Form No. INC-13

(THE COMPANIES ACT, 2013)

(COMPANY LIMITED BY SHARES)

UNDER SECTION 8 OF THE COMPANIES ACT, 2013 [Pursuant to rule 19(2) the Companies (Incorporation) Rules, 2014]

MEMORANDUM OF ASSOCIATION

OF

- 1. The name of the company is **SERVETOGETHER FOUNDATION**
- 2. The registered office of the company will be situated in the **State of KARNATAKA**I.e. Within the jurisdiction of the Registrar of Companies **KARNATAKA**
- 3. (A) the objects for which the company is established are:

To carry on the business of Health Care ,Child Health Care ,old age home , Paid / free , nursing service ,need based support to cause ,Sell equipment for Patients need .Education , Training institute ,private public partnership with hospitals Government Manufacturing unit for equipments, Environment Natural climatic Support NGO's with help of Funding , needful things.

"No objects of the company shall be carried for without prior approval of the competent authorities. Further no objects of the company shall be carried out on commercial basis."

"However the company should not distribute the portion of the profits, other income or property aforesaid shall be paid or transferred, directly or indirectly, by way of dividend, bonus or otherwise by way of profit, to persons who, at any time are, or have been, members of the company or to any one or more of them or to any persons claiming through any one or more of them".

Provided that the company shall not support with its funds, or endeavor to impose on, or procure to be Observed by its members or others, any regulation or restriction which as an object of the company, Would make it a trade union.

- 4. The objects of the company extend to the whole of India.
- 5. (i) The profits, if any, or other income and property of the company, when so ever derived, shall be applied, solely for the promotion of its objects as set forth in this memorandum.

- (ii) No portion of the profits, other income or property aforesaid shall be paid or transferred, directly or indirectly, by way of dividend, bonus or otherwise by way of profit, to persons who, at any time are, or have been, members of the company or to any one or more of them or to any persons claiming through any one or more of them.
- (iii) No remuneration or other benefit in money or money's worth shall be given by the company to any of its members, except payment of out-of-pocket expenses, reasonable and proper interest on money lent, or reasonable and proper rent on premises let to the company.
- (iv) Nothing in this clause shall prevent the payment by the company in good faith of prudent remuneration to any of its officers or servants (not being members) or to any other person (not being member), in return for any services actually rendered to the company.
- (v) Nothing in clauses (iii) and (iv) shall prevent the payment by the company in good faith of prudent remuneration to any of its members in return of any services (not being services of which are required to be rendered by a member), actually rendered to the company.
- 6. No alteration shall be made to this memorandum of association or to the articles of association of the company which are for the time being in force, unless the alteration has been previously submitted to and approved by the Registrar of Companies.
- 7. The liability of the members is limited.
- 8. The share capital of the company will consist of Rs. 10, 00,000/- comprising of 100,000 equity shares of Rs.10/- only each.
- 9. True accounts shall be kept of all sums of money received and expended by the company and the matters in respect of which such receipts and expenditure take place, and of the property, credits and liabilities of the company; and, subject to any reasonable restrictions as to the time and manner of inspecting the same that may be imposed in accordance with the regulations of the company for the time being in force, the accounts shall be open to the inspection of the members. Once at least in every year, the accounts of the company shall be examined and the correctness of the balance-sheet and the income and expenditure account ascertained by one or more properly qualified auditor or auditors.
- 10. If upon a winding up or dissolution of the company, there remains, after the satisfaction of all the debts and liabilities, any property whatsoever, the same shall not be distributed amongst the members of the company but shall be given or transferred to such other company having objects similar to the objects of this company, subject to such conditions as the Tribunal may impose, or may be sold and proceeds thereof credited to the Rehabilitation and Insolvency Fund formed under Section 269 of the Act.
- 11. The Company can be amalgamated only with another company registered under section 8 of the Act and having similar objects.

12. We, the several persons whose names, addresses, descriptions and occupations are herewith subscribed are desirous of being formed into a company not for profit, in pursuance of this Memorandum of Association:

SL. No.	Names, Addresses, Descriptions of the Subscribers	Number of Equity Shares Taken by Subscribers	Signatures of the Subscribers	Name, Address, Occupation of the Witness to the Signature
I.	GOFI BUSANATHAM S/6.BUSANATHAM SUBRAMANYAM R/0. 482/I. GROUND FLOOR, TERACON RESIDENCY, HCMMASA, BANGALORE KARNATAKA -560029	900 (NINE HUNDRED SHARES EQUITY ONLY)		their Identity Details (ID) for their con particulars as filled in.
3.			(Signature)	ubscribed and also or their le
2	GOWDAPPA THIKKANNA CHITTI BABU S/o. THIKKANNA R/o. #124/25 29* WARD, MUNICIPAL EMPLOYER COLONY, OFF NARAYANAMMA HOTEL, RAMANJINEYA NAGAR COWL BAZAAR, BELLARY, BALLARI KARNATAKA- 583102	100 (ONE HUNDRED SHARES EQUITY ONLY)		Cop. No. 39558
	OCCUPATION: BUSINESS		Chital Babu (Signature)	I winess to subscriber (subscriber subscriber subscribe
	Total	1000 (One Thousand equity shares only)		7444