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THE RAJASTHAN NON-TRADING COMPANIES RULES, 1962

[Notification No. F. 18(2) Ind (A) 60, dated 23-7-62, published in Rajasthan Gazette, Part IV-C, Supplement No. 19 dated 9-8-62,]

In exercise of the powers conferred by clause (i) of the proviso to section : 3 of the Rajasthan Non-Trading Companies Act (Rajasthan Act 13 of 1960), read with section 642 of the Companies Act, 1956 (Central Act 1 of 1956), the State Government hereby makes the following rules, namely:

- 1. Short title. These rules may be called the Rajasthan Non-Trading Companies Rules, 1962.
 - 2. Definitions .- In these rules, unless the context otherwise requires-
 - (a) "Act" means the Companies Act, 1956 (Central Act No. 1 of 1956).
 - (b) "Section" means the section of the Companies Act, 1956.
 - (c) "Competent Officer" means the Officer appointed by the State Government to exercise, discharge and perform the powers, duties and functions of the Registrar in relation to Companies to which Rajasthan Act 13 of 1960, applies.
- 3. Document and information to be presented to the Registrar.—(1) Any seven or more persons desirous of forming in and for the State of Rajasthan a non-trading Company under section 25 of the Act shall present to the Competent Officer along with their applications, the following documents, namely:—
 - (a) three printed or type-written copies of the Memorandum of Association and Articles duly signed by each subscriber to the application;
 - (b) three copies of the list of the names, descriptions address and occupations of such subscribers and, where a firm is one of such subscribers, of each partner in the firm and of the members of the proposed Board of Directors;
 - (c) a statement showing in details the assets (with the estimated values thereof) and the liabilities of the proposed company, as on the date of the application for registration or within 7 days of that date;
 - (d) an estimate of the future annual income and expenditure of the proposed company specifying the sources of the income and the objects of the expenditure; and
 - (e) a statement giving a brief discription of the work, if any, already done by the proposed company and of the work proposed to be done by it after registration in pursuance of section 25.

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- (2) Where any such company shall have been formed and might be functioning as such since before the commencement of the Act, the Company shall in addition to the documents specified in sub-rule (1) also present to the Competent Officer a copy of each of the following documents circulated by the Management thereof to its members for each of the two complete financial years immediately preceding the date of application or if the Company has functioned only for one such financial year, for such financial year:—
 - (a) the Accounts;
 - (b) the Balance sheets; and
 - (c) the reports on the working of the company.
- 4. Translation of documents.—When any document specified in rule 3 or any portion thereof is not in English language, a translation thereof in English certified by any subscriber or any director of the Company concerned to be correct shall be furnished to the Competent Officer together with the documents.
- 5. Competent Officer to attach copy of certificate of Company to Memorandum.—The Registrar shall cause a copy of the certificate of incorporation granted to a company under section 31 to be entered on its Memorandum and where the copy cannot conveniently be so entered, he shall cause a copy to be attached to the Memorandum, a note regarding such attachment being made on the Memorandum and signed by the Competent Officer.
- 6. Examination of documents.—(1) The competent officer shall examine or cause to be examined, every document received in his office which is required or authorised by or under the Act or these Rules to be registered, recorded or filed by or with him.
- (2) If any such document is found to be defective or incomplete in any respect, the Competent Officer shall direct the person or company concerned to rectify the defect or complete the document and no such document shall be registered, recorded or filed until the defect has been so rectified or the document has been completed, as the case may be.
- 7. Documents not to be deemed registered, recorded etc. unless fee is paid.—
 (1) No document required or authorised by or under the Act to be registered, recorded or filed shall be so registered, recorded or filed until the fee, if any, payable in respect thereof, is paid.
- (2) Until the fee aforesaid is paid, the document shall not be registered as having been sent to or received by the Competent Officer for any purpose specified in or under the Act.

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- 8. Endorsement of certain particular on documents -- (1) The following particulars shall be endorsed on every document registered, recorded or filed under the Act and these Rules:--
 - (i) the number assigned to the Company in the register maintained under subrule (1) of rule 9;
 - (ii) the name of the company;
 - (iii) the nature of the document;
 - (iv) the serial number and date on which it is registered recovered or filed.
- (2) Every endorsement made under sub-rule '1) shall be signed by the Competent Officer and shall bear his official seal.
- (3) If the endorsement aforesaid cannot conveniently be entered on the document itself, it shall be made on a separate sheet which shall be attached to the document, a note regarding such attachment being made on the document and duly signed.
- 9. Register of Companies.—(1) In the coffice of the Competent Officer, there shall be maintained a 'Register of Companies' in the Form appended to these Rules in which the names of the Companies shall be entered in the order in which they are registered.
- (2) Every Company so registered shall be assigned a number in consecutive order.
- (3) In the pages allotted to each company, in the register, a note shall be made of every document of fact relating to the company which is registered, recorded or filed and each such note shall be duly signed and scaled.
- (4) There shall also be maintained an alphabetical index of the names of the companies which are entered in the register under sub-rule (1).
- 10. Authentication of copies and certificates Every certificate or copy granted under the provisions of the Act shall be signed and dated by the Competent Officer and shall bear his official scal.
- 11. Inspection of documents.—(1) Where any person wishes to inspect a document registered, recorded or filed in pursuance of the Act and these Rules shall apply to the Competent Officer for the purpose and the application shall be accompanied by the fee specified in that behalf if clause (a) of sub-section (1) of section 610.
- (2) The applicant shall be allowed to inspect the document, only in the presence of person authorised in that behalf and only during specified office hours.
- (3) The applicant shall not be permitted to make a verbatim copy of the document inspected. He may, however, take any notes in respect of the contents of the documents inspected.

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- 12. Documents to be kept separately for each company.—The documents pertaining to each company shall be kept together, distinct and separate from those of other companies.
- 13. Preservation of documents.—The Register of Companies and the alphabetical index of companies shall be preserved.
- 14. Manner of calling meetings under sections 460, 508 and 509 and procedure thereof.—(1) The liquidator shall call the meetings referred to in sections 460, 508 and 509 by a notice published one month before the date of the proposed meeting in the Official Gazette and a newspaper having wide publicity or circulation in the district in which the registered office of the company is situated
- (2) Such notice shall specify the time and the place of the meetings of the business to be transacted thereat.
 - (3) The meeting shall be presided over by the Liquidator.
- (4) One third of the total number of members in the case of a general meeting of the company shall constitute a quorum.
- 15. Applications for investigation.—(1) Every application for investigation into the affairs of a company under section 235 of the Act shall specify—
 - (i) the names and addresses of the applicants;
 - (ii) if the company has a share capital, the voting power held by each applicant;
 - (iii) the total number of applicants and their total voting power;
 - (iv) the reasons for requiring investigation.
- (2) The reasons given in pursuance of clause (iv) of sub-rule (1) shall be precise and specific.
- (3) Every such application shall be accompanied by such documentary evidence in support of the statements made therein as are reasonably open to the applicant.
- (4) Every such application shall be signed by the applicants and dated and shall be verified by their affidavits stating that what is stated in application is true to the best of their information, knowledge, and belief.
- (5) The State Government may, before passing orders on the application, require the applicants or any one or more of them, to produce such further documents or other evidence as it may consider necessary:—
 - (a) for the purpose of satisfying itself as to the truth of the allegation made in the application; or
 - (b) for ascertaining any information which, in the opinion of the State Government is necessary for the purpose of enabling it to pass orders on the application.

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- 16. Manner of authentication of copy of report under section 246.—A copy of the report of any Inspector or Inspectors appointed under section 235 or 237 shall, for the purpose of section 246 be authenticated either:—
 - (a) by the seal of the Company whose affairs have been investigated; or
 - (b) by a certificate of public Officer having the custody of the report, under and in accordance with the provisions of section 76 of the Indian Evidence Act, 1872 (1 of 1872).
 - 17. Fees .- The following fee shall be payable namely :-
 - (1) For Registration of Non-Trading Companies

Rs. 3 - 1000/=

(2) For filing, registering or recording any documents other than required at the time of registration of a company, required or authorised to be filed, registered or required under the act and these rules, or for making a record of registering any fact required or authorised to be recorded or registered under the Act and these rules.

Rs. 10/-

FORM I (See Ruls 9)

REGISTER OF COMPANIES

Nar	ne of Company.
1.	Date of Registration
2.	Registered office
3.	Classification and object
ŧ.	Public or private
5.	If registered under section 25 reference to the Government Order granting the
	licence
6.	Whether limited or unlimited, and if limited, whether by shares or by guarantee.
7.	If the company has a share capital—
	(i) registered capital
	(ii) division into shares and
	(iii) amount guaranteed
8.	If the company has no share capital—
	(i) amount guaranteed; and
	(ii) number of members
0	Reference to article giving power—
,	(i) to increase capital or members
1.0	(ii) to reduce capital
	Date of general meeting, quoting article
V	Leference to article permitting issue of share warrants
12.	Number of directors fixed, quoting article

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- प्रस्ता वित कम्पनी भारतीय संविधान की अनुसूचि छा की प्रथम सूचि के अनुच्छेद 43-44 के अनुसार अव्यवसो थिक है / नहीं है ।
- 2. इस संघ से मिलता जुलता कोई संघ पंजिकृत है / नहीं हैं।
- संघ का पूरा स्थायीपता अंकित हैं / नहीं हैं.।
- 4. रांघ का कार्य क्षेत्र अंकित हैं / नहीं हैं ।
- संघ का कार्य क्षेत्र राजस्थान तक सी मित हैं / नहीं हैं ।

आवेदन कम्पनी के गठन के इच्छुक सात या अधिक व्यक्तियों की और से भारतीय कम्पनी अधिनियम की धारा 25 के अनुसार प्रस्तुत है।

मैमोरेण्डम आफ ऐसी सिधेशन एवं आटी कल्स आफ ऐसी सिधेशन आचेटकीं की ओर से हस्ताक्षर सहिल्हें / नहीं हैं।

यदि ,कोई फ़र्म सदस्य है ज़ो उसके समस्त् भागी दारमें /्त्या पुस्तम् वित् निदेशक मण्डल के सम्बन्ध में विवरण संलग्न हैं / नहीं हैं।

यदि तंघ पूर्व में कार्यरत है तो संघ द्वारा पूर्व में किये गये व भिविषय में किये जाने वाले कार्यों का सूक्ष्म विवरण भारतीय कम्पनी अधिनियम की धारा 25 के अनुसार संलग्न हैं /नहीं हैं।

- 10. कम्पनी की आम सभा के पारित प्रताव अध्यक्ष एवं सचिव/मन्त्री के हस्ताक्षर तथा सीन रहित हैं /नहीं हैं।
- ।।. संघ कब ने कार्यरत हैं !
- 12. कस्पनी का उद्धेष भैर द वसाधिक हैं/ नहीं हैं।
- नियमोपनियम में संध ने व्यापारिक मितिविधि से सम्बन्धित कोई ग्रायधान हैं / नहीं हैं।
- कस्पनी की परिसम्पतियाँ अस्य अनुपानित सूरिया एवं देनदारियों
 का आचेन की तिथी तक हा उसके सात दिन वक का विवरण संलग्न
 है / नहीं हैं।
 - 5. आगांभी वर्ष की अनुमानित अगय अगता एवं व्यय अयय उद्वेश्या का विवर्ण संलग्न हैं / नहीं हैं।
- सथी पुसतृत दस्तावेज की हिन्दी में प्रमाणित प्रतियाउंपलब्ध हैं / नहीं हैं।
- 17. पंजीयन शुल्क 🖝 / रू. प्राप्त हुआ है / नहीं हुआ है ।
- 18. संघ के नियमन समाप्त/विष्टेंन के लिए भारतीय कम्पनी अधिनियम 1956 के लागू होने का प्रावधान हैं / नहीं हैं ।

पत्राटि की जॉच करने पर उन्तानुसार कियाँ हैं अत: उन्हें पूर्ति कराने हेतू लौटाना/लिखेना प्रतानित हैं। अ: भूद पत्र हस्ताक्षारपर्ध प्रस्तृत हैं।

पतादि की लॉच करने पर उसे र्नियमानुसार पूर्ण पाया गया अत: पंजीयन करना प्रताचित हैं, राजस्थान नॉन ट्रेडिंग क्यानी नियम 1962 के नियम 8 का। अप्राप्त पत्रादि पर पूर्ति कर दी गई हैं, अत: हस्याक्सार्थ प्रतृत हैं। नियम 9131 के अनुसार रिजिस्ट्रिस्याफ नॉन ट्रेडिंग क्यानी में समस्त पत्रादि जो प्रतृत किये गये हैं, उनका विवरण अंतित कर हस्ताक्षरार्थ प्रतृत / वर्णाक्षर पंजिका में भी प्रविष्टिट कर दी गई है एवं कम्पनी प्रथम पत्रावली बना दी गई हैं।