Monoj Kanti De 0 1 FEB 2022

Advocate, NOTARY PUBLIC

Professional Address:

Barasat Court

P.O. & P.S.: Barasat

Dist.: North 24 Parganas

SI. NO. 109 20 2

Regd. (Persuant to Section 8 of the Notaties Act 1952)

BARASAT. (W.B.) Regd. No -03/2002

Know all men by these Present that, I Sri M.K. De, Advocate duly appointed by e West Bengal Government as a NOTARY being authorised to practice as subject to e provisions of the Notaries Act, 53 of 1952 and the Notaries Rules, 1956 made ereunder in and throughout Barasat Sadar North 24 Parganas in the State of West engal within the Union of India, do here by verify, authenticate, certify and attest as der the execution of the instrument annexed hereto collectively marked 'A' on its ing executed, admitted and identified by the respective signatories as to the matters ntained therein, presented before me.

According to that this to certify, authenticate & attest that the annexed strument marked 'A' is executed by.

> consist stroyu 310-Shui Sukriti Ransiam

PRIMAFACIE the annaxed Instrument 'A' appears to be in the usual procedure to serve and avail as needs occasions shall or may require for the same.

IN FAITH AND TESTIMONY WHEREOF being required of a Notary, the said NOTARY do hereby subscribe my hand and affix my seal of office at Barasat on this the Ols day of February 20 22 2222

> you pranto 1 Notary (W.B.) Barasat, North 24 Pgs Regd No - 03/2002

M. K. DE

NOTARY PUBLIC GOVT. OF WEST BENGAL Regn No. - 03/2002

Office & Residential Address

Sukanta Pally, Guma, P.O.: Guma, P.S.: Ashokenagar, Dist.: North 24 Parganas Pin Code No.: 743704

NOTARIAL

NOTARIAL (W.B.)



পশ্চিমবিশ্বা पश्चिम ब्रोगाल WEST BENGAL

BARASAT, (W.S.)
Regd. No 48/2002

AE 576938

BEI ORE THE NUTARY PUBLIC 24 PARGANAS (NORTH)

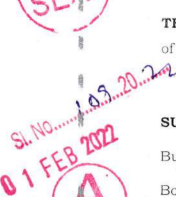
DEED OF PARTNERSHIP

THIS DEED OF PARTNER SHIP AGREEMENT is made on this 01st day of February, Two thousand and Twenty two.

BETWEEN

SUKANTA BISWAS, S/O. Shri Sukriti Ranjan Biswas, by occupation Business, by religion Hindu, resident of P-61 Udayan Abasan, Near Bokulbithi Park, P.O. Udayrajpur, P.S. Madhyamgram, District - North 24 Parganas, Kol - 700129, West Bengal, hereinafter referred to as the First part (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns) of the ONE PART.

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পশ্চিমবৃঙ্গ पश्चिम बंगाल WEST BENGAL

AB 156941

AND

MOUSUMI BISWAS ROY, Daughter of Rajendra Nath Roy, Wife of Sukanta Biswas, by religion Hindu, by occupation Business, residing at P-61 Udayan Abasan, Near Bokulbithi Park, P.O. Udayrajpur, P.S. Madhyamgram, District - North 24 Parganas, Kol - 700129, West Bengal, hereinafter referred to as the **Second part** (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns) of the **SECOND PART**.

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AND WHEREAS the first part namely SUKANTA BISWAS, S/O. Shri Sukriti Ranjan Biswas and 2nd part namely MOUSUMI BISWAS ROY, Daughter of Rajendra Nath Roy, Wife of Sukanta Biswas decided to carrying a business of Diagnostic & Polyclinic under the name and style of 'MEGHNA DIAGNOSTIC & POLYCLINIC' having registered office at Susmita Apartment, Barasat Municipality, Ward No. 14, Holding No. 111/4, Jessore Road (West), P.S. – Barasat, District - North 24 Parganas, Kol - 700124, West Bengal.

AND WHEREAS SUKANTA BISWAS i.e. the First Part of the instant Partnership Deed and MOUSUMI BISWAS ROY i.e. the Second part of the instant Partnership Deed have decided to start a new business of Diagnostic & Polyclinic as a Co-partnership basis and the parties hereto had started a Co-partnership business under the Name and Style 'MEGHNA DIAGNOSTIC & POLYCLINIC'.

AND WHEREAS the both part also accepts the terms and conditions as specifically mentioned below.

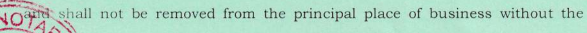
AND WHEREAS by this Deed of Partnership the parties hereto have agreed to carry on in Co-partnership business under the name and style of 'MEGHNA' DIAGNOSTIC & POLYCLINIC'.

NOW THIS DEED WITNESSETH that the parties hereto hereby mutually have agreed the terms and conditions with each other as follows:-

That the name of the center shall be remain 'MEGHNA DIAGNOSTIC & POLYCLINIC' and the principal place of business shall be at Susmita PAGE 3 OF 8

Apartment, Barasat Municipality, Ward No. 14, Holding No. 111/4, Jessore Road (West), P.S. – Barasat, District - North 24 Parganas, Kol - 700124, West Bengal or at such other place or places as may be agreed upon time to time jointly by the Partners. That the Partners shall not operate any same like trade or occupation during the continuance of the instant Partnership business.

- 2. That That the initial capital of the partnership shall be Rs. 10,00,000/(Rupees Ten lakh only) and both the Partners of the instant Partnership Deed shall pay equally @ Rs. 5,00,000/- (Rupees five lakh only) each Partners. If any further capital is required for the betterment of the business, then the capital shall be contributed by the said Partners in equal shares and / or as may be agreed upon jointly by the Partners. If any additional capital is required for the purpose of enhancement this Partnership business, it may be raised by making loan from outside person or from any Nationalized Bank.
- 3. That the partners shall be entitled to the net profits of the said business and shall be liable for losses in the following proportions:-
 - I. SUKANTA BISWAS 50% share.
 - II. MOUSUMI BISWAS ROY 50% share.
- 4. No parties shall be received any amount as salary and / or remuneration from this partnership business.
- 5. All necessary and proper books of account shall be kept properly posted up





consent of the partners and each partner shall have access to and shall be entitled to take copies of and extracts from such account books.

- 6. Bank Account or Accounts of the partnership business shall be maintained with any Authorized Bank at the options of Partners jointly in addition to that the partners may open current account in any Nationalized Bank or Scheduled Commercial Bank and the mode of operation would be maintained by the partners jointly.
- 7. That the financial year of the said business is 1st day of April to 31st day of March. On 31st day of March of each year during the continuance of the partnership an account shall be taken of all the capital, assets and liabilities and of the profits and losses of the partnership so that actual receipts and payments shall be taken in to account for the preceding year and shall be signed by the each partner. The net profit (if any) of the business shall be divided between them in accordance with the provisions of this deed. In case of loss of business the partners shall bear all losses including loss of capital proportionately.
- 8. That all the documents shall be signed by the parties jointly.
- 9. That both the partners shall give attention to the management of the business and they shall manage the business according to the best of their ability and

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RARASAT, (W.B.)

Regd. No -03/2002

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- 10. That all the expenses for the business shall be bear by each partners equally.
- 11. That if any partner is not interested to carry on business he can withdraw his capital share within one year from the date of execution of this partnership deed.
- 12. That no partner shall be permitted to withdraw the share of the profit arising out from the business within one year from the date of execution of this partnership deed.
- 13. Without the consent of other partners neither partner shall"—
 - Take any apprentice or employee or dismiss any agent or servant of the firm.
 - ii) Assign mortgage or charge his share in the assets or profits of the firm.
 - iii) Draw, accept or endorse any bill of exchange or promissory note of account.
 - iv) Lend the money or deliver open credit any of the goods of the firm to any person or persons, when the other partner shall have forbidden him to trust.
 - v) Enter into any bond or become surety for any person or persons or knowingly cause or suffer to be done anything whereby the partnership property may be engaged.



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- That if any partner desires to voluntarily withdraw his partnership from this partnership firm in that event he shall give notice to the partnership firm by clear 90 days notice through registered post with acknowledgement due.
- 15. That any notice hereby required or authorized to be given to any of the said partners shall be sufficiently given by leaving the same addressed to him at the principal place of business of the said firm or by sending the same by registered post of his usual or last known place of address.
- 16. That the Partnership shall be at will and shall continue forever. That in the event of voluntary resignation or voluntarily retirement from the partnership business, the said partner shall get back his proportionate capital along with his proportionate shares accrued in the said partnership business within 180 days from the date of voluntary retirement. That on and from the date of retirement the Partner shall deemed to be retired and he shall have no liability in the Partnership business on and from the date of retirement.
- 17. That in case of death of any partner of the said partnership business, one of the legal heirs and successors of the said deceased partner shall be entitled to join in the said partnership business as one of the partners.
- 18. That if any of the legal heirs and successors of the said deceased partner may not join or does not desire to join in the said firm, in that event the legal heirs and successors of the deceased partner shall get the entire amount i.e. share



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one year from the date of death.

19. That any dispute or difference arising out of this partnership agreement in respect of lawful rights, duties and the administration of the affairs of this partnership agreement shall be referred to the Arbitrator as per option of any two partners, and the Arbitrator's decision will be final and binding upon the parties and shall be guided by the Arbitration and conciliation Act, 1996.

IN WITNESS WHEREOF the parties and /or parties hereto have set and subscribed their respective hands the day, month and year first above written.

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:-

WITNESSES.

BARASAT, (W.B.) Regd. No -05/2002

1) 1 Rajon Sanath Racy

2) 2 MI Feyjuna Ballya

Mousini Biswers

Sukanta Bis uns

(SIGNATURE OF THE PARTIES)

DRAFTED AND PREPARED BY ME:

01 FEB 2022

ADVOCATE BARASAT JUDGES' COURT

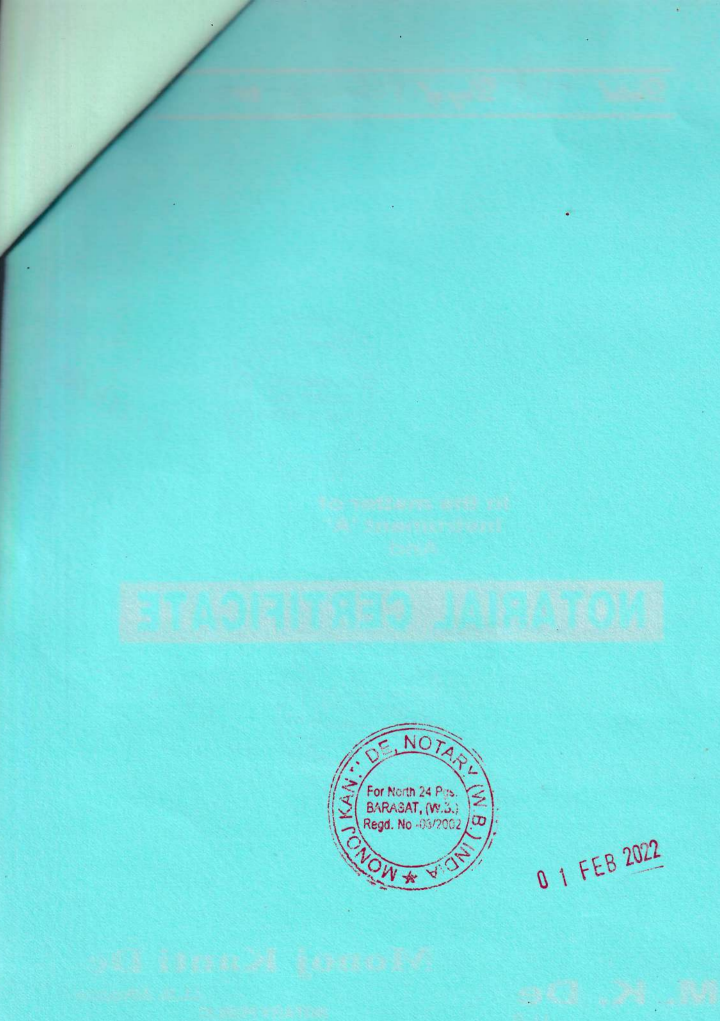
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ATTESTED

M K. DE

Notary (VV.B.)
Barasat, North 24 Pgs
Regn. No - 13/2002
0 1 FEB 2022
CHECKED BY
NOTARY CUBE FEB 2022

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01 FEB 2022

In the matter of Instrument 'A' And

NOTARIAL CERTIFICATE



01 FEB 2022

Office:

M. K. De

LLB

NOTARY PUBLIC

Sukanta Pally, Guma. P.O.: Guma, P.S.: Ashokenagar,

Monoj Kanti De

LL.B. Advocate

NOTARY PUBLIC GOVT. OF WEST BENGAL BARASAT

P.O. & P.S. : BARASAT DIST. : NORTH 24 PARGANAS