



**GOVERNMENT OF TELANGANA**  
**REGISTRATION AND STAMPS DEPARTMENT**

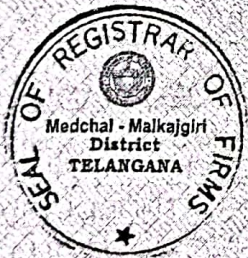
**TS00BB 27728954**

**THE REGISTRAR OF FIRMS**  
**Medchal - Malkajgiri**

**Acknowledgement of Registration of Firm**

The Registrar of Firms, Medchal - Malkajgiri hereby acknowledges the receipt of the statement prescribed by section 58(1) of the Indian Partnership Act, 1932.

The statement has been filed and the name of the firm M/S SRI SAI HEALTH CARE UNIT (TESLA DIAGNOSTICS), P Nos 3 4 20 And 21 Sy No 83/ 2Nd Floor/ Jeedimetla/ Qutballapur/ Medchel/ Telangana/ India/ has been entered in the Register of Firms as [No : 1299 of 2017] at Medchal - Malkajgiri.



Medchal - Malkajgiri

REGISTRAR OF FIRMS

Date : 09/03/2017

Signature valid

Digitally signed

by M SAIDI

REDDY

Date: 20/7.03.09

17:07:56 IST

GOVERNMENT OF TELANGANA

FORM - A

SEE RULE - 5

(Maintained Under Section 59 of the Indian Partnership Act, 1932)

1. Serial Number of Firm :	[No : 1299 of 2017]
2. Name of the Firm :	M/S SRI SAI HEALTH CARE UNIT (TESLA DIAGNOSTICS)
3. Duration of Firm From :	23/09/2015
4. Duration of Firm To:	At Will

Principal Place of Business for the Firm

P Nos 3 4 20 And 21 Sy No 83/ 2Nd Floor/ Jeedimetla/ Qutballapur/ Medchel/ Telangana/  
India/

Partner Details for the Firm

Name	Address	Joining Date
HARISH CHANDER REDDY R	H No 8-2-684/P/34/ Road No 12/ Banjarahills/ Ameerpet/ Hyderabad/ Telangana/ India/	23/09/2015
SADHANA M	H No 8-2-684/P/34/ Road No 12 Banjarahills/ Ameerpet/ Hyderabad/ Telangana/ India/	23/09/2015
LAXMI R	H No 8-2-684/P/34/ Road No 12/ Banjarahills/ Ameerpet/ Hyderabad/ Telangana/ India/	23/09/2015

## GOVERNMENT OF TELANGANA

RAMA DEVI PAPPULA	Flat No 203/ Ksp Prestige/ Road No 4/ Madhavapuri Hills Pjr Enclave Gagaram/ Rajendranagar/ Rangareddy/ Telangana/ India/	23/09/2015
SRINIVASA REDDDY PAPPULA	Flat No 203/ Ksp Prestige Road No 4/ Madhavapuri Hills Pjr Enclave Gangaram/ Serilingampally/ Rangareddy/ Telangana/ India/	23/09/2015
PRAVEEN KUMAR NALLARI	Flat No 402/ Siri Residency 4Th Floor/ Near Hindu Public School Idpl/ Balanagar/ Medchel/ Telangana/ India/	23/09/2015
CHANDRA SEKHAR MORLA	Flat No 116/ Starlite Pavilion Apts/ Chintal/ Qutballapur/ Medchel/ Telangana/ India/	23/09/2015
VENKATA KONDAIAH VEENA	Plot No 72/ Jaya Nagar Colony/ Near Shivalayam Temple/ Kukatpally/ Medchel/ Telangana/ India/	23/09/2015
V I J A Y E N D R A MADHAVACHARY KATTI	Flat No 101/ Maruthi Arcade/ Line 2 Shamlal Building Begumpet/ Ameerpet/ Hyderabad/ Telangana/ India/	23/09/2015

### Document Details

Document Type	Document Name
Form-1 English	FORM1.pdf
Partnership deed	PARTNERSHIPDEED.pdf
Lease Deed	RENTALDEED.pdf
Self signed	SELFDECLARATION.pdf
Others	IDPROOFS.pdf

P. SRINIVAS  
S.V.L. NO. 74/93, R.L. NO.  
7-1-400/10, ANEERPET  
BALKAMPET ROAD, HYD-16  
LICENSE NO 14/2006



मध्य प्रदेश  
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### DEED OF PARTNERSHIP

THIS DEED OF PARTNERSHIP, made at Hyderabad on the 23<sup>rd</sup> day of September 2015, BY AND AMONGST:

1. Dr. R. Harish Chander Reddy, son of Sri. R. Damodar Reddy aged about 58 years, occupation: Doctor, resident of H.No. 8-2-684/P/34, Road No. 12, Banjara Hills, Hyderabad - 500034, hereinafter called the "PARTY OF THE FIRST PART";
2. Mrs. M. Sathana, wife of Dr. R. Harish Chander Reddy aged about 56 years, occupation: business, resident of H.No. 8-2-684/P/34, Road No. 12, Banjara Hills, Hyderabad - 500034, hereinafter called the "PARTY OF THE SECOND PART";
3. Dr. R. Laxmi, daughter of Dr. R. Harish Chander Reddy aged about 28 years, occupation: doctor, resident of H.No. 8-2-684/P/34, Road No. 12, Banjara Hills, Hyderabad - 500034, hereinafter called the "PARTY OF THE THIRD PART";
4. Mrs. Pappula Rama Devi, wife of Sri. P. Srinivasa Reddy aged about 41 years, occupation: business, resident of Flat No. 203, KSP Prestige, Road No. 4, Madhavapuri Hills, PJR Enclave, Gangaram, Hyderabad-500 050, hereinafter called the "PARTY OF THE FOURTH PART";
5. Mr. Pappula Srinivasa Reddy son of Sri. P. Ramachandra Reddy aged about 51 years, occupation: business, resident of Flat No. 203, KSP Prestige, Road No. 4, Madhavapuri Hills, PJR Enclave, Gangaram, Hyderabad-500 050, hereinafter called the "PARTY OF THE FIFTH PART";
6. Mr. Nallari Praveen Kumar s/o Sri. N. Shanker Rao aged about 31 years, occupation: business, resident of Flat No. 402, Siri Residency 4<sup>th</sup> Floor, Near Hindu Public School, IDPL, Balanagar, Hyderabad - 500037 hereinafter called the "PARTY OF THE SIXTH PART";
7. Dr. Morla Chandra Sekhar son of Sri. Morla Kameswara Rao, aged about 36 years, occupation: doctor, resident of Flat No. 116, Starlie Pavilion Apartments, Chintal, Quthbullapur, Hyderabad - 500054, hereinafter called the "PARTY OF THE SEVENTH PART";

Contd..2.

- ① M. Sathana
- ② M. Sathana. 6 v. Praveen K
- ③ Lakshmi 7 Chander
- ④ P. Rama Devi 8 v. k. Reddy
- ⑤ P. Srinivasa Reddy

SVLNO. 74/13/2015  
7-1-2015  
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8. Mr. Venna Venkata Kondalah son of Sri Venna Prabhakara Reddy aged about 46 years occupation: business, resident of Plot No. 72, Jaya Nagar Colony near Shivalayam Temple, Kukatpally, Hyderabad - 500072, hereinafter called the "PARTY OF THE EIGHTH PART"

AND

9. Mr. Katti Vijayendra Madhavachary, son of Sri. Katti Madhavachary, aged about 46 years, occupation: business, resident of Flat No. 101, Marul Arcade, Line-2, Shamlal Building, Begumpet, Hyderabad - 500016, hereinafter called the "PARTY OF THE NINTH PART"

WITNESSES AND it is hereby mutually agreed that the above parties shall become partners upon the following terms:

1. NAME:

The business of Partnership shall be conducted in the name and style of "SRI SAI HEALTH CARE UNIT".

2. NATURE OF BUSINESS:

The partnership firm shall carry on all or any of the following types of business or businesses:

- i) To run Diagnostic Centres, Hospitals, Nursing Homes;
- ii) To establish Blood Banks, Medical and allied Research Centres;
- iii) To provide Medical Services of all kinds including medical insurance;

Or such other business or businesses as may be agreed upon by the partners from time to time.

3. PLACE OF BUSINESS:

The partnership business shall be carried on at Plot Nos. 3, 4, 20 & 21, Sy. No. 83, 2nd Floor, Jeedimella, Qutbulla Pur, Hyderabad - 500 067 or such other place or places as may be mutually agreed upon by the partners from time to time.

4. TERM:

The duration of partnership is AT WILL. Any partner desirous of retiring from the partnership shall give three calendar month's notice in writing to the other partners stating his desire to so retire.

5. CAPITAL:

The capital of the partnership business shall be such sum or sums as may be contributed by the partners, from time to time, in such proportions as may be agreed amongst them.

6. INTEREST ON PARTNERS CAPITAL/CURRENT ACCOUNTS:

- i) Simple interest at the rate of 12% (Twelve percent) per annum shall be payable by the firm to the partners on their capital from the date of their contribution regardless of the drawings made by the partner or partners.
- ii) Partner/s shall also be entitled for interest at 12 percent per annum on any further sum contributed by him/them and on any amount standing to the credit of his / their current / drawings account if any, after admitting their respective share of profit, interest and drawings and all such interest paid/credited to partners shall be a charge on the Profit and Loss Account of the firm.

Contd. 3.

1	Mubir	9	Venka
2	M. Sadhana.	6	N. Praveen
3	Lakshmi	7	Chandru
4	P. Revu	8	VK Reddy
5	Praveen		



- v) To apply for and obtain loans, advances and working capital limits from Financial Institutions or from private parties for the purpose of establishing and carrying on the business of partnership and sign and execute on behalf of the partnership firm and its partners, all legal documents, loan agreements, deeds or mortgage or hypothecation, guarantees, counter guarantees or assurances required by such financial institutions or banks in connection with obtaining or release of the said loan/loans, or such security or securities including hypothecation or mortgage of movable and immovable properties of the partnership firm. However the rate of interest and the terms and conditions applicable to loans etc., from private parties shall be with the consent of all the partners in writing.

9. REMUNERATION TO MANAGING / WORKING PARTNER (S):

- i) The partners of the firm may by mutual consent fix the remuneration and other perquisites payable to the Managing / Working Partners from time to time in accordance with the provisions of section 40(b) and other applicable provisions if any under the I.T. ACT, 1961, and the Rules made thereunder.
- ii) The Parties of the First to Eighth Parts or other working partners, if any, shall be entitled to the aforesaid remuneration with effect from date of this Deed of Partnership. In case of loss after payment of interest to the partners in any financial year no remuneration shall be paid to any Partner, or pay any remuneration at reduced rate, as they deem fit in the circumstances and having regard to the statutory directives and such other considerations and factors and in the best interest of the firm.

10. BANK ACCOUNT:

Bank account or accounts shall be opened in the name of the partnership firm. The Bank Account/s of the Partnership shall be operated upon by the Party of the First Part viz., Dr. R. Harish Chander Reddy.

11. ANNUAL ACCOUNTS:

- a) All the necessary or proper books of accounts and other books shall be kept by the firm and regularly written up and entries made therein of all such matters, transactions and things as are usually entered in such books kept by persons engaged in business of similar nature and such books together with all securities, papers, bills, vouchers, papers and documents belonging to or concerning the said partnership shall be kept at the principal office of the partnership and shall not be removed from the said office without the consent of the partners. Each of the partners shall have at all reasonable times free access to the said books of accounts and other books and records of the partnership.
- b) The Accounting Year of the partnership shall be from 1<sup>st</sup> April to 31<sup>st</sup> March every year.
- c) On completion of each year, an account shall be taken and a balance sheet made out showing the assets and liabilities of the partnership and what belongs and is due to each partner in respect of the capital and profits of the partnership.
- d) Immediately after the account has been taken and balance sheet made out, if it is obligatory under any statute, the same shall be audited by such firm of Chartered Accountants as the partners from time to time may appoint to be the auditors of the partnership.

Contd.:5..

1 Mishra } Ch  
2 M. Sathana } NT Prasad  
3 Kalshani } Chandy  
4 P. Ravi } v/c Reddy  
5 R... }

e) After the account and balance sheet have been audited and signed, the same shall be binding on each partner except that if notice of any manifest error therein is signified by any partner to the other partners within three months after the signing thereof, such error, if found proper, shall be rectified.

12. DATE OF COMMENCEMENT OF PARTNERSHIP:

The business of partnership shall be commenced w.e.f. the date of this deed.

13. PROVISION TO CONTINUE FIRM:

The death, retirement or insolvency of any partner shall not dissolve the partnership firm.

14. SETTLEMENT OF RETIRING / INSOLVENT / DECEASED PARTNER'S SHARE:

Unless otherwise agreed upon, the amount due to the retiring / insolvent / deceased partner shall be paid to the said partner/legal representatives, as the case may be, within three months from the date of the said partner's retirement / insolvency / death, as the case may be.

15. OPTION OF REPRESENTATIVES OF DECEASED PARTNER TO BE SLEEPING PARTNERS:

If any partner shall die during the continuance of the partnership, his representatives shall have the option to be declared by notice in writing given to the surviving partners within one calendar month after his death of his succeeding to his share in the said business as from his death as sleeping partner's i.e., as partner without the power to interfere in or have any control over the conduct or management of the said business, and such option is so exercised, the said business shall be carried on during the residue of the term of partnership as nearly as may be according to the provisions of this Deed with the said representatives of the deceased as sleeping partners from the date of the death of the deceased, and all proper instruments for carrying the provisions of this present clause into effect shall be executed or made between them and the surviving partner or partners.

16. PROVISION FOR CONTINUANCE OF PARTNERSHIP BY SURVIVING PARTNERS ON RETIREMENT OR INSOLVENCY:

Notwithstanding anything contained contrary in clause-4 supra, no partner shall retire without the consent of majority of the partners. If during the continuance of partnership, any partner shall become insolvent or retire, the share of the outgoing partner shall, as from his so ceasing to be a partner, belong to the remaining partner or partners and if more than one in shares proportionate to their shares in the profits of the partnership and the partnership shall be continued between the remaining partners if more than one, under the provisions of this Deed so far as applicable and the outgoing partner or his estate shall be entitled to a sum equal to the value of the share of such outgoing partner in the said partnership on the date of his retirement or insolvency.

17. CHANGE IN CONSTITUTION:

If there is any change in the constitution of the firm during the accounting year, the profits / losses between the period before the change and the period after the change shall be apportioned on time basis it being assumed that the profits/losses accrue or otherwise arise evenly throughout the year.

Contd..6..

- 1. M. K. J. → K. S.
- 2. M. Sadhana.      6. V. Praveen K.
- 3. Lakshmi              7. Chand
- 4. P. S. S.                8. U. K. S.
- 5. R. S.                    9. S.



18. PARTNERSHIP ACT, 1932 TO APPLY:

In all matters not specifically provided for in this instrument provisions of the Indian Partnership Act, 1932, for the time being in force, shall apply.

19. ALTERATION OF THE TERMS AND CONDITIONS OF PARTNERSHIP:

All or any one or more of the terms and conditions herein contained may be altered, amended or abrogated by any memorandum duly signed by all the partners for the time being constituting the partnership firm.

20. ARBITRATION:

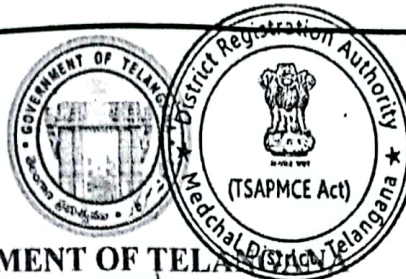
In case of any dispute among the partners regarding the interpretation operation or enforcement of the terms of the partnership or this deed, the same shall be referred to the Arbitrator or Arbitrators to be appointed mutually by the majority of the partners or their legal representatives for adjudication and the decision of such Arbitrator/s shall be final and binding on all the partners and their legal representatives.

IN WITNESS WHEREOF the partners to these presents hereby affix their respective signatures at Hyderabad, in good faith and freewill on the day, month and year first above written.

WITNESS:

- 1) *V. Panimalhan*  
(V. PANIMADHAN)
- 2) *[Signature]*  
(K. VIJAY KUMAR)

- 1) *[Signature]*  
Dr. R. Harish Chander Reddy  
(Party of the First Part)
- 2) *M. Sadhana*  
Mrs. M. Sadhana  
(Party of the Second Part)
- 3) *Lakshmi*  
Dr. R. Lakshmi  
(Party of the Third Part)
- 4) *[Signature]*  
Mrs. Pappula Rama Devi  
(Party of the Fourth Part)
- 5) *[Signature]*  
Mr. Nappula Srinivas Reddy  
(Party of the Fifth Part)
- 6) *N. Praveen Kumar*  
Mr. Nallari Praveen Kumar  
(Party of the Sixth Part)
- 7) *Chandra*  
Dr. Moha Chandra Sekhar  
(Party of the Seventh Part)
- 8) *V. Venka*  
Mr. Venka Venkata Kondiah  
(Party of the Eighth Part)
- 9) *[Signature]*  
Mr. Katti Vijayendra Madhavachary  
(Party of the Ninth Part)



GOVERNMENT OF TELANGANA  
HEALTH MEDICAL AND FAMILY WELFARE DEPARTMENT  
DISTRICT REGISTERING AUTHORITY

Form VI [See rule 5 (a)]

--0-- RENEWAL

**CERTIFICATE OF REGISTRATION  
OF**

**ALLOPATHIC PRIVATE MEDICAL CARE ESTABLISHMENTS**

1. Application No. and Date : 1602 & Dated 25.06.2016.
2. Inspection Report No. and Date : 27.06.2016 & 01.07.2021 by Vc DPMO,RR & DMHO MDCL Dist
3. File No. of Registration Authority : 414/DM&HO/MED/ 2008
4. Date of Issue of the Certificate : 27.06.2016.
5. Date of 1st Renewal : 27.06.2021.
6. Renewal Valid up to : 26.06.2026.
7. Name of the Owner Applicant : Dr.R.Harish Chander, Managing Director,  
Dr.R.Laxmi.
8. This is to certify that, M/S.SRI SAI HEALTH CARE UNIT, (A Unit of Tesla Diagnostics) Located At P No 3,4,20 & 21, 2<sup>nd</sup> Floor, Above Reliance Trends, Suchitra Circle, Medchal Road, Medchal District is here by renewed under the provisions of T.S. Allopathic Private Medical Care Establishments Registration and Regulation Act 2002, to provide the following medical care services.

**A. DIAGNOSTICS ( With Hi-End Equipment CT-Scan Etc).**

9. This registration shall be in force for a period of 5 (five) years from the date of issue.
10. This certificate shall be produced whenever it is required to the officer authorized by the Registration authority.
11. The establishment shall not rent, lend, sell, transfer or otherwise close down, without obtaining prior permission of the registration authority.
12. Any unauthorized change in personnel, equipment or working conditions as mentioned in the application by the Establishment shall constitute a breach of registration.
13. The Establishment shall not violate the provisions of the T.S. Allopathic Private Medical Care Establishments Registration and Regulation Act 2002, as amended from time to time and the rules made there under.
14. This Certificate is subject to the conditions and the provisions of the T.S. Allopathic Private Medical Care Establishments Registration and Regulation Act 2002.

Date: 01.07.2021.

  
Dr.K.MALLIKARJUNA RAO,MBBS,MD.

  
District Registration Authority &  
District Medical & Health Officer  
Medchal-Malkajgiri District