

পশ্চিমবঙ্গ पश्चिम बंगाल WEST BENGAL

AF 100161



DEED OF PARTNERSHIP

This deed of partnership made at Kolkata, West Bengal on this 10Hday of September \$2021,

by and amongst: -

| N.J.S.P Value | Rs 100-0 | 2021 | |
|---------------|--------------------------------|----------------|--------|
| SI. No. | 380 Date | SEP | |
| Address 21 | 40, Sec III, | Lolt love, 100 | (- 106 |
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Place: A.D.S.R Ghateswar, 24 Pgs. (S).



Additional District Sub-Resident

1) Vibhoar Agrawal, son of Nemi Chand Agarwal residing at 2nd Floor, GC Block, 177, Sector III, Slat Lake City, Kolkata- 700106, PAN: AJRPA5509Q; AADHAR NO: 510928476956; which expression shall, unless it be repugnant to subject or context thereof, include their legal heirs, successors, nominees and permitted assignees and hereinafter called the Party of the FIRST PART, project office at P/7/1, Netaji Garh, P.S.- Liluah, Howrah-711108.

2) Rachita Agrawal d/o- Amarnath Goenka, residing at 2nd Floor, GC Block, 177, Sector III, Salt Lake City, Kolkata-700106, PAN: AMSPG9887D; AADHAR NO.: 358765088141, which expression shall, unless it be repugnant to the subject or context thereof, include their legal heirs, successors, nominees and permitted assignees and hereinafter called the Party of the SECOND PART.

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Collectively all the parties to the deed hereinafter referred to as 'the Partners'.

WHEREAS all the parties to the deed shall carry on he business of Government Contractor, EPC, Government suppliers trading in iron & steel, hardware items and general order supplier or any other things as the partners mutually agree, in partnership in the and style of M/s Ganesh International hereinafter referred to as 'the Firm', with effect from 15th day of May 2017 by virtue of this deed of partnership.

WHEREAS the Partners have agreed to put down the constitution of the Firm in writing on the following terms and conditions.

NOW, THEREFORE THIS DEED WITNESSETH as under.

- Name of the Firm: The name and style of the Firm shall be M/s
 Ganesh International or any other name as may as may be
 mutually agreed by and amongst the parties in writing.
- 2. Address: The Firm is having its office at Ground floor, HA 153, Sector III, Salt Lake City, Kolkata- 700097, West Bengal. The parties hereto may by mutual agreement carry on business at any other place/places as branch office/ offices or otherwise as may be agreed upon from time to time.
- 3. Commencement and Duration: The business of the constituted firm shall be deemed to have commenced from 15th day of May 2017 and the duration of the firm shall be "AT WILL".
- 4. Accounting Year: That for the first year the accounting year of the Firm ending on 31st March, 2018 and thereafter, for the subsequent years the accounting year shall be a period of 12 month ending on 31st March every year.
- 5. Books of Accounts: Proper books of accounts shall be kept for the said partnership business and entries made therein of all such matters, transactions and things as are usually written and entered in the books of account kept by person engaged in concerns of a similar nature and such books together with all securities, letters and other things belonging to the partnership business shall for the time being carried on and each of Partners shall have free access and full right to inspect, examine and copy the same whenever he shall think so.
- 6. Final Accounts: Within reasonable time from the end of the accounting year books of accounts of the Firm shall be closed and adjusted and a Profit and Loss account and Balance Sheet shall be drawn.



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- 7. Bank Account: The banking accounts of the partnership shall be opened in such bank or banks as parties hereto may mutually agree upon. Such banking account or accounts will be operated by such partner or partners singly or jointly as decided by the parties from time to time. All moneys, cheques, drafts and bills shall be deposited in the bank or banks in the firm's names as and when they are received by the Firm.
- 8. Remuneration to partners: It is hereby agreed by and amongst the parties hereto that all the parties (hereinafter referred to as 'working partners') shall devote theirtime and attention in the conduct of the affairs of the Firm. The working by the Partners from to time. The parties may decide not to charge any remuneration in any particular year by mutual consent in writing.
- 9. Interest to partners: The parties hereto shall be entitled for a simple interest at such rate as may be mutually agreed upon in writing from time to time but shall not exceeds the rate prescribed under the then Income-tax Law. The interest shall be computed on the amount standing to the credit of capital, current or loan account of the parties on the parties on the last date of the accounting year. The parties may decide not to charge any interest in any particular year by mutual consent in writing.
- 10. Profit and Loss: The net profit of the Firm shall be calculated after deducting all expenses incurred by the Firm for carrying out the business of the Firm including interest and remuneration paid/ payable to the Partners in accordance with this deed of partnership or any supplementary deed as may be executed by the Partners. The net profit of the firm shall be divided and distributed amongst the Partners in equal proportions.



- Drawings: Any partner may withdraw such sum of money as may be mutually agreed upon.
- 12. Mutual Consent: Neither of the Partners shall without the prior consent of the other of them do any such acts or things which may put to jeopardy the interest, tangible and intangible asset or assets of the Firm. Any of the party hereto doing such acts or things without prior written consent of the order of them shall be liable to reimburse the loss caused to the partnership by his acts and deeds.
- 13. Admission of a Partner: A person can be introduced as a partner in the Firm upon mutual consent and on the terms agreed upon by all other partners existing on the day of admission.
- 14. Retirement of a partner: If any partner is desirous of retiring from the partnership, he shall be entitled to do so by giving two months' notice in writing to other partners of his intention to retire and from the expiration of such notice, his interest in the partnership shall cease and the business shall be continued by the remaining partners. Notice period of two months may be reduced as may be mutually agreed by the continuing partners. The amount ascertained and due to the retiring partner shall be paid immediately. However, the retiring partner shall continue to be liable, to the extent of his portion, for all other liability including liabilities payable to government, accrued or caused till the date of his retirement.
- 15. Death of a partner: The death, retirement or insolvency of any of the Partners shall not dissolve the Firm.
- 16. Dissolution: If any partner:
 - (a) commit any act of insolvency or



Additional District July Rossis

- (b) become physically or mentally unfit or
- (c) commit criminal offence or
- (d) commit any breach of the provisions of any clause of this partnership or
- (e) do or suffer any act which would be a ground for dissolution of the partnership

by the court,

then in such a case the other partner may within one month after becoming aware thereof may by a notice in writing determine the partnership qua such a partner.

- 17. Duties and Obligation: THAT during the continuance of THESE PRESENTS each partner shall:
 - (a) Punctually pay his separate debts and indemnify the other partner and the assets of the firm against all expenses on account thereof;
 - (b) Forthwith pay all monies, cheques and negotiable instruments received by him on account of the firm into the firm's account;
 - (c) Be just and faithful to the other and at all times give to each other full information and truthful explanations of all transactions relating to the partnership business; and
 - (d) Afford every assistance and co-operation in his power and to use his best skill and endeavor in the conduct, promotion and execution of the partnership business for their mutual advantage and benefit.
- 18. Arbitration: Any dispute that may arise either during continuance of the partnership business or thereafter as in the conduct of the said business or the interpretation of these presents, any of the clauses of these presents or as to the acts of commission of any of the matter pertaining to or touching to the dissolution or construction, the same shall be referred to the sole arbitration of a single arbitrator to be appointed by the parties hereto and in the event of the parties failing to choose a single



Auditional District July Register Howards arbitrator, than to the arbitration of the arbitrators, each party appointing the arbitrator/ arbitrators and the decision of the majority as the case may be shall be final and binding on the parties hereto. The arbitration proceedings shall be governed by the provisions of the Indian Arbitration Act, 1940 with its statutory amendments/ modifications then in force.

- 19. That the partnership shall be entitled to borrow from any Nationalized Banks, Co-operative Banks, Financial institutions and shroffs or from others any sum as loan for the purpose of the business according to the need of the business. Any one working partners are hereby empowered to sign any documents, promissory notes or such other papers on behalf of the partnership firm.
- 20. Alteration or addition of any clause of this deed of partnership: Notwithstanding anything contained in this deed the parties shall have full powers and discretion to modify alter or vary the terms and conditions of this partnership deed in any manner whatsoever they think fit by mutual consent which shall be reduced to writing and be signed by all the Partners and thereupon the said writing shall become appendage and part of this deed.



Additional District Suit Response

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IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands at Begusarai, Bihar on the day and year first hereinabove mentioned.

DMinakeli Saha Juga Coust Howson

Parties to the deed

Vibhoar Agrawal

GANESH INTERNATIONAL

Ranchita Agrawal

GANESH INTERNATIONAL Kachita Agrenal

Partner

Drafted by me

Deldible Global

Advocate

F/509/764/12

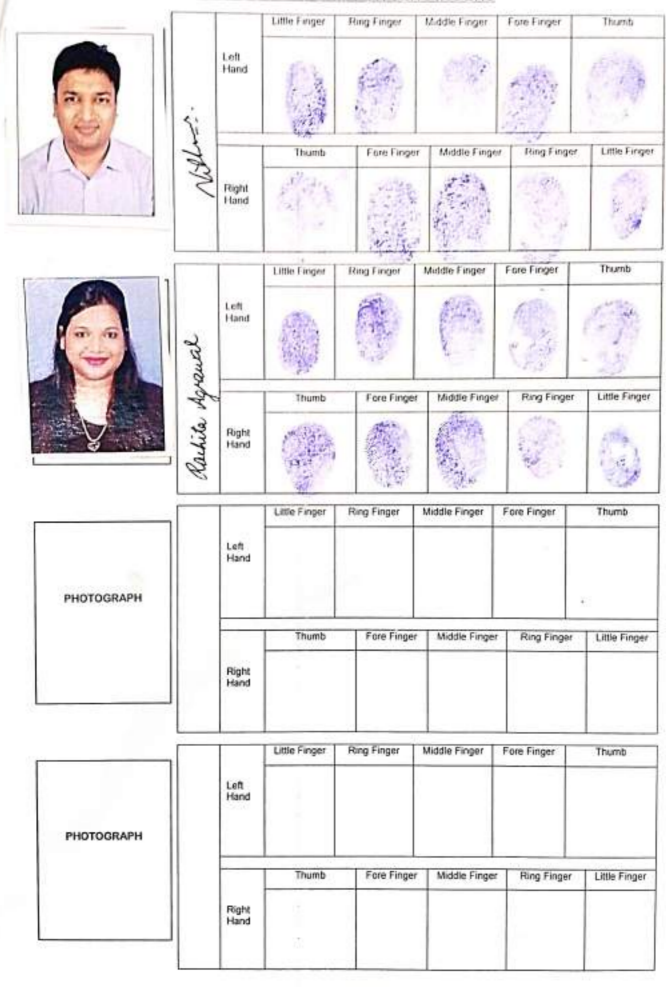
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Additional District Sub-Response

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भारत सरकार GOVT OF INDIA



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AARFG6413E

TH / Name GANESH INTERNATIONAL

Permaynes of airles.
Date of incorporation | Formation
15/05/2017

GANESH INTERNATIONAL

Partner Charles And The Partner Charles And Contract Charles and Contra

Major Information of the Deed

| geed No | IV-0502-00251/2021 | Date of Registration | 10/09/2021 |
|--|--|-------------------------|-------------------|
| puery No.! Year | 0502-3001761054/2021 | Office where deed is re | egistered |
| Query Date | 10/09/2021 12:49:35 PM | 0502-3001761054/2021 | |
| Applicant Name, Address & Other Details | Debasish Ghosti Thana Howrah, District Howrah Advocate | WEST BENGAL Mobile No | 8777855520 Status |
| fransaction | | Additional Transaction | |
| 4201] Partnersip, Partners | ship | | |
| Set Forth value | | Market Value | |
| Rs: 1.00.000+ | | | |
| Stampduty Paid(SD) | TO THE RESIDENCE | Registration Fee Paid | |
| Rs. 160/- (Article 46A) | | Rs. 7/- (Article E) | |
| Remarks | | | |

Partner Details

| 0 | Name, Address, Photo, Finger print and Signature Signature Signature | | | |
|---|---|--|--|---|
| 1 | Name | Photo | Finger Print | Signature |
| | Mr Vibhoar Agarwal (Presentant) Son of Mr Nemi Chand Agarwal Executed by: Self, Date of Execution: 10/09/2021 , Admitted by: Self, Date of Admission: 10/09/2021 ,Place | A | | Alle, |
| | Office | 1949-2021 | 1609/2021 | 16/95/2821 |
| | District:-North 24-Parganas, | West Bengal, n of: India, PA | ck City, City:- , P.C India, PIN:- 70010 N No.:: AJxxxxxx9 | D:- Salt Lack, P.S:-Bidhannagar, 16 Sex: Male, By Caste: Hindu, Q, Aadhaar No: 51xxxxxxxx6956 |
| | District:-North 24-Parganas, Occupation: Business, Citize Status :Individual, Executed , Admitted by: Self, Date of | West Bengal, n of: India, PA by: Self, Date Admission: 10 | ck City, City:- , P.C India, PIN:- 70010 N No.:: AJxxxxxx9 of Execution: 10/0 /09/2021 ,Place: | Q, Aadhaar No: 51xxxxxxxx6956 09/2021 |
| 2 | District:-North 24-Parganas, Occupation: Business, Citize Status :Individual, Executed , Admitted by: Self, Date of Name | West Bengal, n of: India, PA hv: Self, Date | ck City, City:- , P.C India, PIN:- 70010 N No.:: AJxxxxxx9 of Execution: 10/0 | Q, Aadhaar No: 51xxxxxxxx6956 09/2021 Office |
| 2 | District:-North 24-Parganas, Occupation: Business, Citize Status :Individual, Executed , Admitted by: Self, Date of | West Bengal, n of: India, PA by: Self, Date Admission: 10 | ck City, City:- , P.C India, PIN:- 70010 N No.:: AJxxxxxx9 of Execution: 10/0 /09/2021 ,Place: | Q, Aadhaar No: 51xxxxxxxx6956 09/2021 Office |

2nd Floor GC Block 177, Sector 3, Salt Lake City, City:-, P.O:- Salt Lake, P.S:-Bidhannagar, District:-North 24-Parganas, West Bengal, India, PIN:- 700106 Sex: Female, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No.:: AMxxxxxx7D, Aadhaar No: 35xxxxxxxx8141, Status:Individual, Executed by: Self, Date of Execution: 10/09/2021, Admitted by: Self, Date of Admission: 10/09/2021, Place: Office

Identifier Details :

| Name | Photo | Finger Print | Signature |
|---|------------|--------------|----------------|
| Mr Debasish Ghosh Son of Mr B Ghosh Howrah Court, City:- , P.O:- Howrah, P.S:- Howrah, District:-Howrah, West Bengal, India, PIN:- 711101 | | | Delisish Glosh |
| | 10/09/2021 | 10/09/2021 | 10/09/2021 |

Identifier Of Mr Vibhoar Agarwal, Mrs Rachita Agarwal

On 18-89-2021

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Registered in Book - IV
Volume number 0502-2021, Page from 6676 to 6700 being No 050200251 for the year 2021.



Kantara Dery

Digitally signed by KAUSTAVA DEY Date: 2021.09 16 15:18:41 •05:30 Reason: Digital Signing of Deed

(Kaustava Dey) 2021/09/16 03:18:41 PM ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. HOWRAH West Bengal.

(This document is digitally signed.)



পশ্চিমবঙ্গ पश्चिम बंगाल WEST BENGAL

P 223771



SUPPLEMENTARY DEED OF PARTNERSHIP

This Supplementary Deed of Partnership is executed at Kolkata, West Bengal, on the 08th day of August two thousand eighteen, amongst:

- 1) Smt Rachita Agrawal, D/o Amarnath Goenka resident of Kolkata, West Bengal hereinafter referred to as the "Existing Partner" of first part;
- 2) Vibhoar Agrawal HUF, Karta- Vibhoar Agrawal, resident of Kolkata, West Bengal, hereinafter referred to as the "Retiring Partner" of second part.

AND

3) Shri Vibhoar Agrawal, S/o- Nemi Chand Agrawal, resident of Kolkata, West Bengal, hereinafter referred to as the "New Partner" of third

ATTESTED BY ME

REGD. NO. -4312/07 Govi. of India Sealdah Court. Kolkalela

Signature of Executant Attested in identification by LD. Advocate.... GANESH INTERNATIONAL

VIBHOAR AGARWAL HUF

Partner/Karta





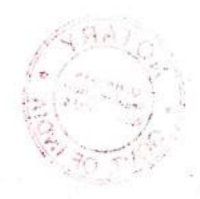
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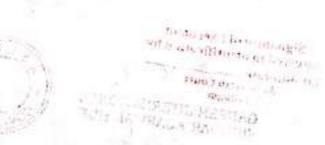
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WHEREAS the existing partners of the first and second part to the supplementary deed have been carrying on the business of trading in iron & steel, cement, hardware items, and civil and electrical construction contracts in partnership in the name and style of hereinafter referred to as International, "The Firm", with effect from 15th day of May 2017 by virtue of the deed of partnership ("the Original Deed").

AND WHEREAS the partner of second part now desire to retire from the partnership with effect from the 1st day of April two thousand and Eighteen, and the new partner of third part desires to join the said partnership with effect from the 1st day of April two thousand and Eighteen.

All the terms and conditions of the Original Deed will remain the same and unaltered and shall equally apply to the new partner of other part. A copy of the Original deed is enclosed herewith.

In witness whereof the parties hereto have set and subscribed their respective hands and seals on the day and the year mentioned hereinabove.

Signed, Sealed and Delivered by the within named

Smt Rachita Agrawal

(in the presence of Kethite A

GANESH INTERNATIONAL Vibhoar Agrawal HUF

(in the presence of

Partner/Karta)

Sri Vibhoar Agrawal

(in the presence of



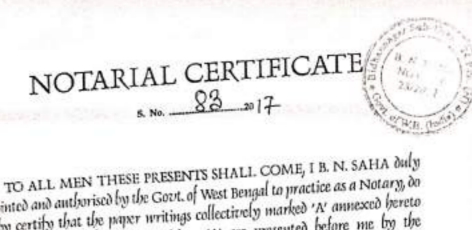
Signature of Executant Attested in identification by At Seakan Lour (19) LD. Advocate...

0 8 AUG 2018



ATTESTED BY ME

REGD. NO. -4312/07 Govt. of India Sealdah Court, Kolkata



appointed and authorised by the Gout. of West Bengal to practice as a Notary, do bereby certify that the paper writings collectively marked 'A' annexed bereto thereinafter called the paper writings 'A' are presented before me by the executant(s).

vibhour Agracoal HUF of 2nd floor, Ge-117, see III, salthous city KOT-106 and amother

In the matter of

Deed of partnership bereinafter referred bereinafter bereinafter referred bereinafter bereinafter referred bereinafter b

Under the execution of the paper writings 'A' on its being admitted by the respective signatories as the matters contained therein and being satisfied as to the identify of the executantis) I have attested the execution.

AN ACT WHEREOF being required of Notary, I have granted. THESE PRESENTS as my NOTARIAL CERTIFICATE to serve and avail as needs or occasions shall or may required for the same.

IN FAITH AND TESTIMONY WHEREOF, I the said Notary, have bereunto set and subscribed my name and affixed my seal of office on Augural 2017 _day of_



NOTARIAL . NOTARIAL

GANESH INTERNATIONAL VIBHOAR AGARWAL HUF Signature of Executant But Attested in identification by

BIUS OUA 8 (LU. Advocate Al Sergia Course 18 0) Phrtner/Kerra

23/8/2013

B. N. SAHA

M.A., L.B. (Govt, of West Bengal) Regn. No. 23 / 02 BIKASH BHABAN North Block, Gr. Floor Bidhannagar Kolkata · 700 091 (W.B.) India Mob.: 9830490607



ATTESTED BY ME AUG 2017

Q. HASSAN NOTARY REGD, NO. -4312/07 Govt, of India Sealdah Court, Kolkata

0 8 AUG 2018



P. S. CHOWDHURY

Ayaker Bhawan

9.7. Chowringhan Square

Korata - M

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GANESH INTERNATIONAL VIBHOAR AGARWAL HUF

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Signature of Executant
A:tested in identification by
LD Advocate
At Sustain Court (69)

ATTESTED BY ME

Q. MASSAN NOTARY REGD. NO. 4312/07 Govi. of India Sealdah Coun. Kelkala

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nominees and permitted assignees and hereinaffer called the Party of the SECO PART HOTAR Collectively all the parties to the deed hereinafter referred to as 'the Partners' 23/2002 TH'TE. O WHEREAS all the parties to the deed shall carry on the business of trading in iron & steel, hardware items and general order supplier or any other things as the partners mutually agree, in partnership in the name and style of M/s Ganesh International, bereinafter referred to as 'the Firm', with effect from 15th day of May 2017 by virtue of this deed of partnership, WHEREAS the Partners have agreed to put down the constitution of the Firm in writing on the following terms and conditions. NOW, THEREFORE THIS DEED WITNESSETH as under. 1. Name of the Firm: The name and style of the Firm shall be M/s Ganesh International or any other name as may be mutually agreed by and amongst the parties in writing . Address: The Firm is having its office at 2rd Floor, GC Block, 117, Sector III, Salt Lake City, Kolkata -700 106, West Bengal. The parties hereto may by munual agreement earry on business at any other place/ places as branch office: offices or otherwise as may be agreed upon from time to Commencement and Duration. The business of the constituted firm shall be deemed to have commenced from 15th day of May 2017 and the duration of the firm shall be "AT WILL". Accounting Year: That for the first year the accounting year of the Firm ending on 34th March, 2018 and thereafter, for the subsequent years the accounting year shall be a period of 12 mouth ending on 31" March every year. Books of Accounts: Proper books of accounts shall be kept for the said partnership business and entries made therein of all such motters, transactions and things as are usually written and entered in the books of account kept by person engaged in concerns of a similar nature and such books together with a securities, letters and other things belonging to the partnership business shall the time being carried on and each of the Partners shall have free access and right to inspect, examine and copy the same whenever he shall think so. 6. Final Accounts: Within a reasonable time from the end of the accounting y books of accounts of the Firm shall be closed and adjusted and a Profit and Lo account and Balance Sheet shall be drawn. Bank Account: The banking accounts of the partnership shall be opened in such bank or banks as parties hereto may mutually agree upon. Such banking account or accounts will be operated by such partner or partners singly or jointly as decided by the parties from time to time. All moneys, cheques, drafts and bills Page 2 of 5 STTESTED BY ME VIPHOAR AGRAMAL (HUF) B. N. Sal th Black Beaver REGD NO. 431210 GANESH INTERNATIONAL Shaldah Court, Kolkalanature of Esecutant A nested in identification by VIEHOAR AGARWAL HUF Lie Actives de 23 AUS 76 At Sentlah Court 0 8 AUG 2018 Kolkata

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shall be deposited in the bank or banks in the firm's name as and when they are received by the Firm.

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- 9. Interest to partners: The parties hereto shall be entitled for a simple interest at such rate as may be mutually agreed upon in writing from time to time but shall not exceeds the rate prescribed under the Income-tax Laws, for the time being in force in India, beyond which the interest expenditure is not considered to be an allowable expenditure under the then income-tax Law. The interest shall be computed on the amount standing to the credit of capital, current or loan account of the parties on the last date of the accounting year. The parties may decide not to charge any interest in any particular year by mutual consent in writing.
- 10. Profit and Loss: The net profit of the Firm shall be calculated after deducting all expenses incurred by the Firm for carrying out the business of the Firm including interest and remuneration paid payable to the Partners in accordance with this deed of partnership or any supplementary deed as may be executed by the Partners. The net profit of the Firm shall be divided and distributed amongst the Partners in equal proportion.
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- 4 Retirement of a partner. If any partner is desirous of retiring from the partnership he shall be entitled to do so by giving two month notice in writing to other partners of his intention to retire and from the expiration of such notice, his interest in the partnership shall cease and the business shall be continued by the remaining partners. Notice period of two months may be reduced as may be mutually agreed by the continuing partners.

The amount ascertained and due to the retiring partner shall be paid immediately. However the retiring partner shall continue to be liable, to the extent of his portion, for all other liability including liabilities payable to government, accrued or caused till the date of his retirement.



GANESH INTERNATIONAL VIBHOAR AGARWAL HUF Page 3 of 5

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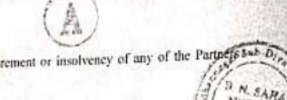
BEAD NO. -4312/07 Govt. of India

Sealdah Court, Kolkata

ATTESTED BY ME

Signature of Executant eattan Coury 6

2 3 AUG 2017



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5. Death of a partner: The death, retirement or insolvency of any of the Partners and D. shall not dissolve the Firm.

- 16. Dissolution: If any partner:
 - (a) commit any act of insolvency or
 - (b) become physically or mentally unfit or
 - (c) commit criminal offence or
 - (d) commit any breach of the provisions of any clause of this partnership or
 - (c) do or suffer any act which would be a ground for dissolution of the partnership by the court,

then in such a case the other partner may within one month after becoming aware thereof may by a notice in writing determine the partnership qua such a partner.

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 - (b) Forthwith pay all momes, cheques and negotiable instruments received by him on account of the firm into the firm's account:
 - (c) Be just and faithful to the other and at all times give to each other full information and truthful explanations of all transactions relating to the partnership business; and
 - (d) Afford every assistance and co-operation in his power and to use his best skill and endeavor in the conduct, promotion and execution of the partnership business for their mutual advantage and benefit.
- 18. Arbitration: Any dispute that may arise either during continuance of the partnership business or thereafter as in the conduct of the said business or the interpretation of these presents, any of the clauses of these presents or as to the acts of commission of any of the matter pertaining to or touching to the dissolution or construction, the same shall be referred to the sole arbitration of a single arbitrator to be appointed by the parties hereto and in the event of the parties failing to choose a single arbitrator, than to the arbitration of the arbitrators, each party appointing the arbitrator, arbitrators and the decision of qmajority as the case may be shall be final and binding on the parties hereto. V arbitration proceedings shall be governed by the provisions of the Indian Arbitration Act, 1940 with its statutory amendments/ modifications then in force

19. Alteration or addition of any clause of this deed of partnerships Notwithstanding anything contained in this deed the parties shall have full powers and discretion to modify after or vary the terms and conditions of this partnership deed in any manner whatsoever they think fit by mutual consent which shall be reduced to writing and he signed by all the Partners and thereupon the said writing shall become appendage and part o, this deed.

Page 4 of 5

Scald of Court

ATTESTED BY ME

REGD. NO. -4312/07 Govt. of India

GANESH INTERNATIONAL VIEHOAR AGARWAL HUF

Partner/Karta

2 3 AUG 2017 0 8 AUG 2018

Mont Block On Plea Birbanagar, Eoftes West Bengal

Sealdah Court, Kolkata

Signature of Executant Anested in igentification by

eaklah Court



WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands at Begusarai, Bihar on the day and year first bereinabove mentioned.

Parties to the deed

Vibhoar Agrawal HUF

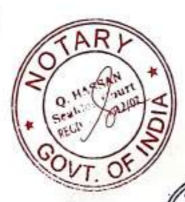
VIRHOAR AGRAWAL (HUF)

2. Smt Rachita Agrawal
Rollil

Witness

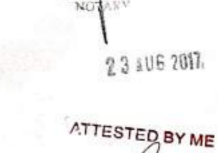
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B. N. SAK NOTARY Rikaco Ulteres Heert, Block, Gr. Flour пинанциять Колон Viner Avenue



GANESH INTERNATIONAL VIBHOAR AGARWAL HUF

Partner Karta



Signatur & stepted by

B. N. Baith

me on identifi

NOT REGD. WO. 4312/07 Gove of India

Signature of Executant Attested in identification by AT SPENSON COUNTY | WINT Q 8 AUG 2018 LD_Advocate.