

7. That the parties shall be entitled to get the remuneration for the services rendered by them towards the business of partnership and in conducting its day to day business which shall be credited to their respective capital account at the closure of the business.
8. That the parties shall be entitled for Intt. @ 12% per annum of such other lower rate on their capital investment as desired by the parties to this deed from time to time. In case there is a debit balance of any parties to this deed in a particular financial year, he shall be liable to pay Intt. at the same rate and mentioned above.
9. That for the purpose of clause and the partnership deed, the profit shall mean the total income computed in the manner laid down.
10. That no party shall be at liable to raise any loan from the market without the consent of other parties in writing and shall also not give credit to anyone except what necessary in regular course of business.
11. That the bank account of the firm shall be opened with any schedule bank or Banks and the same will be operated by any one or both partners jointly.
12. That each party shall be entailed to withdrawn such amount for this personal expenses which may mutually be agreed upon between the parties from time to time which shall be debited to their respective accounts.
13. That books of account of the firm shall be maintained and closed on 31st March of every year when final accounts shall drawn and profit/losses shall be divided between the parties as per clauses above under the INCOME TAX ACT.
14. That in respect of manners not especially death with in this deed, the provisions of the Indian Partnership Act.1932 shall apply.
15. That in case of any dispute between the parties to this deed, no party shall be entitled to rush to a court of law. That matter shall be referred to arbitration under Indian Arbitration Act.1940.
16. That in case of any dispute or difference between the partners no any term or condition of this partnership or otherwise in that case the party of the second part be vacated the business premises and place fully hand over the possession of the business premises to the landlord.
17. That any of the terms conditions and stipulations may altered arised or added to by mutually taking the consent of all the partners in writing.
18. That the partners shall contributed (1st partner 50%, 2nd partner 50%) sum towards a share of capital in the firm. This is refundable on his retirement or on his death along with share to his legal heirs.

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PARTNERSHIP-DEED

This Deed of Partnership is made at Delhi, on 19-07-2022, between :-

- (1) **SH. DINESH S/O SH. KAMAL KUMAR R/O GH-3/1015, SAINATH APARTMENT, SECTOR-28, ROHINI, DELHI-110085**, (hereinafter called the FIRST PARTY/PART OF FIRST PARTNER)

AND

- (2) **DR. PRIYANKA GAUTAM W/O SH. DINESH R/O GH-3/1015, SAINATH APARTMENT, SECTOR-28, ROHINI, DELHI-110085** (hereinafter called the SECOND PARTY/ PART OF SECOND PARTNER).

The Expression of First party and Second party shall mean and include their respective heirs, successors, executors, administrators and assigns.

WHEREAS the first party and second party referred to above have become the partners and have started a partnership firm to carry on the business of Metal Trading the name and style of M/s **GOLA PATHLABS** located at **A-4/252, OPPOSITE BHAGWAN APARTMENT, SECTOR-28, ROHINI, DELHI-110085** on the following terms and conditions agreed between the parties:-

NOW THIS PARTNERSHIP DEED WITNESSETH AS UNDER

1. That this Deed of partnership shall deem to have come into effect from 01st day of July, 2022.
2. That the principal place of business shall be at **A-4/252, OPPOSITE BHAGWAN APARTMENT, SECTOR-28, ROHINI, DELHI-110085**
3. That the business of the partnership shall be deemed to have come into force w.e.f. 01st day of July, 2022 and the partnership shall be the partnership at WILL.
4. That the business of the partnership shall be PATHLOGY LAB.
5. That the profit and losses of the business of partnership shall be shared/borned by the parties in the following proportion:-
 - ❖ First Party/First Partner : 50%
 - ❖ Second Party/Second Partner : 50%
6. That all parties shall be working partners and shall take the active part in business activities.

Sh. Dinesh



Dr. Priyanka



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No. : IN-DL62545620328056U
Certificate Issued Date : 19-Jul-2022 06:27 PM
Account Reference : IMPACC (IV)/ dl704903/ DELHI/ DL-DLH
Unique Doc. Reference : SUBIN-DL70490307725370297310U
Purchased by : GOLA PATHLABS
Description of Document : Article 46 Partnership
Property Description : Not Applicable
Consideration Price (Rs.) : 0
(Zero)
First Party : GOLA PATHLABS
Second Party : Not Applicable
Stamp Duty Paid By : GOLA PATHLABS
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Please write or type below this line



Rajinder Kumar Agnihotri

Prityanka

19. That the First Party and second party both parties has invested Rs.5,00,000/- with the total of Rs.5,00,000/- as per his own wish.

20. That the partners shall withdraw any sum by mutual consent and receive their remuneration from the firm in the following manner, unless and until the partners by mutual consent decide to change the remuneration of any manner.

IN WITNESS WHEREOF, the parties hereto have hereunto set and subscribed their hands on these presents on the day, months and year first mentioned here above.

WITNESSES:

1. RAJBAGA GAUSAM/W/O C.P. GAJANAN FIRST PARTNER
R/O G.H-3/1615, Rowli-28 N. Delhi
Rajbaga
20/July/2022

2. MAN SINGH s/o Fakir Singh SECOND PARTNER
R/O U-11/19 Budh Vihar N Delhi-86
Man Singh
20/7/22



ATTESTED

NOTARY PUBLIC, DELHI

19 JUL 2022