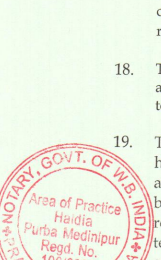
- 12. That the result of such final accounts either profit & loss as the case may be transferred to respective partners capital Accounts here of profit as the case may be.
- 13. That each partner shall be bound to attend diligently to his duties in conduct of the business.
- 14. That each partner shall indemnify the firm for any loss caused to it by his fraud or willful neglect in the conduct of business of the firm.
- 15. That each partner shall attend each meeting of the partner expecting under circumstances beyond his control.
- 16. That the property of the firm shall be held and used by the partner exclusively for the purpose of business.
- 17. That no partner shall without written consent of other partners make any assignment of his share or interest in the partnership business make himself liable as laid or security for person or damaged and also if anything done in contravention of the clause the same shall be deemed to have been done by him at his own risk and responsibility.
- 18. That any of partners during the continuance of the partnership business shall be allowed to carry on his own or partnership business and no partner shall be competent to raise any objection against such individual business of the respective partners.

That notwithstanding anything contained in the Indian Partnership Act it is hereby mutually agreed to by and between the parties that in case of death of any one or more partners, the firm shall not be dissolved but shall continue to be carried on by and between the surviving partners and legal heirs and/or representatives of the deceased partner, as a continuing concern, on the same terms and conditions as incorporated in this Deed or on such terms and conditions as may be agreed to by and between them from time to time. It is hereby further clarified that it shall be deemed as change in constitution and not succession.

That no retiring or deceased partner can deem any values for the good will of the business. In the event of the retirement of a partner, or refusal by the legal representative of deceased partner to become partner to become partner or on the expiry of the period given to them to become partner, the other partner shall have in the power to purchase his share by given to him or his legal personal representative notice in writing to that effect within Six calendar month of the receipt of the notice of retirement refusal by the legal personal representative to become partner or the expiry of the period given to them in the remaining or surviving partners fail to exercise their option of purchase within the said period of partnership shall stand dissolve as on the expiry of the last date of the said period, or before the expiry of the said period, the remaining or surviving partner may in the alternative or that their opening dissolve the partnership in both of which cases the final account would be taken and the right liabilities of the partner and their representatives settled in accordance with the provision of section 48 of the Indian Partnership Act,1932 or its modification. It also beside between the partners, the any outgoing partner cannot use the same name & style of the business.

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P. K. Jana NOTARY, HALDIA Regd. No.-106/2002