into and withdraw money from such account or accounts including arrangements for non-funded transactions with the Banks.

To promote other companies

15.To promote or concur in the promotion of any company, the promotion of which shall be considerable in furtherance of the objects or any object of the Company.

To act as an entrepreneur on behalf of Central or State Government.

16.To act as an entrepreneur on behalf of the Central or any State Government, to identify new areas of economic investment and to undertake or help in the undertaking of such investments.

To advance money

17.To advance money on property or on mortgage of immovable property or against Bank Guarantee and to make such advances of money against future supply of goods and services on such terms as the Company may consider fit.

To deal with goods etc., dealt with by subsidiaries

18.To carry on the business of trading and dealing in any manner, whatsoever in all commodities, goods and things, manufactured, produced or dealt with in any manner by any of the subsidiaries of the Company.

IV. LIMITED LIABILITY

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

V. SHARE CAPITAL

The share capital of the company is Rs. 50,00,00,000 divided into 50,000,000 equity shares of Rs.10 rupees (Rupees ten) each.

VI. We, the several persons, whose names and addresses are subscribed, 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 against our respective names:

	Subscriber Details						
S. No.	*Name, Address, Description and Occupation	DIN / PAN / Passport number	No. of shares taken	DSC	Dated		
1	KUMAR SHARAD 3/25 THDC COLONY Rishikesh Uttarakhand 249201 Dehradun India	AFPPS6045B	1 Equity,0 Preference	KUMAR	23/03/2023		
2	ATUL JAIN III-37 THDC COLONY Rishikesh Uttarakhand 249201 Rishikesh Dehradun India	ACEPJ4523F	1 Equity,0 Preference	ATUL JAIN Statement	23/03/2023		
3	DINESH KUMAR SHARMA 175, SURYA NAGAR GOPAL PURA BYE PASS JAIPUR Rajasthan 302015 NA India	09581089	1 Equity,0 Preference	DINESH KUMAR SHARMA 1288 W +0030	23/03/2023		
4	THDC INDIA LIMITED RAJEEV VISHNOI BHAGIRATH BHAWAN TOP TERRACE BHAGIRATHIPURAM Partapnagar Uttarakhand 249001 NA Tehri Garhwal India	08534217	3699996 Equity,0 Prefere	RAJEEV KUMAR VISHNOT	23/03/2023		
5	RAJASTHAN RENEWABLE ENERGY CORPORATION LIMITED LALIT VERMA E-166, YUDHISHTER MARG, C-SCHEME Jaipur Rajasthan 302001 NA Jaipur India	09364205	1299999 Equity,0 Prefere	LALIT Data year by LAT (Max B) VERMA 1556 69-0330	23/03/2023		
6	SANDEEP SINGHAL E 904 SECTOR 7 VAISHALI PEARL COURT RAM PRASTHA GREENS Ghaziabad Uttar Pradesh 201010	AFUPS0326J	1 Equity,0	SANDEED REVENUE	23/03/2023		

Bharat Nagar (Ghaziabad) Ghaziabad India		ziabad			Preferenc	e			
7	ATUL BHUSHAN GOEL 4/24 THDC COLONY Rishikesh Uttarakhand 249201 Rishikesh Dehradun India				1 Equity,0 Preference		BHUSHAN	23/03/2023	
	-	Total share	es taken			5000000 Preferenc			
				Signed	before me	e			
Membership type of the witness (ACA/FCA/ACS/FCS/ ACMA/FCMA)		*Name of the witness	Descrip	dress, tion and pation	DIN / PAN / Passport number / Membership number		DSC	Dated	
FCS		ABHISHEK SHARMA	SCO-10, OI MINI SECRETETA NEAR OLD TOWN, PANIPAT-1	ARIATE, TEHSIL	12407			Abhishek adams genetik Abharat Berner Sharma 19 564 - 0727	23/03/2023

ARTICLES OFASSOCIATION

OF

TREDCO RAJASTHAN LIMITED

Interpretation Clause

In the interpretation of the Memorandum of Association and these Articles, the following words shall have the following meanings, unless repugnant to the subject or context:

Act:

The "Act" means the Companies Act, 2013 being in force and other provisions of lawrelating to companies as in force in India.

Agreement:

The Agreement means the Joint Venture Agreement-cum-Shareholders Agreementexecuted between THDCIL and RRECL on_including amendments thereof from time to time.

Board or Board of Directors:

"Board" or "Board of Directors" in relation to a Company means the collective body of the Directors of the Company;

Capital:

"Capital" means the Capital for the time being raised or authorized to be raised for the purpose of the Company;

Chairperson:

"Chairperson" means, the Chairperson of the Board of Directors for time being of the Company;

Company:

"Company" means TREDCO RAJASTHAN LIMITED

Directors:

"Directors" means a Director appointed to the Board of a Company;

Dividend:

"Dividend" includes any interim dividend.

Executor or Administrator:

"Executor" or "Administrator" means a person who obtained probate or Letters of Administration, as the case may be, from a competent court;

Extraordinary general meeting:

"Extraordinary General Meeting" means all general meetings other than annualgeneral meeting.

Government:

"Government" means the Government of Rajasthan /Central Government;

Month:

"Month" means a calendar month;

Office:

"Office" means the Registered Office of the Company;

Person:

"Person" includes Corporation;

Register:

"Register" means the Register of Members to be kept under the provisions of theAct;

Registrar:

"Registrar" means a Registrar, an Additional, a Joint Registrar, a Deputy Registrar, or an Assistant Registrar having the duty of the registering Companies and discharging various functions under the Companies Act, 2013.

These Presents or Regulations:

"These Presents" or "Regulations" means these Articles of Association as originally framed or altered from time to time and include the Memorandum where the context so requires;

Seal:

"Seal" means the Common Seal of the Company;

Share:

"Share" means a share in the share capital of a Company and includes stock;

Writing:

"Writing shall include printing and lithography and any other mode of representing or reproducing words in a visible form;

Expression in the Act to bear the same meaning in Articles.

Unless the context otherwise requires, words or expressions contained in these regulations shall bear the same meaning as in the Act;

Table "F" Exceptions:

2. Subject as hereinafter the Regulations contained in Table F in ScheduleI to the Companies Act, 2013 shall apply to the Company and constitutes its Regulations, except in so far they are hereafter expressly or impliedly excluded, modified or varied.

Company to be governed by these Articles:

3. The Regulations for the management of the Company and for the observance of the members thereof and the representatives shall, subject as aforesaid and to any exercise of the statutory powers of the Company, in the reference to the repeal or alteration of or addition to its, Articles of Association by SpecialResolutions as prescribed or permitted by the Act, be such as are contained in these Articles.

Type of Company

4. The Company is a Public Company within the meaning of Section 2(71) of the Companies Act, 2013 or any amendments thereof.

Share Capital and Variation of Rights

Capital

5. The authorized share capital of the Company shall be as set forth in ClauseV of Memorandum of Association from time to time.

Allotment of Shares:

6. Subject to the provisions of the Act and these Articles the share shall be under the control and disposal of the Board of Directors who may allot or otherwise dispose of the same to such persons and on such terms as the Board may think fit and to give any persons any shares whether at par or at a premium and for such consideration as the Board may think fit.

Members' right to Certificates

7. (i) Every person whose name is entered as a member in the register of members shall be entitled to receive within two months after allotment or within one month after the application for the registration of transfer or transmission or within such other period as the conditions of issue shall be provided,

(a) One certificate for all his shares without payment of any charges; or

(b) Several certificates, each for one or more of his shares, upon payment oftwenty rupees for each certificate after the first.

(ii) Every certificate shall be under the seal and shall specify the shares towhich it relates and the amount paid-up thereon.

(iii) In respect of any share or shares held jointly by several persons, the Company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all such holders.

Issue of new certificates in places of one defaced, lost or destroyed

8.(i) If any share certificate be worn out, defaced, mutilated or torn or if therebe no further space on the back for endorsement of transfer, then upon production and surrender thereof to the Company, a new certificate may be issued in lieu thereof, and if any certificate is lost or destroyed then upon proof thereof to the satisfaction of the Company and on execution of such indemnity as the Company deem adequate, a new certificate in lieu thereof shall be given. Every certificate under this Article shall be issued on payment of twenty rupees for each certificate.

(ii) The provisions of Articles 6 and 7 shall mutatis mutandis apply todebentures of the Company.

Transfer and Transmission of Shares or Debentures:

9.(i) The Board may, subject to the right of appeal conferred by section 58 of the Act decline to register-

- a) the transfer of a share, not being a fully paid share, to a person of whom they do not approve; or
- b) any transfer of shares on which the Company has a lien.
- (ii) The Board may decline to recognize any instrument of transfer unless-
 - (a) The instrument of transfer is in the form as prescribed in rules made under subsection (1) of section 56 of the Act;
 - (b) 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; and
 - (c) The instrument of transfer is in respect of only one class of shares
- (iii) On giving not less than seven days prior notice in accordance with section 91 of the Act and rules made there under, the registration of transfers maybe suspended at such times and for such periods as the Board may from time to time determine:

Provided that such registration shall not be suspended for more than thirty days at any one time or for more than forty-five days in the aggregate in any year.

iv) No party shall in any event and at any time sell or transfer its shareholding in the JVC till expiry of 5 (Five) years from the date of incorporation of the joint venture company. In the event of sale of shareholding in the JVC by any party after the expiry of the term determined above or such term as may be mutually agreed, the selling party shall first make offer of sale to the other party. Within 30 days of the offer of sale or such period as the selling party extends, the other party does not exercise the option to buy, the selling party shall be free to dispose its shareholding as it deems fit.

The Qualified Registered Valuer defined under the Companies Act 2013, whose value shall be the basis for the concerned party, shall assess the fair value of shares. The costs of assessment shall be borne by the selling party

v) The Parties to the Agreement shall be bound by the instructions of the Government of India and/or the State Government of Rajasthan in respect of disinvestment and monetization policy, that may be issued from time to time and the Parties shall implement those instructions in letter and spirit.

Register of Transfers:

10. The Company shall keep the Registers of Transfer of Shares and Transfer of Debentures and therein enter the particulars of the transfers or transmission of any share or debenture.

Execution of Transfer:

11.(i) The instrument of transfer of any share in the Company shall be executed by or on

behalf of both the transferor and transferee.

(ii) The transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof.

Transmission of shares

12. Subject to provisions of the Act, nothing contained in Article 9 shall prejudice the power of the Company to register as Shareholder or debenture holder in the Company where the share(s) or debenture(s) has been transmitted by operation of law.

Alteration of capital

Increase of Capital:

13. Subject to the provisions of the Act, the Company in a General Meeting, may increase the share capital by such sum to be divided into share of such amount as the resolution shall prescribe

New Shares:

14. New share shall be issued upon such terms and conditions and with such rights privileges annexed there to. Provided that no shares (not being preference share)shall be issued carrying voting rights or rights in the Company as to the dividend, capital or otherwise, which are disproportionate to the rights attaching to the holders of other shares (not being preference shares).

When shares to be offered to existing members:

15. The new share (resulting from an increase of capital as aforesaid) may be issued or disposed of in accordance with the provisions of Article 6.

New Share to be part of original capital:

16. Except in so far as otherwise provided by the conditions of issue or by these Articles, any capital raised by the creation of new share shall be considered part of the original capital and shall be subjected to the provisions here into contained with reference to the payments of calls and installments, transfer and transmission, forfeiture, lien, surrender, voting and otherwise.

Reduction of Capital:

17. Subject to the provisions of the Act, the Company may from time to time by special resolution, reduce its capital.

Sub-division, conversion, consolidation and cancellation of shares :

18. Subject to the provisions of section 61 of the Act, the Company may, by ordinary resolution,-

- i. consolidate and divide all or any of its share capital into shares of largeramount than its existing shares;
- ii. convert all or any of its fully paid-up shares into stock, and reconvert thatstock into fully paid up shares of any denomination;
- iii. sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum;
- iv. Cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.

Preference Shares:

19. Subject to the provisions of section 55 of the Act, any Preference shares may, with the sanction of an ordinary resolution, be issued on the terms that they are tobe redeemed on such terms and in such manner as the Company before the issue of the shares may, by special resolution, determine.

Bonus Shares:

20. The Company in general meeting may decide to issue fully paid up bonus share to the members if so recommended by the Board of Directors. Issue of Shares in kind:

21. The Company subject to the provisions of the Companies Act, 2013 and the statutory modifications and applicable provisions, if any, is authorized to issue the Shares in kind to the Shareholders.

NOTICE

Notice on persons acquiring shares on death or insolvency of members-

22. A notice may be given by the Company to the person entitled to a share in consequence of death or insolvency of members by sending it through the post

in prepaid letter, addressed to them by name or by the title or representatives of the deceased or assignee of the insolvent or by any like description at the address if any in India supplied for the purpose by the person 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 or insolvencyhas not occurred.

Distribution of Assets:

23. If the Company shall be wound up and the assets as may be available for distribution among the members, the same shall be distributed amongst the members in proportion to the paid up capital held by them respectively on the date of commencement of winding up proceedings

Buy Back of Shares

24. Notwithstanding anything contained in these articles but subject to the provisions of sections 68 to 70 of the Act and any other applicable provision of the Act or any other law for the time being in force, the company may purchase its own shares or other specified securities.

General Meetings

25. (i) The Board may, whenever it thinks fit, call an extraordinary general meeting.

(ii) If at any time directors capable of acting who are sufficient in number to form a quorum are not within India, any director or any two members of the company may call an extraordinary general meeting in the same manner, as nearly as possible, as that in which such a meeting may be called by the Board.

Proceedings at general meeting

Notice of General Meetings

26. i) A general meeting of a Company may be called by giving not less than clear twenty- one days notice either in writing or through electronic mode in such manner as may be prescribed in the Act and the rules made thereunder.

ii) A general meeting may be called after giving a shorter notice if consent is given in writing or by Electronic mode by not less than ninety-five percent of the members entitled to vote at such meeting.

iii) Every notice of a meeting shall specify the place, date, day and time of the meeting and shall contain a statement of the business to be transacted at such meeting.

iv) The notice of every meeting of the Company shall be given to-

- a) every member of the Company, legal representative of any deceasedmember or the assignee of an insolvent member;
- b) the auditor or auditors of the Company; and
- c) every director of the Company.

Omission to give notice not to invalidate a resolution passed

27. Any accidental omission to give notice to, or the non-receipt of such notice by, any member or other person who is entitled to such notice for any meeting shall not invalidate the proceedings of the meeting.

Quorum for General Meeting:

28. No business shall be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business. Save as otherwise provided herein, quorum for General Meetings shall be as prescribed under section 103 of the Companies Act 2013. The quorum consists of one member each from THDCIL and RRECL

Where a meeting could not be held for want of quorum, then the meeting shall automatically stand adjourned to the same day at the same time and place in the next week or if that day is a national holiday, till the next succeeding day, which is not a national holiday, at the same time and place. If in the adjourned Meeting also, there is no quorum, the Members present in the adjourned Meeting shall constitute the quorum.

Chairperson of General Meeting :

29. The Chairperson of the Board shall preside as Chairperson at every generalmeeting of the Company. If there is no such Chairperson, or if he is not present within fifteen minutes after the time appointed for holding the meeting, or is unwilling to act as Chairperson of the meeting, the directors present shall elect one of their members to be Chairperson of the meeting. If at any meeting no director is willing to act as

Chairperson or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.

Adjournment of meeting

30 (i)The Chairperson may, with the consent of members in the meeting at which a quorum is present, and shall, if so directed by the members, adjourn the meeting from time to time and from place to place.

(ii) No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.

(iii) When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting.

(iv) Save as aforesaid, and as provided in section 103 of the Act, it shall not be necessary to give any notice of an adjournment or of the business to betransacted at an adjourned meeting.

Voting rights

31. Subject to any rights or restrictions for the time being attached to any class or classes of shares,-

- (a) on a show of hands, every member present in person shall have one vote; and;
- (b) on a poll, the voting rights of members shall be in proportion to his share in the paid-up equity share capital of the company.
 - i. A member may exercise his vote at a meeting by electronic means in accordance with section 108 of the Act and shall vote only once.
 - ii. In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders.
 - iii. For this purpose, seniority shall be determined by the order in which the names stand in the register of members.
 - iv. A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, by his committee or other legal guardian, and any such committee or guardian may, on a poll, vote by proxy.
 - v. Any business other than that upon which a poll has been demandedmay be proceeded with, pending the taking of the poll.
 - vi. No member shall be entitled to vote at any general meeting unless all calls or other sums presently payable by him in respect of shares in the company have been paid.
 - vii. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall bevalid for all purposes.
- viii. Any such objection made in due time shall be referred to the Chairperson of the meeting, whose decision shall be final and conclusive.

Proxy

32.(i) The instrument appointing a proxy and the power-of-attorney or other authority, if any, under which it is signed or a notarized copy of that power or authority, shall be deposited at the registered office of the company not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for the taking of thepoll; and in default the instrument of proxy shall not be treated as valid.

(ii) An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105 of the Act.

iii) A vote given in accordance with the terms of an instrument of proxy shall be valid,

notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given;

Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.

Company not bound to recognize any interest in shares other than that of the registered holders

33. 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 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 boundto recognize any benami trust of equitable contingent or other claim to orinterest in such share on the part of any person whether or not it shall have express or implied notice thereof.

Board of Directors

Business of the Company:

34. Subject to the provisions of the Act, the Business of the Company shall be managed by the Board of Directors.

Number of Directors and appointment of Directors :

35. i) The total strength of the Board of Directors including Part-time and Whole- time Directors of the Company shall not be less than five (5) and not more than 10(ten).

ii) As long as the promoters, namely, THDC India Limited and Rajasthan Renewable Energy Corporation Limited (RRECL) continues to hold 74% and 26% of the paid-up capital respectively in the Company, the promoter, namely THDC India Limited is entitled to nominate 03 (three) members as Directors one of whom shall be Chairperson of the Company and the promoter, namely, Rajasthan Renewable Energy Corporation Limited (RRECL) is entitled to nominate 02 (two) members as Director on the Board of the Company. Subsequent, appointment of Directors shall be finalized by THDC and RRECL mutually as along as the parties remain with the percentage of shareholding stated above.

iii) The first directors representing THDC India Limited, and RRECL shall be:

- (a) Shri. Rajeev Kumar Vishnoi, THDCIL Nominee
- (b) Shri Atul Jain, THDCIL Nominee
- (c) Shri Kumar Sharad, THDCIL Nominee
- (d) Shri. Lalit Verma, RRECL Nominee
- (e) Shri. Dinesh Kumar Sharma, RRECL Nominee

iv) Not less than two-third (any fraction to be rounded off to the next number) Directors of the company shall be persons whose period of office shall be liable to determination by rotation and save as otherwise expressly provided in the Act, be appointed by the company in general meeting. The provisions in respect of retirement of directors by rotation shall not be applicable to the independent directors.

v)At the first annual general meeting of the company held next after the date of the general meeting at which the first directors are appointed in accordance with section 152 of the Companies Act 2013 and at every subsequent annual general meeting, one-third of such of the directors for the time being as are liable to retire by rotation.

vi)Directors to retire by rotation at every annual general meeting shall be those who have been longest in office since their last appointment but as between persons who become directors on the same day, those who are to retire shall unless otherwise agreed among themselves be determined by lot.

vii)At the annual general meeting at which a director retires as aforesaid, the company may fill up the vacancy by appointing the retiring director or some other person.

viii)A Director representing the promoter Company shall cease to be the Director on his ceasing to be an official of the promoter Company irrespective of the term and unless the promoter Company directs, otherwise. A retiring Director shall be eligible for reappointment.

36. The Chairperson of THDCIL shall be Chairperson & Director of Board of Directors of the Company.

37. The affairs of the Company shall be managed by a Whole Time Chief Executive Officer and Chief Financial officer who shall report to the Board and Chairperson. CEO, CFO and other senior management positions are to be appointed by Board.

Appointment of Additional, Alternate and Nominee Director :

38. i) Subject to the provisions of section 149 of the Act, the Board shall have power atany time, and from time to time, to appoint a person as an additional director, provided the number of directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the articles. Such person shall hold office only up to the date of the next annual general meeting of the Company but shall be eligible for appointment by the Company as a director at that meeting subject to the provisions of the Act.

ii)The Board of Directors of a Company may appoint a person, not being a person holding any alternate directorship for any other director in the Company, to act as an alternate director for a director during his absence for a period ofnot less than three months from India. An alternate director shall not hold office for a period longer than that permissible to the director in whose place he has been appointed and shall vacate the office if and when the director in whose place he has been appointed returns to India. If the term of office of the original director is determined before he so returns to India, any provision for theautomatic re-appointment of retiring directors in default of another appointment shall apply to the original, and not to the alternate director.

iii) Subject to these articles of the Company, the Board may appoint any person as a director nominated by any institution in pursuance of the provisions of any law for the time being in force or of any agreement.

Remuneration (applicable only to Full- time Directors, in case appointed) :

39. The Director(s) shall be paid such remuneration as the Company in general meeting may, from time to time, determine subject to the provisions of the Companies Act. In addition to the remuneration payable to them in pursuance of the Act, the directors may be paid all travelling, hotel and other expenses properly incurred by them-

- i. in attending and returning from meetings of the Board of Directors or any committee thereof or general meetings of the Company;
- ii. in connection with the business of the Company.
- iii. The Directors may also be paid subject to the provisions of the Act, such reasonable additional remuneration as may be fixed by theBoard for extra or special services rendered by the Directors.
- iv. In respect of sitting fee to official Directors, the same shall be regulated as per Service Rules applicable to those concerned Official Directors.

Powers of Board :

40. i)The Directors may pay all expenses incurred in setting up and registering the Company.

ii) The Directors shall have the power to open bank accounts. All cheques, promissory notes, drafts, hundis, bills of exchange and other negotiable instruments, and all receipts for monies paid to the Company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, by such person and in such manner as the

Board shall from time to time by resolution determine.

iii) At their discretion and subject to the provisions of the Act the Directors shall have power to pay for any property, rights or privileges acquired by or services rendered to the Company, either wholly or partially, in cash or mortgages, and any such mortgages may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.

iv) The Directors shall have power to secure the fulfillment of any contract of engagements entered into by the Company by mortgage or charge of all or any of the property of Company and its uncalled capital for the time being or in such manner as they may think fit.

v) The Directors shall have power 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.

vi) The Directors shall have power 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.

vii) The Directors shall have power 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 thereon.

viii) The Directors shall have power to act on behalf of the Company in all matters relating to bankrupts and insolvents.

ix) The Directors shall have power to make and give receipts, release and other discharges for moneys payable to the Company and for the claims and demands of the Company.

x) Subject to provisions of the Act, the Directors shall have power to invest and deal with any monies of the Company not immediately required for the purposes thereof, upon such security or without security and in such manneras they may think fit, and from time to time to vary or realize such investments.

xi) The Directors shall have power to execute in the name and on behalf of the Company in favour of any Director or other persons who may incur or be about to incur any personal liability whether as principal or surety, for the benefit of the Company such mortgages of the Company's property (present and future) as they fit and any such mortgage may contain power of sale and such other powers, provisions, covenants and agreements as shall be agreed upon.

xii) The Directors shall have power to create and from time to time subscribe or contribute to provident fund and other associations, institutions, funds or trusts and by providing or subscribing or contributing towards places of instructions and recreation, hospitals and dispensaries, medical and other attendance and other assistance as the Board shall think fit

xiii) The Directors shall have power to appoint and at their discretion remove or suspend managers, officers and other employees, engaged for permanent, temporary or special services as they may from time to time think fit, and to determine their powers and duties and fix their salaries, or emoluments or remunerations, and to acquire security in such instances and to such amounts as they 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 they think fit; for the provisions contained in the next following three sub-clauses shall be without prejudice to the general powers conferred by this sub-clause.

xiv) The Directors shall have power at any time and from time to time by Power of Attorney under the seal of the Company, to appoint any person or personsto be the

Attorney or Attorneys of the Company, for such purposes and with such powers, authorities and discretion's (not exceeding those vested in or exercisable by the Board under these presents and excluding the powers to make calls and excluding of the power to make loans and borrow moneys) and for such period and subject to such conditions 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 local Board, 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 the 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 sub-delegate all are any of the powers, authorities and discretion for the time being vested in them.

xv) Subject to the provisions of the Act for or in relation to any of the matters

aforesaid or otherwise for the purposes of the Company the Directors shall have power 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 they may consider expedient.

xvi) From time to time the Directors shall have power to make, vary and repeal bylaws for the regulations of the business of the Company, its officers and servants.

40A. UNANIMOUS VOTES

No decision or resolution in relation to the following matters shall be passed byBoard or Committee without Unanimous Consent.

- a) Any change in the Share Capital structure of the Company including but not limited to any consolidation, sub-division or conversion of any of the Share Capital or any alteration of any of the rights attached to the Shares or subscription and payment of Share Capital or issue of Shares with different rights.
- b) Approval on Business Plan.
- c) Any change in the major activities or scope of the Business of the Company.
- d) Investment of Surplus Funds in excess of Rs. one crore.
- e) Approval regarding delegation of Financial and administrative Powers.
- f) The provision of any corporate guarantees or the creation of any mortgage charge, lien or any other encumbrance over the Company or any asset of the Company in favor of a third party (other than the lenders of the Solar Park).
- g) Sale, transfer, lease, assign or disposal of any material property and/or assets of the Company for any interest therein or contract so to do otherwise than in the ordinary course of the Business.
- h) Establishment of Subsidiaries or acquisition of, or investment in any other company or legal entity.
- i) Recommendation of any form of financial restructuring (including initial public offer) or recommendation of dissolution of the Company except when otherwise required by the applicable law.
- j) Declaration of dividend.
- k) Listing of Shares or securities on any stock exchange

BORROWING POWERS:

41. Subject to the provisions of section 179 of the Act, the Board may, by means of a resolution passed at a meeting of the Board from time to time:

- i) borrow and/or secure the payment of any sum or sums of money for thepurpose of the Company;
- ii) issue securities, including debentures, whether in or out side India.

Issue at discount etc., or with special privileges:

42. Subject to the provisions of the Act, bonds may be issued at a discount, premium or otherwise and with any special privileges, as to redemption, surrender, drawing and allotment of shares.

Proceedings of the Board

Meeting of Directors :

43. The Board of directors may meet for the conduct of business, adjourn and otherwise regulate its meetings, as it thinks fit. Company shall hold a minimum number of four meetings of its Board of Directors every year in such a manner that not more than one hundred and twenty days shall intervene between two consecutive meetings of the Board.

Notice of Meeting:

44. A meeting of the Board shall be called by giving not less than seven days notice in writing to every director at his address registered with the Company and such notice shall be sent by hand delivery or by post or by electronic means. A meeting of the Board may be called at shorter notice to transact urgent business subject to the condition that at least one independent director, if any, shall be present at the meeting but in case of absence of independent directors from such a meeting of the Board, decisions taken at such a meeting shall be circulated to all the directors and shall be final only on ratificationthereof by at least one independent director, if any.

Quorum:

45. i) The quorum for a meeting of the Board of Directors of a Company shall be minimum three directors and of which atleast one nominee Director (or their Alternates nominated by the parties) from THDCIL and RRECL shall be present and the participation of the directors by video conferencing or by other audio visual means shall also be counted for the purposes of quorum under this sub- section.

ii) The continuing directors may act notwithstanding any vacancy in the Board; but, if and so long as their number is reduced below the quorum fixed by the Act for a meeting of the Board,the continuing directors or director may act for the purpose of increasing the number of directors to that fixed for the quorum, or of summoning a general meeting of the Company, but for no other purpose.

Adjournment of meeting for want of quorum:

46. Where a meeting of the Board could not be held for want of quorum, then the meeting shall automatically stand adjourned to the same day at the same time and place in the next week or if that day is a national holiday, till the next succeeding day, which is not a national holiday, at the same time and place. If in the adjourned Board Meeting also, there is no quorum, the Directors present in the adjourned Meeting shall constitute the quorum.

When meeting to be convened:

47. A director may, and the manager or secretary on the requisition of a director shall, at any time, summon a meeting of the Board.

Chairperson of Board:

48. i) The Chairperson of the Company shall be the Chairperson of the Board. If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the directors present may choose one of their members to be Chairperson of the meeting.

iii) Save as otherwise expressly provided in the Act, questions arising at any meeting of the Board shall be decided by a majority of votes. In case of an equality of votes, the Chairperson of the Board, if any, shall have a second or casting vote.

Directors may appoint committees:

49. i) The Board may, subject to the provisions of the Act, delegate any of its powers to committees consisting of such member or members of its body as it thinks fit. Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may be imposed on it by the Board.

ii) A committee may elect a Chairperson of its meetings. If no such Chairperson is elected, or if at any meeting the Chairperson is not present within fiveminutes after the time appointed for holding the meeting, the members present may choose one of their members to be Chairperson of the meeting.

iii) A committee may meet and adjourn as it thinks fit. Questions arising at any meeting of a committee shall be determined by a majority of votes of the

members present, and in case of an equality of votes, the Chairperson shall have a second or casting vote.

Resolution by Circulation:

50. No resolution shall be deemed to have been duly passed by the Board or by a Committee thereof by circulation unless the resolution has 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:

51. i) All acts done in any meeting of the Board or of a committee thereof or by any person acting as a director, shall, notwithstanding that it may be afterwards discovered that there was some defect in the appointment of any one or moreof such directors or of any person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such director or such person had been duly appointed and was qualified to be a director.

ii) Save as otherwise expressly provided in the Act, a resolution in writing, signed by all the members of the Board or of a committee thereof, for the time being entitled to receive notice of a meeting of the Board or committee, shallbe valid and effective as if it had been passed at a meeting of the Board or committee, duly convened and held.

Minutes:

52. The Company shall cause minutes of all proceedings of every meeting of the Board or General Meeting or committees of the board of directors to be kept in accordance with the provisions of the Act.

The Seal

53. i) The Board of Directors shall provide a Common seal for the purposes 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 the safe custody of the seal;

ii) The seal of the Company shall not be affixed to any instrument except by the authority of resolution of the Board or a Committee of the Board authorized by it in that

behalf and except in the presence of at least two Directors and of the Secretary or such other persons as the Board may authorize for the purpose and those two Directors or such other persons as aforesaid shall sign every instrument to which the seal of the Company is so affixed in their presence.

DIVIDENDS AND RESERVE

Division of Profits:

54. The profits of the Company available for Payment as dividend shall be paid to the members subject to any special rights relating thereto created or authorized to be created by these presents and to the provisions of these presents as to the reserve fund with the approval of the Board of Directors.

The Company in General Meeting may declare a dividend.

55. i. The Company in General Meeting may declare a dividend 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. The Board of JV Company may subject to the provisions of the Companies Act, Guidelines of MNRE for Solar Parks and other Guidelines applicable on CPSEs as may be announced from time to time, take Decision regarding ploughing back of accumulated profits or distribution of profits to shareholders in the form of dividend with unanimous consent.

Interim Dividend

56. 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

Inspection by members of accounts and books of the Company

57. The Board shall from time to time determine whether and to what extent and at what times and places and under what conditions or regulations, the accounts and books of the Company, or any of them, shall be open to the inspection of members not being directors. No member (not being a director) shall have any right of inspecting any account or book or document of the Company except as conferred by law or authorized by the Board or by the Company in general meeting

AUDIT

Accounts to be audited annually:

58. In every financial year, the Accounts of the Company shall be audited by the Company's Auditors appointed for this purpose.

Appointment of Auditors:

- i. The firs auditors shall be appointed by the Comptroller and Auditor- General of India within sixty days from the date of registration of the Company and in case the Comptroller and Auditor-General of India does not appoint such auditor within the said period, the Board of Directors of the Company shall appoint such auditor within the next thirty days; and in the case of failure of the Board to appoint such auditor within the next thirty days, it shall inform the members of the Company who shall appoint such auditor within the sixty days at an extraordinary general meeting, who shall hold office till the conclusion of the first annualgeneral meeting.
- ii. Subsequent appointment of auditor shall be made by Comptroller and Auditor-General of India, in respect of a financial year within a period of one hundred and eighty days from the commencement of the financial year, who shall hold office till the conclusion of the annual general meeting.
- iii. Before such appointment of the auditor is made, the Company shall obtain the

written consent of the auditor to such appointment and a certificate from him or it that the appointment, if made, shall be in accordance with the conditions as may be prescribed under the Rules made under the Act.

- iv. Any casual vacancy in the office of an auditor shall be filled by the Comptroller and Auditor-General of India within thirty days and on failure of Comptroller and Auditor- General of India the Board of Directors shall fill the vacancy within next thirty days.
- v. The remuneration of the Auditor shall be fixed by the Company in the Annual General Meeting or in such manner as the Company in the Annual General Meeting may determine. In case of an Auditor is appointed by the Board his remuneration shall be fixed by the Board.
- vi. The Comptroller and Auditor General of India shall have:
 - (a) power to direct the manner in which the Company's account shall be audited by the auditor or auditors appointed in pursuant of the Articles as above and to give such Auditors instructions in regard to any matter relating to the performance of his/her functions as such; and
 - (b) right to conduct a test audit or supplementary audit of the financial statement of the Company by such person or persons as he may authorize in this behalf and for the purpose of such audit to require information or additional information to be furnished to any person or persons so authorized and in such form as the Comptroller and Auditors General may direct

Auditor's Right to attend meeting:

60. The Auditor's 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 of explanation they desire with respect to the Accounts.

When Accounts to be deemed finally settled:

61. Every Account of the Company when audited and adopted by an Annual General Meeting shall be conclusive.

INDEMNITY AND RESPONSIBILITY

Directors and others right indemnity:

62.(i) Subject to the provisions of the Companies Act, every Director, Manager, Auditor, Secretary or other Officer or employee of the Company shall be indemnified by the Company against any liability incurred by him, and it shall be the duty of the Director out of the funds of the Company to pay all costs, losses and expenses (including travel expenses) which any such Director, Manager, Officer or employee may incur or become liable to by reasons of any contract, or act or deed done by him or them as such Director, Manager, Officer or employee or servant or in any other way in the discharge of his duties and the amounts for which such indemnity is pr ovided shall immediately attach as a lien on the property of the Company and have priority as between the members over all the claims;

(ii) Subject to the above, every Director, Manager or Officer of the Company shall be indemnified against any liability incurred by him or them in defending any proceedings whether civil or criminal in which judgment is given in his or their favor or in which he or they are acquitted or in connection with any application under section 463 of the Act in which relief is given to him or them by the Court.

Not responsible for Acts of others:

63. Subject to the provisions of the Act, no Director, Manager or other Officer of the Company shall be liable for the Acts, receipts, neglects or defaults of any other Director or Officer for joining in any receipt or any other acts for the sake of conformity or for

any loss of expenses happening to the Company through insufficiency or deficiency of title to any property acquired by order of the Director for or on behalf of the Company or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested or for any loss or damage arising to the bankruptcy, insolvency or tortuous acts of any person, Company or corporation with whom any money,

securities or effects shall be entrusted or deposited or for any loss occasioned by an error of judgment or oversight on his or their part of for any other loss or damage or misfortune whatever which shall happen in the execution of the duties of his or their office or in relation thereto unless the same happens through his own dishonesty;

General Authority:

64. Wherever in the applicable provisions under Companies Act, 2013 it has been provided that any Company shall have any right, privilege or authority or that any Company could carry out any transaction only if the Company is authorized by it Articles, then and in that case this regulation hereby authorizes and empowers the Company to have such right, privilege or authority and to carry out such transaction as have been permitted by the Act without there being any other specific regulation in that behalf herein provided.

OTHERS

SECRECY :

65. No member shall be entitled to visit or inspect the Company's works without the permission of a Director or to require discovery of or any information respecting any details of the Company's trading or any matter which is or may be in the nature or a trade secret or secret process which may relate to the conduct of the business of the Company and which in the opinion of theDirectors, will be in expedient in the interest of the members of the Company to communicate to the public.

Promoters Agreement:

66. The Company shall adopt the Promoter's Memorandum of Understanding (MOU) and Joint Venture-cum-Shareholders Agreement executed between THDC India Limited and Rajasthan Renewable Energy Corporation Limited on 15th April, 2022 and 30th Day of January 2023 respectively. Upon adoption of the Promoter's Agreement including any amendments thereto, the Company shall be bound by the same and shall give effect to the terms thereof as law permits, except when there is any inconsistency between the provision of Promoter's Agreement including its amendments) and Articles of Association, in which case the provisions of the Articles of the Association shall be amended suitably to make it consistent with the provisions of the Promoter's Agreement.

Subscriber Details

S. No.	Subscriber Details						
	*Name, Address, Description and Occupation	DIN / PAN / Passport number	*Place	DSC	Dated		
1	RAJASTHAN RENEWABLE ENERGY CORPORATION LIMITED LALIT VERMA E-166, YUDHISHTER MARG, C-SCHEME Jaipur Rajasthan 302001 NA Jaipur India	09364205	JAIPUR	LALIT CARTAGE A	23/03/2023		
2	SANDEEP SINGHAL E 904 SECTOR 7 VAISHALI PEARL COURT RAM PRASTHA GREENS Ghaziabad Uttar Pradesh 201010 Bharat Nagar (Ghaziabad) Ghaziabad India	AFUPS0326J	GHAZIABAD	SANDEEP Provense SINGHAL STREET	23/03/2023		
3	ATUL BHUSHAN GOEL 4/24 THDC COLONY Rishieksh Uttarakhand 249201 Rishikesh Dehradun India	AATPG1682K	RISHIKESH	BHUSHAN GOEL	23/03/2023		
4	KUMAR SHARAD 3/25 THDC COLONY Rishieksh Uttarakhand 249201 Rishikesh Dehradun India	AFPPS6045B	RISHIKESH	KUMAR SHARAD	23/03/2023		
5	ATUL JAIN III-37 THDC COLONY Rishieksh Uttarakhand 249201 Rishikesh Dehradun India	ACEPJ4523F	RISHIKESH	ATUL JAIN	23/03/2023		
6	DINESH KUMAR SHARMA 175, SURYA NAGAR GOPAL PURA BYE PASS JAIPUR Rajasthan 302015 NA India	09581089	JAIPUR	DINESH - Data yard to Disent Kuawi KUMAR / Devana SHARMA - Disent Constant SHARMA - 125402-4950	23/03/2023		
7	THDC INDIA LIMITED RAJEEV VISHNOI BHAGIRATH BHAWAN TOP TERRACE BHAGIRATHIPURAM Partapnagar Uttarakhand 249001 NA Tehri Garhwal India	08534217	RISHIKESH	RUBEV DAR	23/03/2023		

Name Prefix (ACA/FCA/ACS/ FCS/ACMA/ FCMA)	*Name of the witness	*Address, Description and Occupation	ned before me *DIN / PAN / Passport number / Membership		DSC	Dated
FCS	ABHISHEK SHARMA	SCO-10, OPPOSITE MINI SECRETETARIATE, NEAR OLD TEHSIL TOWN, PANIPAT-132103	12407	Panipat	Abhishek Database and a stranger to a strang	23/03/2023