

भारतीय गैर न्यायिक

एक सौ रुपये

Rs. 100

रु. 100

ONE HUNDRED RUPEES

सत्यमेव जयते

भारत INDIA
INDIA NON JUDICIAL

தமிழ்நாடு தமில்நாடு TAMILNADU

AGHAN PROMOTERS
KILIYUR.

AGHAN PROMOTERS
PARTNERSHIP DEED

6.7.23
K. Indira
K. இந்திரா
ஸ்டாம்பு வெண்டர்
உளுந்துர்பேட்டை
L.C.No. 1/96

DD 265400

THIS DEED OF PARTNERSHIP is made at Ulundurpet , 7th day of July 2023
between;

- 1) **Mr. S.NEWRAJA** S/O D.SELVARAJU, No.1/198, Middle Street, Kiliyur & Post, Ulundurpet Taluk, Viluppuram District, Tamil Nadu – 606102.
- 2) **Mrs. R.ARUNA** W/O S.NEWRAJA, No.1/198, Middle Street, Kiliyur & Post, Ulundurpet Taluk, Viluppuram District, Tamil Nadu – 606102.
- 3) **Mr. A.HARIPRABAKARAN** C/O ANNAMALAI, No.5/20A, West Street, Kilappalaiyam, Adhanur, Villupuram District, Tamil Nadu -606102.
- 4) **Mr. T.SURYA** S/O THANDAVARAYAN , No.470, V.O.C. Street, Sengurichi, Ulundurpet , Viluppuram District, Tamil Nadu – 606115.
- 5) **Mr. E.WILLIAM AROKIYADOSS** S/O ELIYAS, No.2, North Main Road, Eraiyur, Villupuram District, Tamil Nadu – 607201.
- 6) **Mr. P.BALAKRISHNAN** S/O PALANIYAPPAN, No. 2/140A, Pandarankadu, Edappaadi, Konasamudram, Salem District, Tamil Nadu – 637102.

1. (S.NEWRAJA)

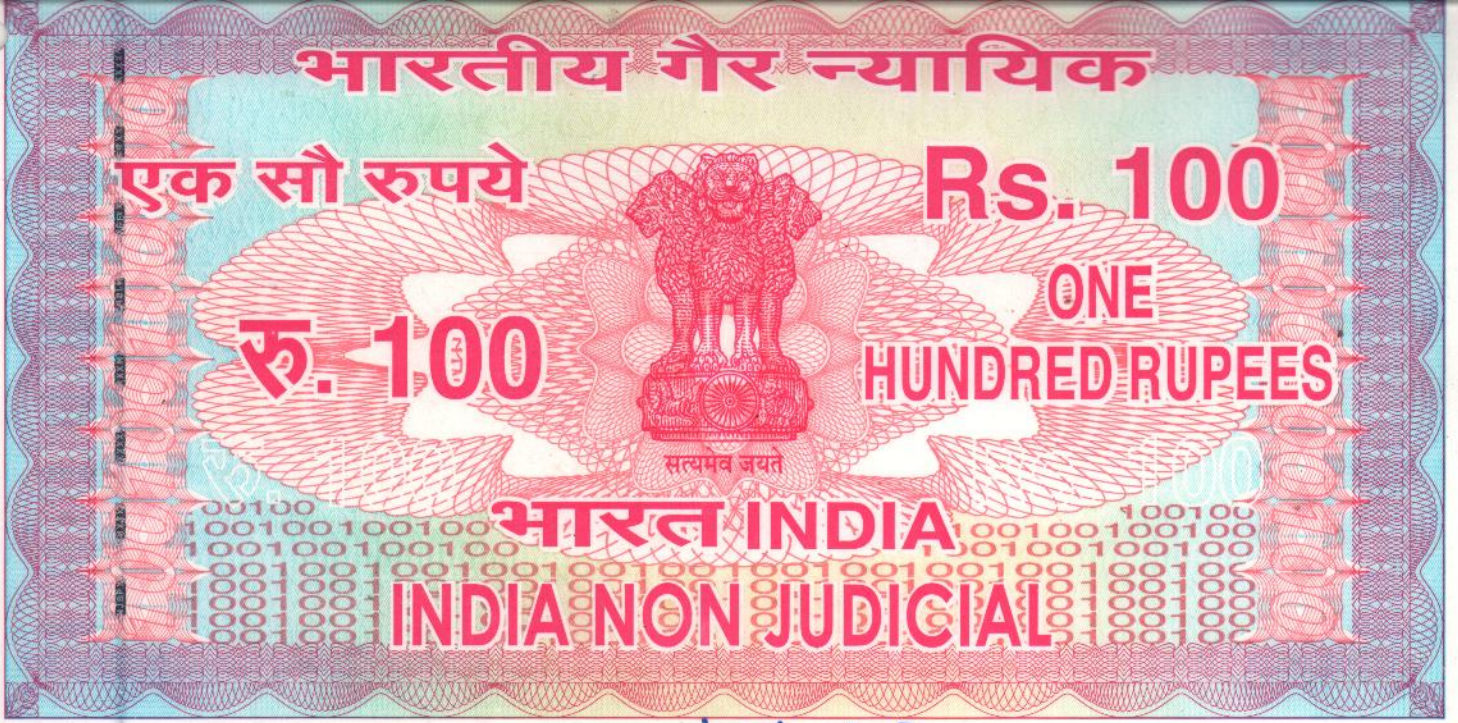
2. (R.ARUNA)

3. (A.HARIPRABAKARAN)

4. (T.SURYA)

5. (E.WILLIAM AROKIYADOSS)

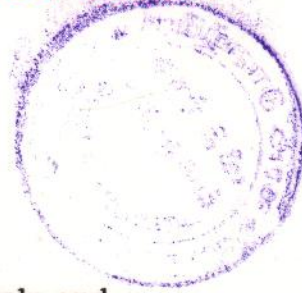
6. (P.BALAKRISHNAN)



தமிழ்நாடு தமில்நாடு TAMILNADU 6.7.23
AGHAN PROMOTERS
KILIYUR.

K. Indira
K. இந்திரா
கிலியூர் வெண்டர்
உருத்தூர் போஸ்டல்
L.C.No. 1/96

DD 265401



-2-

Here in after referred to as parties of the first and the six'th part respectively and collectively called as partners,

where as the parties of the first and six part are carrying on the business of consulting services in **AGHAN PROMOTERS** and technical matters to promoters and business and acting as conductors for private and government authorities and any other allied business in partnership under the name under style as of **AGHAN PROMOTERS** situated at **NO.1/198, MIDDLE STREET, KILIYUR & POST, ULUNDURPET TALUK, KALLAKURICHI DT, TAMIL NADU - 606102** pursuant to the deed of partnership dated the 7th JULY 2023.

AND WHEREAS The parties of the first and 6th part have decided to continue the business.

AND WHEREAS The above said alternation has necessitated the execution of fresh deed of partnership and the partners have decided to reduce writing the rights, privileges, duties and obligations of the partners and the terms and conditions under which the partnership business is constituted.

1. (S. NEWRAJA)

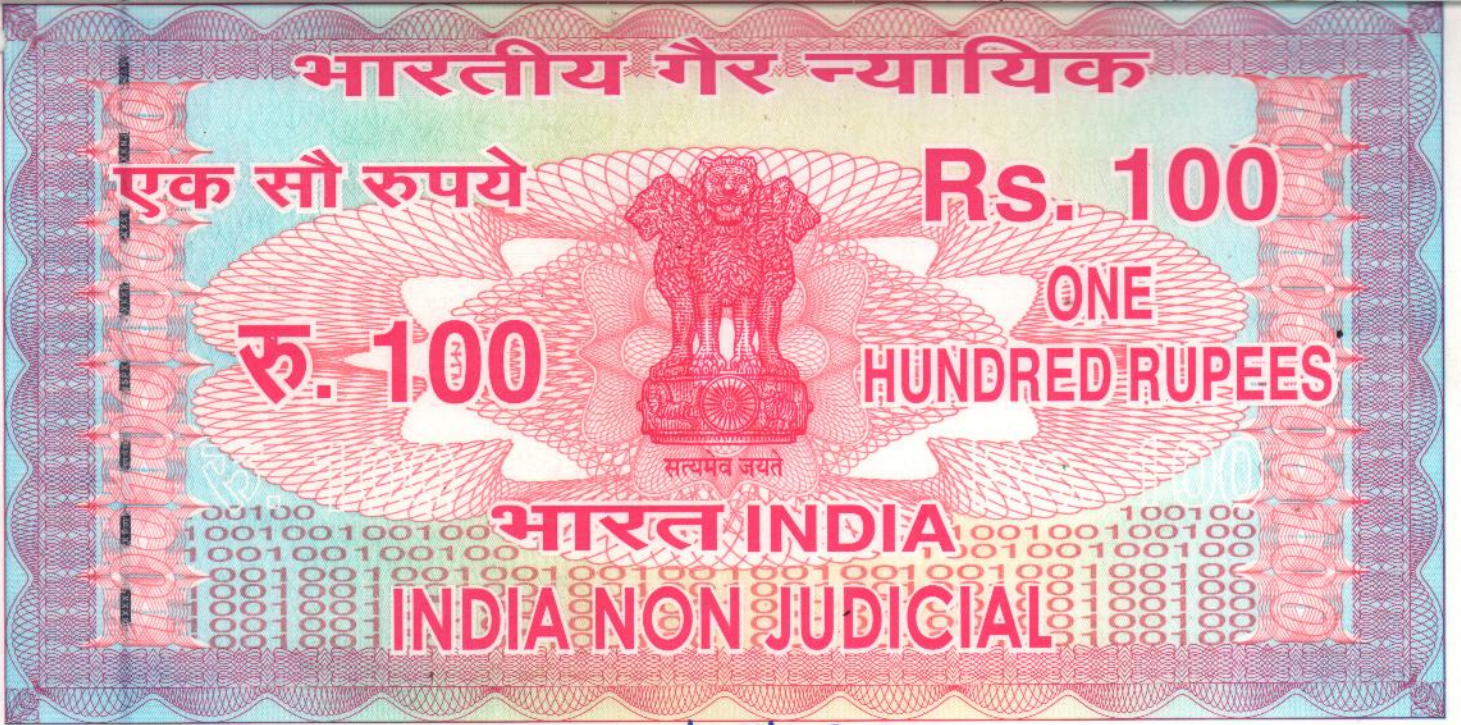
2. (R. ARUNA)

3. (A. HARIPRABAKARAN)

4. (T. SURYA)

5. (E. WILLIAM AROKIYADOSS)

6. (P. BALAKRISHNAN)



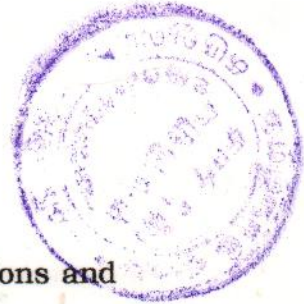
தமிழ்நாடு தமில்நாடு TAMILNADU

AGHAN PROMOTERS
KILIYUR.

6.7-23

K. Indira
K. இந்திரா
ஸ்லாம்பு வெண்டர்
உளுந்துர்பேட்டை
L.C.No. 1/96

DD 265402



-3-

THIS DEED OF PARTNERSHIP is agreed upon the following terms conditions and stipulations:

1. The partnership shall be one " AT WILL"
2. The name and style of the partnership shall be " **AGHAN PROMOTERS** "
3. The business under the name and style of **AGHAN PROMOTERS** Carried on by the guest while partnership will continue with all its assets and liabilities as the business of these reconstituted partnership.
4. The principal's place of partnership business shall be at **NO.1/198, MIDDLE STREET, KILIYUR & POST, ULUNDURPET TALUK, KALLAKURICHI DISTRICT, TAMIL NADU - 606102** and the change in the place of business or opening of branches elsewhere Shall be done with the concern of all the partners.

1. (S.NEWRAJA)

2. (R.ARUNA)

3. (A.HARIPRABAKARAN)

4. (T.SURYA)

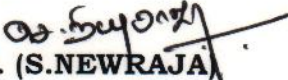
5. (E.WILLIAM AROKIYADOSS)

6. (P.BALAKRISHNAN)

5. Checked off the partnership shall be that of business of consulting services in and technical matters to promoters and business and acting as conductors for private and government authorities and any other allied business in partnership under the name style as of allied business in partnership which will be mutually agreed upon by all the partners.
6. The capital of the firm may be such some or sums as may be found in the partners accounts including current accounts from time to time.
7. The profit or losses of the partnership business shall be shared by both the partners as follows:


1. S. NEWRAJA	-	50%
2. R. ARUNA	-	10%
3. A. HARIPRABAKARAN	-	10%
4. T. SURYA	-	10%
5. E.WILLIAM AROKIYADOSS	-	10%
6. P. BALAKRISHNAN	-	10%
TOTAL		100%

8. The accounts of the partnership shall be closed are the last day of March in every once a year and the profits are losses shall be credited or debited to partners account as provided in clause 8.
9. All the partners are entitled to take part in the conduct of the businesses and they shall discharge their work diligently and faithfully.
10. The firm may open accounts with one or more banks in the name of the partnership and such accounts shall be operated by individual of **S.NEWRAJA** the exciting accounts open and maintained by the partnership firm is also operated by several **S.NEWRAJA**.


1. (S.NEWRAJA)


2. (R.ARUNA)


3. (A.HARIPRABAKARAN)


4. (T.SURYA)


5. (E.WILLIAM AROKIYADOSS)


6. (P.BALAKRISHNAN)

11. The firm may raise the funds necessary for the conduct of the business from banks and financial institutions or from private money lenders and public for the purpose of the partnership business from time to time and the documents connected therewith may be signed and executed by both parties of that part **S.NEWRAJA, R.ARUNA, A.HARIPRABAKARAN, T.SURYA, E.WILLIAM AROKIYADOSS, P.BALAKRISHNAN.**
12. Each partner shall.
 - a) Be just and faithful to the other in all transactions relating to the partnership business and
 - b) At all times give just and faithful account of the same to the others.
13. Each partner agrees to be bound by the acts of the other partner done in pursuance of the deed of partnership and acting on behalf of the partnership.
14. Any partner intending to retire from the partnership can do so by mutual consent of other partners.
15. Death, retirement or insolvency of a partner shall not dissolve the partnership the remaining partner shall continue to carry on the partnership business.
16. In the event of any dispute arising among the partners in respect of these agreements the same may be settled amicably by submission to arbitration.
17. The terms of the partnership can be varied altered or amended with the consent of all the partners.
18. All the partners are jointly and severally liable to meet all the liabilities of the firm.


1. (S.NEWRAJA)


2. (R.ARUNA)


3. (A.HARIPRABAKARAN)


4. (T.SURYA)


5. (E.WILLIAM AROKIYADOSS)


6. (P.BALAKRISHNAN)

19. No new partner can be admitted without the consent of all the partner. In any other matter not specifically provided herein, the partnership shall be governed by the provisions of the Indian partnership Act, 1932 as amended from time to time.


For the true performance of the following terms covenants and agreements the partners here to buy themselves jointly and severally by these presents .

IN WITNESS WHERE OF Here to have put their respective hands the day and year first hearing about right hand written.


1. (S. NEWRAJA)


2. (R. ARUNA)



3. (A. HARIPRABAKARAN)



4. (T. SURYA)


5. (E. WILLIAM AROKIYADOSS)


6. (P. BALAKRISHNAN)

WITNESSES:-

1.  S/O Ramakrishnan. Sengatchi.

2. P.M.  S/O M. MARIMUTHU, Kiliyur