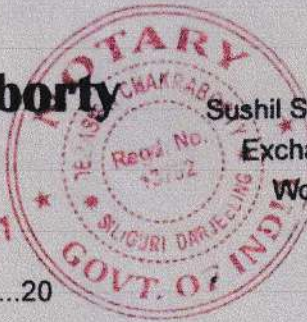


Debasish Chakraborty Notary

(Appointed by Govt. of India
Serial No. Dated20



Chamber
Sushil Smaran, Opposite Employment
Exchange, Haren Mukherjee Road,
Word No. 12, Hakimpara, Siliguri
Mobile : 9933157415
9641760838, 7679883606

NOTARIAL CERTIFICATE

(Pursuant to section 8 of the Notaries Act. 1952)

To ALL TO WHOM THESE PRESENT shall come, I, Sri Debasish Chakraborty, duly authorised by the Government of India to practice as a Notary do hereby verify, authenticate, certify, attest as under the execution of the instrument annexed hereto collectively marked 'A' on its being executed, admitted and identified by the respective signatories and also by Sri / Smt. Debasish Singha, Advocate, as to the matters contained therein, presented before me.

Accordingly to that this is to certify authenticate and attest that the annexed Instrument 'A' as is the

An Original Deed of Partnership enclosed herewith.

PRIMA FACIE the annexed instrument 'A' appears to be usual procedure to save and avail as needs or occasion shall or may required for the same.

In faith and testimony where of being required of a Notary, I, the said Notary do hereby subscribe my hand and affix my seal of office at Siliguri on this the 5th day of July in the of year 2021.



NOTARIAL STAMP

05 JUL 2021
Debasish Chakraborty
Debasish Chakraborty
Notary Govt. of India
Regd No. 13792
Notary Govt. of India

The executants is/are identified by me

Debasish Singha
Advocate



AE 910216

পশ্চিমবঙ্গ পশ্চিম বঙ্গাল WEST BENGAL



KITE DEVELOPERS
Srijit Agnewal
 Partner

KITE DEVELOPERS
Indrajit Saha
 Partner

DEED OF PARTNERSHIP



05 JUL 2021
 Debansh Chakraborty
 Notary Govt. of India
 Siliguri, Darjeeling
 Regd No. 13792



পশ্চিমবঙ্গ পশ্চিম বঙ্গাল WEST BENGAL

AB 559486



KITE DEVELOPERS
Satyajit Agnew
Partner

KITE DEVELOPERS
Indrigh Saha
Partner

**THIS DEED OF PARTNERSHIP IS MADE AT SILIGURI ON
THIS THE 1ST DAY OF JULY, 2021**

BETWEEN



05 JUL 2021

Debash Chakraborty
Notary Govt. of India
Siliguri, Darjeeling
Regd No. 13792



KITE DEVELOPERS

Sri Sanjay Agarwal
Partner

KITE DEVELOPERS
Pradipta Saha
Partner

SRI SANJAY AGARWAL, son of Sri Rajendra Prasad Agarwal, having PAN No. - AEWPA5773L Hindu by faith, business by occupation, residing at Sidhi Vinayak Complex, Isckon Road, P.O. Sevoke Road, and P.S. Bhaktinagar, Pin - 734001, District Jalpaiguri (WB) - herein after called the "**FIRST PART**" (which expression shall mean and include unless otherwise excluded by or repugnant to the context his heir, executors, administrations, successors, representatives, and assigns).

AND

SRI PRADIPTA SAHA, son of Sri Prosenjit Saha, having PAN No. - AYKPS5248Q, Hindu by faith, business by occupation, residing at A.P.C Sarani, Siliguri, P.O. and P.S. Siliguri, Pin - 734004, District Darjeeling (WB) - herein after called the "**SECOND PART**" (which expression shall mean and include unless otherwise excluded by or repugnant to the context his heir, executors, administrators, successors, representatives, and assigns).

WHEREAS the above named parties agreed and decided between themselves to form and constitute a partnership firm to carry on a construction and / or promotion business mainly dealing in all types of construction of residential and commercial complexes, Purchase & Selling of land, Ware Housing, Handling contractor of labour and transport vehicles, civil contracts, railway, telecom contracts and all other allied and related works and such other works and may be mutually decided from time under the name and style of 'KITE DEVELOPERS'

AND

WHEREAS in order to avoid future difference, doubts and disputes it is deemed expedient to reduce in writing the conditions of the partnership firm.

NOW THIS INDENTURE WITNESSETH that in pursuance of the above stated agreement the parties hereto do hereby mutually covenant with each other that they become and shall continue as parties in the aforesaid business upon such terms and subject to the conditions and stipulations here- in - after contained in the following articles that is to say:

05 JUL 2021

Debkish Chakraborty
Notary Govt. of India
Siliguri, Darjeeling
Regd No. 13792



1. THAT the name and style of the partnership firm shall be "KITE DEVELOPERS".
2. That the office of the firm shall be at "R.B. PARIWAR" APC Sarani Deshbandhupara , P.O. & P.S. Siliguri - 734004 in the District of Darjeeling (W.B.) and subject to the powers of the parties to change the style and / or site of the firm's head office as main place of business anywhere within and / or outside India as they may agree upon from time to time and partners are also empowered to appoint any agent, legal advisor , consultants, attorneys or whomsoever for smooth running and expediency of business of the firm.
3. THAT the partnership firm shall carry on the business as construction and / or promotion business mainly dealing in all types of construction of residential and commercial complexes, Purchase & Selling of land Ware Housing, Handling contractor of labour and transport vehicles, civil contracts, railway, telecom contracts and all other allied and related works and such other works and / or in such capacities as may be decided by the parties from time to time. The parties may by mutual consent start a new line of business or close one or more line or line of business.
4. THAT the business of the partnership has commenced and shall be deemed to have commenced on and from 1st day of July, Two Thousand and Twenty one and continue so long as the partner hereto may desire.
5. THAT the business of the firm shall be managed by the partners jointly and all the partners shall be authorized to represent the firm before any statutory authority or whom so ever and all the partners shall be authorized to execute the documents jointly or severally for and on behalf of the firm.
6. THAT the partners hereto shall by mutual consent, borrow money from Banks, Financial Institutions or from the private parties or individuals or whatsoever with or without security for the best interest of the firm.
7. THAT the Bank Account or Accounts in the name of the firm shall be opened with any schedule Bank or Banks as may be mutually settled by the partners and all the partners shall be authorized to operate the account and sign cheque, bundies, Bills of exchange or any negotiable documents jointly for and on behalf of the firm.
8. THAT the initial capital of the firm shall be contributed by all the partners hereto to the firm shall be mutually decided by the partners and more shall be contributed as to be mutually agreed upon by the partners from time to time to run the partnership business. The partners shall be entitled to get interest @12% per annum or at such rate on the partners contribution as may be mutually agreed upon by them. Such interest

KITE DEVELOPERS
S. P. A. Saha
Partner

KITE DEVELOPERS
Rudra Saha
Partner



05 JUL 2021

Dewash Chakraborty
Notary Govt. of India
Siliguri, Darjeeling
Road No. 13792



would however not be allowed in the event of losses. However the partners may by their mutual consent add, amend, alter, modify, reduce, vary or cancel this clause in any manner as may be mutually decided between them from time to time.

9. THAT in addition to the Capital contributed by the partners any further money required by the firm may be raised as loan from Bank or other lenders on such terms and conditions and rate of interest as may be available from time to time.

KITE DEVELOPERS
Sujit Aiswari
Partner

10. THAT the parties hereto hereby agreed that they will not withdraw any sum contributed on account of initial Capital and beyond that Capital they may make monthly withdrawals against profit accrued or to accrue only. However they can withdraw any sum from their Capital Account after getting prior approval from other partners.

KITE DEVELOPERS
Madhava Saha
Partner

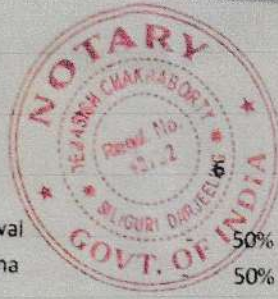
11. THAT

- i) All the partners have agreed to work in the partnership firm as working partners. It is hereby agreed that in consideration of the partners devoting their time and attention to the business of the partnership firm and working in the partnership they shall be entitled to draw monthly remuneration the aggregate amount of which shall be the maximum amount allowable as deduction as per the provisions of the Income Tax Act, 1961 and this may be changed from time to time by mutual consent. However in case of losses no remuneration could be paid or in case on inadequacy of profit the same shall be restricted to such available profits.
- ii) The partners shall be entitled to draw their remuneration only after the end of the relevant accounting period. However, nothing herein contained shall preclude any of the said partners from withdrawing every amount from the partnership firm against the amount or his share of profit for the relevant accounting year in such manner as may be decided by the partners by mutual consent.



12. THAT the net profit or loss as the case may be, of the partnership business after deducting interest and remuneration payable to the partners in accordance with this deed of partnership or any supplementary deed as may be executed by the partners, shall be divided and distributed amongst the partners in the following proportion (Total 100% share will be divided in two shares and each one will have 50% share)

05 JUL 2021
Debasish Bhattacharya
Notary Govt. of India
Siliguri, Darjeeling
Regd No. 13792



- a. Sri Sanjay Agarwal 50%
- b. Sri Pradipta saha 50%

KITE DEVELOPERS
Sanjay Agarwal
Partner

KITE DEVELOPERS
Pradipta Saha
Partner

Moreover the aforesaid profit and remuneration distribution ratio can be change in every financial year as per the contribution of funds by the partners in each project undertaken by this partnership firm.

13. **THAT** the First Accounting year of the partnership firm shall be from the date of commencement of the partnership to the next 31st of March and thereafter the firm shall follow English Financial year i.e. 1st April to 31st March as its Accounting Year. That account of the partnership of each year shall be made up and drawn and profit / loss of the business shall be ascertained and entered in the respective accounts of the partner, which shall be binding on all the parties.
14. **THAT** proper books of accounts of the partnership shall be kept in normal course of business at the main place or place of the business wherein shall be recorded particulars of all transactions , matters and things relating to the said partnership concern and each and every partner shall have full and easy access to the books of accounts and documents at all reasonable time and shall be at liberty to check them and to make such extracts there from as he may deem fit or necessary. The books of accounts will not be removed from the place of business in any eventuality
15. **THAT** the expenses and outgoing what so ever in respect of the said partnership business shall be paid and borne out from the gross earnings and assets of the partnership firm and if at any time the same be not sufficient to meet the expenses incurred or loss suffered; the same will be paid and borne by the partners to extent of their share of profit /loss.
16. **THAT** every partner shall punctually pay and discharge his separate debts and acknowledgements and shall at all times indemnify and keep indemnified against the same and all actions , proceedings costs, damages and expenses on account hereof.



05 JUL 2021

Debajish Chakraborty
Notary Govt. of India
Siliguri, Darjeeling
Regd No. 13792



KITE DEVELOPERS
S. V. Agui
Partner

KITE DEVELOPERS
Madhesh Saha
Partner

17. THAT EACH PARTNER SHALL :-

- a) Be just and faithful to the other partners in all transactions relating to the partnership firm.
- b) At all times give to the other a just and faithful account of the firm and also upon a reasonable request further furnish a true and correct explanation thereof to the other partners.

18. **THAT** if necessary, the partners may by mutual consent and /or as such terms and condition as they shall decide upon, take in / induct in any new partners in the said partnership.

19. **THAT** no partner shall, without the consent in writing of the other partners, assign or mortgage or transfer his share of interest in the partnership and will not start himself without the consent of other partners in writing in the similar and identical type /nature of business as being done by the firm.

20. **THAT** the partnership shall not be dissolved on the retirement or death of any of the partners here to but shall be continued and carried on by the surviving partners and the partners who retires or the legal heirs of the diseased partner will not be entitled for any goodwill Advantages , Quotas , Office premises factories, Contracts , Licenses, Assets , Properties , Staff -Members and employees and all other benefits of like nature of the firm if any. However he will be entitled to get his share of profit, remuneration up to the date of his retirement or death and credit balance in his capital account.

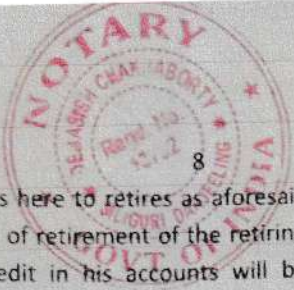
21. **THAT** the partnership shall continue so long as the parties hereto may desire Any of the parties hereto may retire from the partnership on giving three months notice in writing to , other partners of his intention of such retirement.

That on the expire of the said notice period the firm shall not be dissolved but carried on if so desired by the remaining partners and share of the retiring partner will be divided amongst the continuing partners or shall be mutually agreed upon by the partners .



45 JUL 2021

Debashish Bhakraborty
Notary Govt. of India
Siliguri, Darjeeling
Road No. 12702



That if any of the parties here to retires as aforesaid, the partnership account will be prepared as on the date of retirement of the retiring partner, together with the other account standing to credit in his accounts will be paid to him by the remaining partner(s) immediately or in installment as may be agreed upon by the parties hereto of the agreement.

KITE DEVELOPERS
Sujay Aggarwal
Partner

22. THAT on the retirement of any of the partners, as aforesaid, the retiring partner shall not be entitled to carry on the business under the name and style of " KITE DEVELOPERS" and who shall not be entitled to Good will, Advantages, Quotas, Office premises, Factories, Contracts, Licenses, Assets, Properties, Staff - Members and employees and all other benefits of the like nature and also for the liabilities of the firm unless otherwise agreed upon at the time of final settlement of the account.

KITE DEVELOPERS
Anudipha Saha
Partner

23. THAT no partner shall without the written consent of the other partners do any of the following, namely, dispose of, or encumber any of the assets of the firm, borrow any money or incur any liability on behalf of the firm or stop operation of any banking account or cancel any transaction entered in to by the firm. No partner shall without the written consent of the other partners keep the business place closed or prevent any partner from entering the business premises of the firm. In these respects the decision of the majority of the partners will be treated as the consent of the partners and /or the firm.

24. THAT any partner may be expelled from the partnership after giving him opportunity to explain his conduct or allegations against him as regards fraudulent conduct misappropriation, manipulation of accounts making secret profits or carrying on some other business competitive to business of the firm or utilizing the know-how and particulars of customers of the firm.

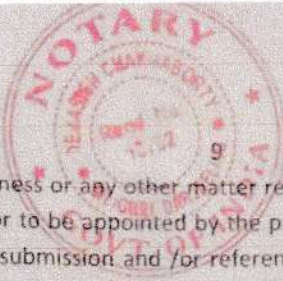
25. THAT all notices to be given either to partner or by a partner to the firm hereunder shall be deemed to be duly served if addressed to such firm or the partner at the address given here in above and sent by registered post.



26. THAT any dispute or difference which may arise between the partners or their heirs and representatives or between the firm and a partner with regard to the construction meaning and effect of this Deed or respecting accounts profits or losses of the business of the firm or the right or liabilities of the partners here under or the dissolution or

05 JUL 2021

Dekalish Chakravorty
Notary Govt. of India
Siliguri, Darjeeling
Regd No. 13792



winding up of the business or any other matter relating to the firm shall be referred to arbitration to arbitrator to be appointed by the partners mutually and this clause shall be deemed to be the submission and for reference to the Arbitrator and Conciliation Act 1996 including any statutory modification thereof.

27. THAT in all other matters not mentioned or discussed here –in – above or otherwise expressly provided for , The Partnership Act ,1932 or any other statutory modifications thereof in force for the time being shall apply.

28. THAT any of the above noted terms and conditions may be varied, altered or added to by mutual consent of the partners hereto, to be either expressed in writing or implied by conduct.

IN WITNESS WHEREOF the said parties to these presents have set and subscribed their hands and seals on the day, month and year first written here – in – above.

IN THE PRESENCE OF:

1. Binod Jha
Sesh narayan Jha,
Maharaj Colony, Siliguri

KITE DEVELOPERS
Sajay Agrewal
Partner

First part

2. Joydip Ghosh
40 Kanak Ghosh
Desh Bandhu Park,
H.M.C. Camp, Siliguri

KITE DEVELOPERS
Rajesh Saha
Partner

Second Part

Drafted, Read over and explained
To all the partners by me.

Subash Singh
ADVOCATE, SILIGURI



06 JUL 2021

Subash Chakraborty
Notary Govt. of India
Siliguri, Darjeeling
Regd No. 13797