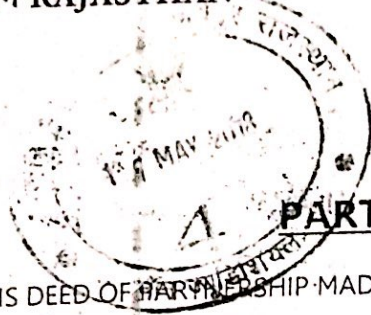


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राजस्थान RAJASTHAN



PARTNERSHIP DEED



THIS DEED OF PARTNERSHIP MADE ON THIS Date 26-05-2018 AT JAIPUR BETWEEN:

- (1) AABHA GUPTA W/O SHRI G.N. GUPTA, AGE-51 YEARS, R/O B-16, MATHUR VAISHYA NAGAR, P.O. AIRPORT, JAIPUR. (HEREINAFTER CALLED THE PARTY OF THE FIRST PARTY).
- (2) DISHEBH GUPTA S/O SHRI G.N. GUPTA, AGE-26 YEARS, R/O B-16, MATHUR VAISHYA NAGAR, P.O. AIRPORT, JAIPUR. (HEREINAFTER CALLED THE PARTY OF THE SECOND PARTY).
- (3) Mrs. Anjali sharma w/o Mr. Krishna kant , AGE -33, R/O 56-DARWAJA, PIRAWA, JHALAWAR-326034 (HEREINAFTER CALLED THE PARTY OF THE THIRD PARTY).
- (4) SANTOSH KUMAR SHARMA S/O SHRI OM PRAKASH SHARMA AGE - 36 R/O 457, MAHAVEER NAGAR, TONK ROAD, JAIPUR - 302018 (HEREINAFTER CALLED THE PARTY OF THE Forth PARTY).

[Handwritten signatures]

A Aabha Gupta
Aabha Gupta

S. Sharma

[Handwritten signature]

[Handwritten signature]

ATTESTED
[Signature]
Notary Public
Jaipur.

13 JUN 2018

क्र. 2077 दिनांक 10/99
 मुद्रांक का क्र. 10/99
 क्रेता का नाम शिवकुमार शर्मा
 पति/पिता का नाम ...
 निवास स्थान ...
 मुद्रांक खरीदने का आशय तथा ...
 कार्य का मूलांकन ...

क्रेता के
हस्ताक्षर

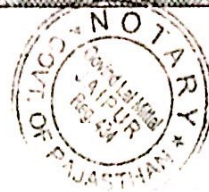
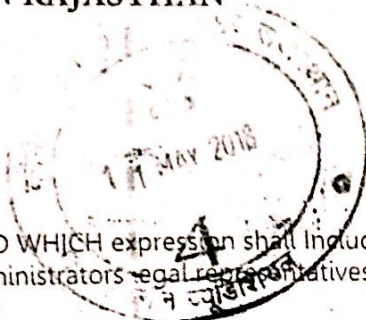
हस्ताक्षर
 कृष्ण कुमार भाटीया
 ला.नं. 10/99 स्टाम्प विक्रेता
 नेक्टर नं 3/768 के तहत
 मानवीय नगर

राजस्थान राज्य अधिनियम 1972 अन्तर्गत	
सूची क्रमांक 1 के तहत प्रयोग	
1. आरक्षण अधिनियम अधिनियम 1972	100
2. आरक्षण अधिनियम अधिनियम 1972	100
कुल राशि 200	
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राजस्थान RAJASTHAN

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AND WHICH expression shall include unless exclude by context their respective heirs, administrators, legal representatives, survivors, executors and trustees.

AND WHEREAS the partners are carrying on business of pathology laboratory and diagnostic centre with facilities of Pathology, X-Ray, ECG, Sonography, pulmonary and other testing relating to Medical and other business also be carried on which the mutual consent of the parties. Under the Name and style of **M/S RELIABLE DIAGNOSTIC CENTRE**, House No. E-11, Lohagal Road, Shastri Nagar, Ajmer (Rajasthan) 305001.

AND WHEREAS in Pursuance of the said agreements, the parties here to covenant to become partners and order to safe - guard their respective right and interests and to avoid any misunderstanding/disagreement and/or dispute and regarding the conduct of partnership affairs; and desirous to reduce the term & condition of the partnership into writing.

~~Signature~~
~~Signature~~

(P) Aabhacarya

Aabha Gupta

(A) Signature

Signature

13 JUN 2018

ATTESTED
Signature
Notary Public
Jaipur

Signature



NOW THIS WITNESS THAT THE PARTNERS HERE TO MUTULLY AGREE AS FOLLOWS:

1. That the deed of partnership is and shall be deemed to have come in to force with effect from the date of **1.4.2018**. That the name and style of partnership firm/business shall be **M/S RELIABLE DIAGNOSTIC CENTRE** at House No. E-11, Lohagal Road, Shastri Nagar, Ajmer (Rajasthan) 305001 Or any other name as may be mutually agreed by the partners.
2. That the business of partnership shall be carrying on business of pathology laboratory and Diagnostic centre with facilities of pathology, X-Ray, ECG, Sonography, pulmonary and other Testing relating to medical. That the business shall be carried at House No. E-11, Lohagal Road, Shastri Nagar, Ajmer (Rajasthan) 305001 or anywhere in India at such other places or the parties may from time to time agree upon.
3. That the capital required for the purpose of business the firm shall be arranged and contributed by all the parties as and when required.
4. That the employees of the firm shall be administration & be appointed by the consent of all the parties. No any appointment of a new employee shall be made without the consent of the parties.
5. That the partners may open one or more bank account in any bank in name of the partnership firm of any other name at any place or places as mutually agreed/decided by all the partners and shall be operated by any parties of partnership firm or by the person authorized by the partner.
6. That all necessary and proper books of account on respect of the partnership firm/business shall be maintained and all the parties the partners of the their duly authorized agent of agents shall be entitled to have free and unhampered access to such books and records of the partnership firm at all reasonable times.
7. The accounting year of the firm shall end on **31st march** every year and at the end the year, profit and loss account and balance-sheet shall be prepared and approved by all the partners.
8. That the party of Third part and forth part shall be entitled to remunerate from **01st April 2018 @ Rs. 17,500/-** (Rupees Seventeen Thousand Five Hundred Only/-) per month SEPERATELY for Ajmer Branch and entitled to remunerate **from 01st June 2018 @ Rs. 17,500/-** (Rupees Seventeen Thousand Five Hundred Only/-) SEPERATELY for Kota Branch as long as the third and forth part solely work in favor of the lab with a minimum attendance of 20 days, if not maintained, the party of third part or fourth part shall appoint a person from their remuneration as General Manager at the lab whose remuneration will be solely beared by the third or the forth party and

[Handwritten signatures]

ATTESTED
[Signature]
 Notary Public
 Jaipur

(P) *Aashu Agrwa*
Aashu Agrwa
(A)
S. Sharma
13 JUN 2018

[Handwritten signature]
 Amolnija

the company shall only reimburse for local conveyance used for marketing purpose in full buy not for the inter city travels.



9. That the profits and losses of the partnership after making all necessary adjustments shall be distributed and born by the partners in the following proportions:

Party of the First part	:	25%
Party of the Second part	:	25%
Party of the Third part	:	25%
Party of the Forth part	:	25%

10. That all the parties of the partners shall be just and faithful to each other's relating to the business and affairs of partnership and shall give a true and fair account and full information of all the things and matters relating to the same to each others as often as they shall be required to do so.

11. That the partners shall carry on the business of the partnership to almost advantage and shall not do anything which may be deterring mental to the interest of the partnership.

12. That no outsider shall be admitted to this partnership firm/business without the consent of the all the partners.

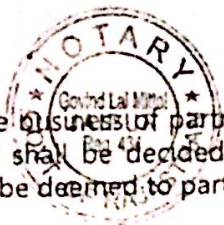
13. That the duration of the partnership is at will of the partners who may sever his connection from the firm/business by giving one months, notice in writing, of his intention to do so to the remaining partners and on the expiration of such notice period, the firm shall stand dissolved as regards the party or parties giving such notices (s), the period of notice can be reduced/waived if mutually agreed upon by the partners.

14. In the event of death of any partner the firm shall not be dissolved but the legal heir of the deceased partner shall be admitted as a partner in his/her place.

15. That in the event of any dispute of the parties to the deed, no party shall be straight away rush to court of law. The dispute shall be decided by the majority decision of the parties, others the partners refer the dispute amongst the arbitrators nominated by the parties of the partnership.

16. That for all the condition not mentioned here in the partnership agreement shall be governed by the Indian partnership act, 1932.

~~_____~~
~~_____~~
ATTESTED
Notary Public
Jaipur
13 JUN 2018
Aabha Gupta
Aabha Gupta
Aabha Gupta
Aabha Gupta
Aabha Gupta



that any other provision concerning the business of partnership for which no provision has been made in this deed shall be decided by the partners by mutual consent and such decision shall be deemed to part of this deed.

- 18. That it shall be open to the parties at any time to mutually agree to add, after of delete any terms and condition. In the event of such addition, alternation or amendment the same shall be incorporated as addenda, or addendum as the case may be to the deed.
- 19. All the parties have agreed that if any opportunity is present in the district and surroundings of Ajmer, Kota than first priority of entering into the similar business shall be given to the partners and only after the consent of all parties the business can be commenced.
- 20. If any of the parties are not filling to part in a new venture than other parties have the right to commence similar business.

IN WITNESS Where of The party above named has set their respective hands on the date, month and the year first above-mentioned.

Identified by
WITNESS

Aabha Gupta
Aabha Gupta
(Smt. Aabha Gupta)
First Party

[Signature]
(Mr. Dshebh Gupta)
Second Party

[Signature]
(Mrs. Anjali Sharma)
Third Party

[Signature]
Mr. Santosh R. Sharma)
Forth Party

[Signature]
ATTESTED
[Signature]
Notary Public
Jaipur

13 JUN 2018

[Signature]
[Signature]
[Signature]