

படிவம் - இ.

[விதி 9 (அ) காண்க,]

தொழிற் கூட்டுப் பதிவு அறிவிப்பு

நாமக்கல் பதிவு மாவட்ட தொழில் நிறுவனப்பதிவாளர், 1932 ஆம் ஆண்டு இந்தியக் கூட்டு வாணிபச் சட்டம், 58(1) பிரிவில் குறிப்பிட்டிருக்கும் அறிக்கை வரப்பெற்றுக் கொண்டதை இதனால் அறிவித்துக்கொள்கிறார். அந்த அறிக்கை கோப்பில் சேர்க்கப்பட்டு தொழில் நிறுவனத்தின்

பெயரான "NAVANI DIAGNOSTIC CENTRE" என்பது தொழில்

நிறுவனப் பதிவேட்டில் 2013 ஆம் ஆண்டு 400/2013 எண்ணாகப் பதிவாகியிருக்கிறது.

2013 ம் ஆண்டு மே திங்கள் 23ம் நாள்



தொழிற்கூட்டுப்பதிவாளர், ஸ்.கூர் நாமக்கல்.





தமிழ்நாடு तमिलनाडु TAMILNADU 2 6 MAR 2021

NAVANI DIAGNOSTIC CENTRE

BC 358633

போ.தியாகரா**ஜன்,** மு.தா.கி.உ.என்: 16/9ச பாரக்கி நாம**க்கல்,**

NAVANI DIAGNOSTIC CENTRE, NO:24, KOTTAI MAIN ROAD, NAMAKKAL - 637 001.

This deed of partnership executed on this the 01st day of April 2021 among:-

1. **Dr.C.Natesan**, S/o K.Chinnusamy, aged about 50 years residing at No:18/1, Kottai Main Road, Namakkal - 637001, hereinafter referred to as the **FIRST PARTY**;

KATACHALAM, M.A.,B.L

R. Valle

Regd.G.O.MS.No. 53/2016, 1/67, Chinna Mudalalpatti,



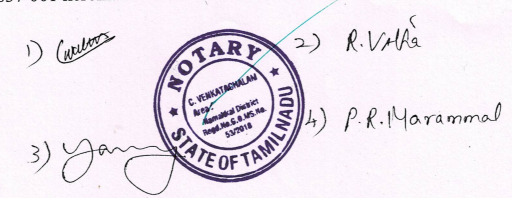
தமிழ்நாடு तमिलनाडु TAMILNADU

BC 358637 பொ.தியாகராஜன், மு.தா.வி.உ.என்: 16/94

-:2:-

 Dr.R.Vanitha, W/o. Dr.C.Natesan, aged about 45 years residing at No:18/1, Kottai Main Road, Namakkal - 637001, hereinafter referred to as the SECOND PARTY;

3. Shri. P.Rangasami, S/o. Perumal Gounder, aged about 72 years residing at No:74/43, Pillaiyar Kovil Street, Thillaipuram, Namakkal – 637 001 hereinafter referred to as the THIRD PARTY;





தமிழ்நாடு तमिलनाडु TAMILNADU

BP 929616 ①・リカレー

முத்திரைத்தாள் விற்பனையாளா உரிமம் என். 19/2008/NMKL நாமக்கல் (டவுன்), தமிழ்நாடு

-:3:-

Smt.P.R.Marammal, W/o. P.Rangasami, aged about 72 years residing at No:74/43, Pillaiyar Kovil Street, Thillaipuram, Namakkal – 637 001 hereinafter referred to as the FOURTH PARTY;

WHEREAS the above parties herein have been carrying on the business of diagnostic centre under the name and style "NAVANI DIAGNOSTIC CENTRE" as per the deed of partnership executed amongst them as on 01.04.2017.

WHEREAS it has become necessary and expedient to revise the salary clause.



AND WHEREAS the parties herein are desirous of reducing the terms and conditions of their partnership into writing this deed of partnership has been executed on this the 01st day of April 2021.

NOW THIS DEED WITNESSTH AS FOLLOWS:-

- 1. The Name and style of this partnership shall continue to be " NAVANI DIAGNOSTIC CENTRE"
- 2. The principal place of business of this partnership firm shall continue to be situated at No: 24, Kottai Main Road, Namakkal. However with the mutual consent of the parties herein the principal place of business may be shifted to any other place.
- 3. The nature of business of this partnership firm shall continue to be that of Diagnostic Centre. However with the mutual consent of the parties herein any other business may be carried on.
- 4. The amounts standing to the credit of partners' capital account from time to time shall be construed as capital. The capital may be increased or decreased with the mutual consent of the parties herein.
- 5. The parties herein are entitled to interest on their capital account, current account and loan account balances at 12% P.A. (or) such other rate as may be permitted under the provisions of the Income tax Act as amended from time to time.



- 6. Dr.C.Natesan, the first party herein shall continue to be the managing partner of this firm. He is authorized to look after day to day affairs of the business and also to receive registered letters, Money order etc., addressed to the firm.
- 7. Bank account may be opened and operated individually on behalf of the firm by Dr.C.Natesan the first party herein or Dr.R.Vanitha the second party herein. If any loan is to be raised the same shall be done individually by the first or second parties herein.
- 8. The following parties herein will be the working partners and they are entitled to salary as shown below:

Dr.C.Natesan Rs. 120000/- P.A

Dr.R. Vanitha Rs. 360000/- P.A

P.R.Marammal Rs. 48000/- P.A

Salary will be payable annually. However if there is no book profit for the firm prior to reckoning of remuneration of partners but after interest on capital, partners will not be entitled to any remuneration. In case, the book profits after interest to partners is not adequate to meet the remuneration as fixed by this deed, they will be entitled to such remuneration on a pro rata basis reducing such income to NIL.

"Book - Profit" means the net profit as shown in the profit and loss account for the relevant previous year computed in the manner laid down in Chapter IV - D as increased by the aggregate amount of the remuneration paid or payable to all the partners of the firm if such amount has

been deducted while computing the Net Profit."

2) R. Valha
4) P. R. Maran

C. VENKATACHAL

- 9. The duration of Partnership shall be 'ONE AT WILL'.
- 10.Proper books of accounts shall be maintained and the same shall be closed on the 31st day of March every year to ascertain the profit or loss of the firm. The profit or loss so ascertained shall be divided among the parties herein in the following ratio.

1. Dr.C.Natesan 40%

2. Dr.R. Vanitha 40%

3. P.Rangasami 10%

4. P.R.Marammal 10%

- 11.If any of the parties herein desires to retire from this firm he/she shall give at least one month notice in writing to the other parties herein.
- 12.Death or retirement or incapacitation of any of the parties herein shall not amount to dissolution of this firm and the remaining parties shall continue the business either themselves or by admitting the legal heirs of such deceased person/s into this partnership.
- 13. The parties may admit any other person or persons as partners on the terms and conditions as may be mutually agreed amongst themselves.
- 14. The parties herein may carry on any other business either individually or in partnership with others and this firm shall not have any right or liability over such other business.

15.If any dispute arises among the parties herein the same shall be settled in accordance with the provisions of the Indian Arbitration and Conciliation

Act, 1996.

C. VENKATACHALAM

Area:

Namakkai Obstirc)

Namakkai Obstirci Obs

16. The properties of immovable or movable nature including transport vehicles, cars etc., can be purchased and operated either in the name of the firm or in the name of the partners.

With the mutual consent of the parties herein any of the above clauses may be changed, removed and / or added new clauses by way of a codicil.

Except to the extent specifically stated above all the other provisions of Indian Partnership Act, 1932 shall apply to this firm.

IN WITNESS WHEREOF THE PARTIES HEREIN HAVE SIGNED BELOW IN TOKEN OF THEIR ACCEPTANCE OF THE ABOVE TERMS AND CONDITIONS ON THIS DAY, MONTH AND YEAR HEREIN ABOVE MENTIONED BEFORE THE FOLLOWING WITNESSES.

2) R.V.He 4) P.R. Maraonmal.

WITNESSES:

1. d K. Dingh Pej both ni 310 A. Kanagaraj 215 China mushalai proti Namakka

2. & V. Muthukumar V. Phillip L. V. S. W. Veerappun . W. W. U.V. L. V. E. 2/205, Ellaimedu Re Palaputti (p.o)
Namakis.

C. VENKATACH OFTAM .12023

C. VENKATACHALAM, M.A., B.L. Regd.G.O.MS.No. 53/2018, 1/67, Chinna Mudalalpant. Mudalaipatti (Po). Non.