

**Pashupati Shah**  
**Notary**

(Appointed by Govt. of India)



Residence/Chamber  
Punjabi Para,  
Behind Pranami Mandir,  
Siliguri .734001  
Mobile: 98326-29587,  
96410-71507

Serial No. 107 Dated 10/08/2023

## NOTARIAL CERTIFICATE

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

TO ALL TO WHOM THESE PRESENTS shall come, I, Sri Pashupati Shah, 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 as also by Sri/Smt. Prinya Sarkar 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 supplementary deed of partnership enclosed herewith*

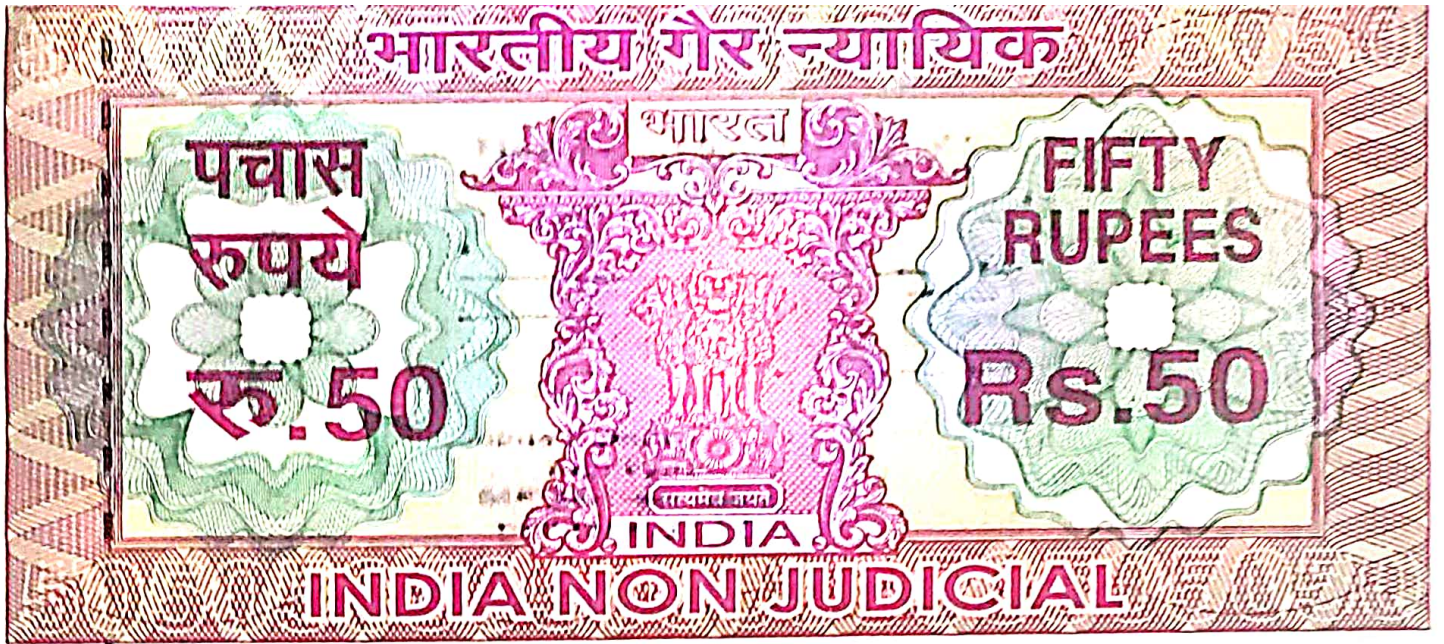
PRIMA FACIE the annexed instrument 'A' appears to be usual procedure to serve and avail as needs or occasion shall or may required for the same.

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 10<sup>th</sup> day of Aug in the year 2023



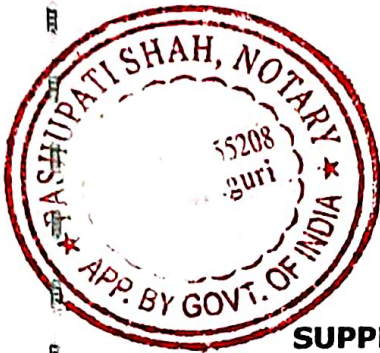
Solemnly Affirmed & Declared  
Before me on Identification  
10/08/23  
Pashupati Shah  
NOTARY, SILIGURI  
Pashupati Shah  
Notary

The executentls is/are identified by me :  
Jaakal  
Advocate



पश्चिमबङ्ग पश्चिम बंगाल WEST BENGAL

AB 447817



MSL INDIA  
*[Signature]*  
PARTNER

MSL INDIA  
*Manoj Naths Upadhyay*  
PARTNER

MSL INDIA  
*Radhika Upadhyay*  
PARTNER

**SUPPLEMENTARY DEED OF PARTNERSHIP  
(DEED OF ADMISSION-CUM-RETIREMENT)**

OF

**M/S. MSL INDIA**

M/S. MSL INDIA

Supplementary deed of Partnership is...

Contd....P/2.

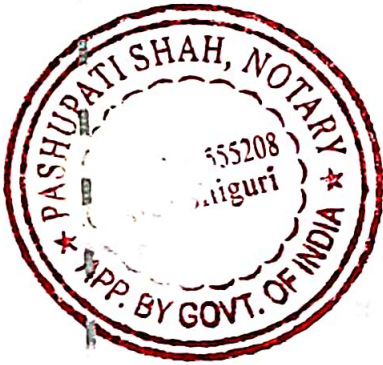
*Pankaj  
Adhikari*

Solemnly Affirmed & Declared  
Before me on Identification  
*[Signature]*  
Pashupati Shah  
NOTARY, SILIGURI



पश्चिमवङ्ग पश्चिम बंगाल WEST BENGAL

AN 161483



MSL INDIA  
PARTNER

MSL INDIA  
PARTNER  
Munir Nath Dandiyay

MSL INDIA

MSL INDIA  
PARTNER  
Rachha Sathiyay

:: 2 ::

**SUPPLEMENTARY DEED OF PARTNERSHIP**

**(DEED OF ADMISSION-CUM-RETIREMENT)**

**OF**

**M/S. MSL INDIA**

This Supplementary deed of Partnership is made on this 10<sup>th</sup> Day of August 2023 amongst:

Solemnly Affirmed & Declared  
Before me on Identification

Pashupati Shah  
NOTARY, SILIGURI

Contd....P/3.

Pasha  
Addy

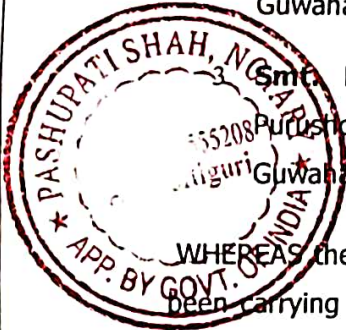
MSL INDIA  
PARTNER

MSL INDIA  
Mukti Nath Upadhyay  
PARTNER

MSL INDIA  
Radha Upadhyay  
PARTNER

:: 3 ::

1. **Sri Rajesh Chetri** having Income Tax **PAN: ABOPC3990N**, s/o Padam Bahadur Chetri, resident of Salbari, Behind Brahmakumari Meditation Centre, P.O. Sukna, P.S. Pradhan Nagar, District – Darjeeling, West Bengal, hereinafter called the Party of the First Part,
2. **Sri Mukti Nath Upadhyay** having Income Tax **PAN: AAEPUG582H**, s/o Hari Prasad Upadhyay, resident of H.No. 247, Nizarapar Road, PO/PS Chandmari, Guwahati – 781003, Assam hereinafter called the Party of the Second Part, and  
**Smt. Radha Upadhyay** having Income Tax **PAN: AAOPUG525C**, D/o P. Ushottam Subedi, resident of H.no. 3AB, Pragjyotish Nagar, PO/PS. Jalukbari, Guwahati – 781014, Assam hereinafter called the Party of the Third Part.



WHEREAS the parties above namely the Party of the First Part and Second Part have been carrying on the business of Partnership under the name & Style of "**M/S. MSL INDIA**" vide deed dated 26<sup>th</sup> Day of November, 2015 notarised at Siliguri, West Bengal.

Now, this supplementary deed of Partnership is made in continuation of the deed dated 26<sup>th</sup> Day of November, 2015 as mentioned in above para is for the admission of the party of the Third Part and the retirement of the Party of the Second Part in the above-mentioned Partnership Firm "**M/S. MSL INDIA**"

The Retiring Partner desires to assign or transfer his share in the said Partnership to the New Partner and retire from the partnership.

It is agreed to enter into this agreement to give effect to the said transaction.

**NOW IT IS AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:**

1. The Continuing Partner admit the New Partner as a Partner of the said Partnership in place of the Retiring Partner and on the basis of the same terms and conditions as are contained in the said Deed of Partnership hereinbefore recited as if the New Partner was a party to the said Deed of Partnership in place or instead of the Retiring Partner except that the New Partner will not be entitled to the benefits by way of profits earned during the period up to the date of these presents.

*Paeky  
Aditya*

Solemnly Affirmed & Declared  
Before me on Identification  
*[Signature]*  
Pashupati Shah  
NOTARY, SILIGURI

Contd....P/4.

MSL INDIA  
PARTNER

MSL INDIA  
Munir Nath Upadhyay  
PARTNER

MSL INDIA  
Ravindra Upadhyay  
PARTNER

:: 4 ::

2. The share of the New Partner in the capital assets and profits and losses of the New Partner in the said Partnership will be the same as that of the Retiring Partner under the said Deed of Partnership.

3. The New Partner covenants with the said Continuing Partner that he holds himself liable and undertakes to pay the debts and liabilities of the said firm along with the continuing partner as if the said debts and liabilities were incurred while he was a partner of the said firm.

4. The Retiring Partner hereby assigns and transfers all his share, right, title and interest in the said partnership business together with all the assets including goodwill and all outstanding, benefits of all permits and licenses held by the Firm and outstanding contracts for agreed upon consideration amongst the partners to be paid by the New Partner to the Retiring Partner on the execution of these presents (receipt whereof the Retiring Partner shall admit separately) to hold the same unto the New Partner absolutely but subject to all debts and liabilities of the firm.

5. The Retiring Partner releases all his rights and claims to and in the said Firm and its assets of all kinds.

6. The Continuing Partner agree to indemnify and keep indemnified the Retiring Partner against all loss, costs, charges and expenses that the Retiring Partner may suffer or incur on account of any claim being made against him as a Partner of the said firm.

7. The said Partnership between the Continuing Partner and the New Partner will continue hereafter on the same terms and conditions as are contained in the said Deed of Partnership dated 26<sup>th</sup> Day of November, 2015.

8. The change in the Constitution of the said Partnership hereby affected will be notified to the Commercial Tax Officer and the Income Tax Department within the prescribed time and will also be widely published amongst the business community in due course.

The continuing partner and the new partner give unconditional undertaking that name of the existing partner shall not be used in any business transaction from date of this retirement.

P. Parth  
Advocate

Solemnly Affirmed & Declared  
Before me on Identification  
Pashupati Shah  
NOTARY, SILIGURI

Contd....P/5.

**IN WITNESS WHEREOF** the parties hereto have put their respective hands the day and year first hereinabove written.

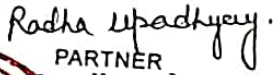
Signed and delivered by the Within named Continuing Partner  
MSL INDIA

  
PARTNER

**(Rajesh Chetri)**

Signed and delivered by the Within named New Partner

MSL INDIA

  
PARTNER

**(Radha Upadhyay)**



Signed and delivered by the Within named Retiring Partner

MSL INDIA

  
PARTNER

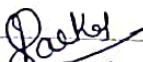
**(Muktinath Upadhyay)**

**Common Witness to all the above Signatories**

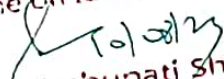
1. Kamal Sharma  
S/o- Damodar Sharma  
Salbari, Sukma Devaliy -
2. Sangrati Chetri  
W/o Sri Rajesh Chetri  
Barahim Bazar  
Kushtak 11

Drafted by me and printed

In my office.

  
Priya Sarkar  
Advocate/Siliguri  
Regn. No. F-396/429/03

Solemnly Affirmed & Declared  
Before me on Identification

  
Pashupati Shah  
NOTARY, SILIGURI

Partha Kumar Pal

**NOTARY**

(Appointed by the govt. of India)



**Professional Address:**

"Soumyasuchi", 1 st Floor,  
(Near Old Doors Bus Stand)

Bidhan Road, P O.: Siliguri,

Pin Code: 734 401, Dist. : Darjeeling,

Phone No.: 94341-71471

Serial No. ....

**NOTARIAL CERTIFICATE**

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

TO ALL TO WHOM THESE PRESENTS shall come, I, Partha Kumar Pal duly authorised by the Government of India to practise 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 as also by Sri B. Adhikari Advocate, as to the contained therein, Presented before me.

Accordingly to that this is to certify, authenticate and Attest that the annexed instrument 'A' is the:

An original deed of Partnership.



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

In faith and testimony whereof 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 26th day of November in the year of Christ 2015.....



J. Pal 26/11/15  
Partha Kumar Pal  
Notary  
GOVT. OF INDIA  
Apptd. Regd. No. 2159

The executant/s is/are identified by me :

B Adhikari  
Adv / Sg.

(11)

भारतीय गैर न्यायिक

एक सौ रुपये

Rs. 100

रु. 100



ONE HUNDRED RUPEES

सत्यमेव जयते

भारत INDIA

INDIA NON JUDICIAL



सिद्धिचक्र पश्चिम बंगाल WEST BENGAL

V 180494

*[Handwritten Signature]*

*Munir Nath Vpadhyay*

DEED OF PARTNERSHIP

*[Handwritten Signature]*  
Bhabya Adhikari  
Advocate Siliguri

*[Handwritten Signature]*  
26/11/15  
Partna Kumar Pal  
Notary Siliguri  
Apptd. By Govt. of India



भारतीय गैर न्यायिक

पचास  
रुपये  
रु.50



FIFTY  
RUPEES  
Rs.50

INDIA NON JUDICIAL



पश्चिम बंगाल WEST BENGAL

R 191874

*(Signature)*

*Munir Nath Upadhyay*

**DEED OF PARTNERSHIP**

OF

**M/S MSL INDIA :: SILIGURI**

**(WITH EFFECT FROM 26<sup>th</sup> November, 2015)**

This deed of partnership is made this 26<sup>th</sup> day of November, 2015;

**- BETWEEN -**

- 1. SRI RAJESH CHETRI, (P. A. No.ABOPC3990N) S/O SRI PADAM BAHADUR CHETRI, resident of Salbari, Behind Brahmakumari Meditation**

*(Signature)*  
**Bhabya Achikri**  
Advocate Siliguri

*(Signature)*  
**Partna Kumar Pal**  
Notary Siliguri  
Anotd. By Govt. of India



Centre, P.O.-Sukna, P.S.- Pradhan Nagar, Dist. – Darjeeling in the State of West Bengal, hereinafter called the party of the **FIRST PART**; P.N.-724002

- AND -

**2. SRI MUKTI NATH UPADHYAY (P. A. No. AAEPU6582H) S/O SRI HARI PRASAD UPADHYAY**, resident of H/No.247, Nizarapar Road, P.O. Chandmari, P.S. Chandmari, Dist. Kamrup(Metro), Guwahati - 781003, in the State of Assam hereinafter called the party of the **SECOND PART**;

Munkh Nath Upadhyay

All of them hereinafter individually be called PARTNER and collectively as "PARTNERS" or "FIRM".

WHEREAS the parties named above desirous of carrying on business in partnership by putting their capital, resources & experience together, agreed to the following terms and conditions to carry on business in partnership with effect from 26th day of November, 2015.

Now therefore the parties to this deed of partnership confirm and mutually agree to the following terms and conditions and this deed witnesses as follows :-

**1. NAME AND PLACE :**

That the name of the partnership firm shall be "**M/s MSL INDIA**" with the principal place of business/head office at Salbari, Behind Brahmakumari Meditation Centre, P.O.-Sukna, P.S.- Pradhan Nagar, Dist. – Darjeeling in the State of West Bengal. However the partners by their mutual agreement may change the principal place of business/head office to any other place or places.

**2. COMMENCEMENT & DURATION :**

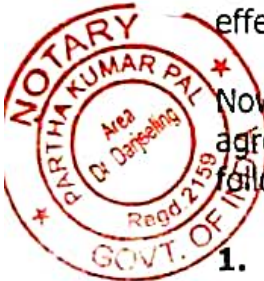
That the terms and conditions of the constitution of partnership under the present deed has commenced and shall always be deemed to have commenced on from the 26<sup>th</sup> day of November, 2015 and the partnership is at will to continue forever until dissolved by the partners as may be mutually agreed among them.

**3. BUSINESS :**

That the firm shall carry on the following business :

i) **Main Object :**

Dealing in real estate, design and or construction of civil, mechanical and electrical works, taking constructions work including interior



  
Bhabya Achikari  
Advocate Siliguri

  
Partna Kumar Pal  
Notary Siliguri  
Appntd. By Govt. of India

Munh. Nath Upadhyay

decoration and landscaping on contract basis, offering techno-commercial services. The partners may, however undertake any other type of business/businesses as may be agreed upon among them from time to time.

**ii) Other Objects :**

- a) To carry on such business and transactions as may be beneficial to the partnership firm.
- b) That in view of the Government Policies or other principles in distribution of contracts, Agencies, Permits, Licences, Quotas and appointment of dealers etc. the partners are entitled to secure business in their individual names or jointly agreed among the parties hereto, shall be carried on under the terms of this Deed.

**4. CAPITAL AND INTEREST :**

- a) That the partners of the firm have contributed their below Scheduled plot of land to the firm at a purchase value as per purchase deed mutually determined by the partners as their initial capital to the firm. That any expenses incurred for the registry of the said plot of land will be treated as additions to the respective capital in the books of the firm.
- b) That the necessary capital as well as further funds required for the purpose of the partnership business shall be contributed or arranged by the partners in such manner as may be mutually agreed upon by and among them from time to time. It is further mutually decided by the partners that interest on capital of the partners not exceeding 12% per annum or as may be maximum allowed u/s 40 (b) (iv) of the income Tax Act, 1961 shall be allowed to each partner.
- c) Capital of a partner means the credit balance of the capital account as appearing in the books of account of the partnership firm from time to time.
- d) The partners may draw such sum or sums from the Partnership as may be mutually agreed upon.

**5. MANAGEMENT :**

That the partnership business shall be managed faithfully and diligently to the best interest of the firm and in accordance with the policy and decisions made jointly by the partners from time to time.



Bhabya Adhikari  
Advocate Siliguri

Partha Kumar Pal  
Notary Siliguri  
1. By Govt



Mukti Nath Upadhyay

The party hereto of 1<sup>st</sup> shall be working partner and he will mainly manage the business of the firm. The said partner shall be working partner. It is hereby agreed to that, in consideration of the said party keeping himself actively engaged in the business of the partnership firm and working as working partner, shall be entitled to remuneration.

The remuneration payable to the said working partner shall be computed in the manner laid down or deduction under section 40(b) (v), read with Explanation 3 of the Income-tax Act, 1961 or any other applicable provision as may be in force in the income-tax assessment of the partnership firm for the relevant accounting year.

#### 6. SHARES :

That the net profit and losses of the firm after interest and remuneration to partners shall be shared/borne in the following proportion :-

Sl. No.	Name of the Partners	Share of Profit/Loss (%)
1	Rajesh Chetri	50%
2	Mukti Nath Upadhyay	50%
	TOTAL	100%

#### 7. BANK ACCOUNTS :

That the bank account(s) of the partnership firm shall be opened and operated by the partners jointly or in such other manner as the partners may mutually decide upon and accordingly give necessary instruction to the bank.

#### 8. ACCOUNTS AND FINANCIAL YEAR :

Usual books of accounts in respect of the Partnership business shall be maintained and kept at the place(s) of the business of Partnership or at such other place or places as may be prescribed under any law in force for the time being. Each of the partners shall be entitled at all reasonable times to inspect the books of accounts and other documents of the Partnership and to take copies or extracts there from.

  
Bhabya Adhikari  
Advocate Siliguri

  
Partna Kumar Pal  
Notary Siliguri  
Appd. By Govt. of India

Mushi Nath Upadhyay

That the accounting year of the firm shall commence from 1<sup>st</sup> April every year and end on subsequent 31<sup>st</sup> March when the Profit and Loss Account and Balance Sheet of the firm will be prepared and profit and loss will be divided among the partners in accordance with the provision of this Deed.

**9. GOODWILL :**

The goodwill of the firm for all purposes will always be taken to be nil.

**10. DEATH, LUNACY, INSOLVENCY :**

In case of death, lunacy and insolvency of a partner, the firm shall not be dissolved. In such cases one or more heirs or representatives, if any willing to join the partnership firm may be taken in his/her place as per the Provisions of the Indian Partnership Act.

**11. RIGHTS AND DUTIES :**

(A) That each of the partners shall be jointly and/ or severally entitled -

(i) To open and operate Bank Account(s) with Schedule/non-schedule banks at Siliguri or at any other place in India and procure overdrafts, loan from such bank(s) or other financial institutions (Central/State/Local) against security of Partnership assets on such terms and conditions deemed proper and to sign all papers, documents etc. in connection therewith.

(ii) To enter into contracts with any person(s) for carrying out the partnership business.

(iii) To borrow money and raise loans.

(iv) To sign draw, accept, negotiate, pay satisfy or receive any bills of exchange, hundies, promissory notes, cheques orders or other negotiable/mercantile instruments and to execute any other documents relating to business for and on behalf of the firm with all Government and Semi Government agencies.

(v) To act on behalf of the firm in general.

B) That all the partners are hereby authorized and empowered jointly and/or severally for and on behalf of the firm to apply for all kinds of licences, permits, quota rights and to submit tenders, to sign contracts statutory papers and agreement work orders incidental thereto and to receive payments in cash or by cheque, pay orders or to take delivery of the materials etc., for carrying out the aforesaid contracts, supply



*Bhabya Adhikari*  
Advocate Siliguri

*Partha Kumar Pal*  
Notary Siliguri  
App'd. By Govt. of India

Mukti Nath Upadhyay

order permits, quota right licences for the authorities concerned and for this purpose no power of attorney shall be required in favour of the partner(s) so acting for all other partner(s).

C) That the rights and duties of the partners inter se and in respect of the partnership business, subject to the terms of this deed shall be governed as per provisions of the Indian Partnership Act, 1932.

D) That the party hereto of 2<sup>nd</sup> i.e. **Mukti Nath Upadhyay** shall not be required to work physically for the partnership business and he will devote that much of time and energy to this firm as he may consider fit and proper in his absolute discretion and his contribution to the firm shall mainly be of finance towards the capital of the firm and in no case he will be responsible for criminal breaches of law, if any committed by the firm.

E) No Partner shall, without the consent of the others-

Lend any of the moneys and deliver upon credit any of the goods of the Partnership to any person or person's transactions with whom the other partners have previously in writing prohibited:

Give any securities or promise for payment of money on account of the Partnership except in the ordinary course of its business:

Enter into any bond or stand bail or become surety for any persons;

Knowingly cause or suffer to be done anything whereby the Partnership property or business may be endangered or adversely affected;

Mortgage or charge or transfer his share in the Partnership and/or its assets; or

Draw, accept or endorse any bills or exchange or promissory notes on account of the Partnership save in the ordinary course of its business.

F) If any partner commits breach of any of the stipulations contained hereinabove he shall indemnify the other or others for all losses, damages, costs and expenses on account thereof.

G) All matter relating to the management, change of objects, change of name and/or adoption of other names, opening or closing of



Shabya Achikari  
Advocate Siliguri

Partha Kumar Pal  
Notary Siliguri  
Apptd. By Govt. of India

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Munshi Nath Upadhyay

branch offices, shifting of the Partnership business or its principal office and otherwise arising out of the affairs of the Partnership including those as are referred to herein to be agreed by the Parties hereto in future, shall be determined in such manner as may be agreed from time to time by the Partners.

H) No Partner shall without the consent of the others make the Partnership liable in any manner for his personal or other affairs or business or debts save strictly that of the Partnership or relating to its business.

## 12. PURCHASE OF PARTNERSHIP ASSETS:

The parties hereto are jointly and/or severally authorized and empowered in the ordinary course of business to purchase or acquire on lease any asset such as land, flats, machineries, or any other assets required for the partnership business. And the partners have the authority to execute the paper, deeds, agreements, documents relate to such purchases of partnership assets.

## 13) ADMISSION OF PARTNERS:

Any person may be admitted into the Partnership and any minor may be admitted to its benefits as may be agreed upon by the Partners hereto.

On admission of a Partner or beneficiary, the Partnership shall be reconstituted and the terms of such reconstituted Partnership shall be same as laid down herein, save to the extent varied at the option of the Partners.

## 14) RETIREMENT:

Any partner may by giving 90 (ninety) days notice to the other partners retire from the Partnership.

14.1) On such retirement an account shall be prepared and the share of the Retiring Partner in the assets and the profits of the Partnership shall be determined and paid to him by the continuing partner or partners in such manner and at such time as may be mutually agreed. For determining the share of profits and/or losses of the retiring partner for the Accounting year during which he retires the accounts as at the close of such Accounting Year shall be taken and the profits and / or losses of the partnership till the date of retirement shall be



*Bhabya Achikari*  
Advocate Siliguri

26/11/15  
*Parthakumar Pal*  
Notary Siliguri  
Apptd. Ev Govt. of India  
Page 8 of 10

*(Handwritten initials)*

*Munshi Nath Upadhyay*

deemed to be proportionate to the period of the Accounting Year during which he was Partner unless otherwise agreed. In case it is found after adjustment of proportionate profit or loss that some amount remains due to be paid to the firm by the retiring partner he shall pay the same to the firm in such manner and at such time as may be mutually agreed.

14.2) Retirement of any partner shall not dissolve the Partnership.

14.3) The share of the Retiring Partner in the profits and losses, assets, properties and rights of the Partnership shall be taken over by the continuing partners and/or New Partner in such proportion as may be agreed and in case no such agreement is reached, then equally.



**15. ARBITRATIONS :**

That if any disputes arises among the partners the same shall be offered for adjudication to arbitrators, if not settled mutually, and the entire proceeding thereof, shall be covered as per the provisions of the Arbitration Act.

**16. JURISDICTION :**

That the jurisdiction for all civil/criminal disputes relating to this partnership business between the parties or their legal representatives shall be at Court in Siliguri.

**17. PARTNERSHIP ACT :**

That it is hereby provided that if any of terms and conditions of this partnership deed is repugnant to the provisions of the Indian Partnership Act, 1932 and the rules framed thereunder, then the provisions of the Indian Partnership Act, 1932 shall always prevailed.

**18. POWER TO VARY TERMS :**

That any of the terms and conditions of this partnership deed can be altered/modified/varied/added/cancelled at any time with the mutual consent of all the partners expressed in writing and such variation shall be binding if the same appears from the course of conduct of the partners and/ or the Partnership.

*(Signature)*  
**Bhabya Adhikari**  
Advocate Siliguri

*(Signature)*  
**Partha Kumar Pal**  
Notary Siliguri  
Appntd. By Govt. of India  
Page 9 of 10



**SCHEDULE OF LAND**

All that piece and parcel of vacant land as detailed below:

(a) Land measuring 16.50 (Sixteen and half) Decimals forming part of R. S. Plot Nos. 197(P), LR- 353 (P), **Khatian No.** LR-193 & 196, **Touzi No.- 91, Mouza-** Baragharia, **J.L No-** 82 and



(b) Land measuring 16.50 (Sixteen and half) Decimals forming part of R. S. Plot Nos. 194 & 196(P), **Khatian No.-** LR- 1130 & 195, **Touzi No.** 91, **Mouza-** Baragharia, **J.L No-** 82 under Patharghatta Gram Panchayat, Addl. District Sub-Registry Office Siliguri -II at Bagdogra in the district of Darjeeling, by virtue of registered two nos Sale Deeds being No. 06319 & 06320 registered at the office of the A.D.S.R. Siliguri- II at Bagdogra on 27.08.2014

**IN WITNESS WHEREOF** the partners here to have set and subscribed their respective hands and seal to this Deed of Partnership on the date, month and year first above set forth.

SIGNED AND DELIVERED IN THE PRESENCE OF

1. Vikram Rai

2. Santoshkumari

Sabbari, f/o Sukna  
P/S Matigara.

Siliguri, Dist-Darjeeling

*P. K. Pal*  
**Partha Kumar Pal**  
Notary Siliguri  
Apptd. By Govt. of India

SIGNATURE OF THE EXECUTANTS

1. Rajesh Chetri

(Rajesh Chetri)

2. Mukti Nath Upadhyay

(Mukti Nath Upadhyay)

Drafted by me and printed in my office:

*Bhabya Adhikari*  
**Bhabya Adhikari**  
Advocate Siliguri