

भारत सरकार Government of India सूक्ष्म, लघु एवं मध्यम उद्यम मंत्रालय



Ministry of Micro, Small and Medium Enterprises

UDYAM REGISTRATION CERTIFICATE

UDYAM REGISTRATION NUMBER

UDYAM-JH-20-0051700

NAME OF ENTERPRISE

M/S ARCH ENGICON

TYPE OF ENTERPRISE *

	SNo.	Classification Year	Enterprise Type	Classification Date	
	1	2023-24	Micro	07/07/2023	

MAJOR ACTIVITY

TRADING
[For availing benefits of Priority Sector Lending(PSL) ONLY]

SOCIAL CATEGORY OF ENTREPRENEUR

OBC

NAME OF UNIT(S)

S.No.	Name of Unit(s)		
1	M/S ARCH ENGICON		

OFFICAL ADDRESS OF ENTERPRISE

Flat/Door/Block No.		Name of Premises/ Building	K.K.COLONY	
Village/Town	LOWER BURDWAN COMPOUND	Block	RANCHI RANCHI RANCHI, Pin 834001	
Road/Street/Lane	LALPUR	City		
State	JHARKHAND	District		
Mobile	6205604654	Email:	archengicon@gmail.com	

DATE OF INCORPORATION / REGISTRATION OF ENTERPRISE

16/03/2022

DATE OF COMMENCEMENT OF PRODUCTION/BUSINESS

16/03/2022

NATIONAL INDUSTRY CLASSIFICATION CODE(S)

SNo.	NIC 2 Digit	NIC 4 Digit	NIC 5 Digit	Activity	
1	42 - Civil Engineering	4290 - Construction of other civil engineering projects	42909 - Other civil engineering projects n.e.c.	Manufacturing	
2	68 - Real estate activities	6820 - Real estate activities on a fee or contract basis	68200 - Real estate activities on a fee or contract basis	Services	
3	71 - Architecture and engineering activities; technical testing and analysis	7110 - Architectural and engineering activities and related technical consultancy	71100 - Architectural and engineering activities and related technical consultancy	Services	
4	74 - Other professional, scientific and technical activities	7490 - Other professional, scientific and technical activities n.e.c.			

DATE OF UDYAM REGISTRATION

07/07/2023

Disclaimer: This is computer generated statement, no signature required. Printed from https://udyamregistration.gov.in & Date of printing:- 07/07/2023

For any assistance, you may contact:

1. District Industries Centre: RANCHI (JHARKHAND)

2. MSME-DFO: RANCHI (JHARKHAND)

Visit: www.msme.gov.in; www.dcmsme.gov.in; www.champions.gov.i







^{*} In case of graduation (upward/reverse) of status of an enterprise, the benefit of the Government Schemes will be availed as per the provisions of Notification No. S.O. 2119(E) dated 26.06.2020 issued by the M/o MSME.





Government of India Form GST REG-06

[See Rule 10(1)]

Registration Certificate

 $\textbf{Registration Number:}\ 20 ABZFA0276C1ZP$

1.	1. Legal Name		ARCH ENGICON			
2.	Trade Name, if any		ARCH ENGICON			
3.	Additional trade names, if any		null			
4.	Constitution of Business		Partnership			
5.	Address of Principal Place of Business		K.K. COLONY, LOWER BURDMAN COMPOUND, Lalpur, Ranchi, Ranchi, Jharkhand, 834001			
6.	Date of Liability					
7.	Period of Validity		From	28/10/2022	То	Not Applicable
8.	3. Type of Registration		Regular			
9	Particulars of Approving Authority					
Signature						
Name						
Designation						
Jurisdictional Office						
9. Date of issue of Certificate 28/10/2022			22			
Note:	Note: The registration certificate is required to be prominently displayed at all places of business in the State.					

 $This is a system generated digitally signed Registration Certificate issued based on the deemed approval of application on 28/10/2022 \ .$



GSTIN 20ABZFA0276C1ZP

Legal Name ARCH ENGICON

Trade Name, if any ARCH ENGICON

Additional trade names, if null

any

Details of Additional Places of Business

Total Number of Additional Places of Business in the State

0



GSTIN 20ABZFA0276C1ZP

Legal Name ARCH ENGICON

Trade Name, if any ARCH ENGICON

Additional trade names, if null

any

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Details of Managing / Authorized Partners

1 Name JAG NATH MAHTO

Designation/Status PARTNER

Resident of State Jharkhand

Name ARVIND KUMAR

Designation/Status PARTNER

Resident of State Jharkhand

Certificate of Registration

This is to Certify that Quality Management System of

ARCH ENGICON

K.K. COLONY, LOWER BURDWAN COMPOUND, LALPUR, RANCHI, JHARKHAND – 834001, INDIA

has been assessed and found to conform to the requirements of

ISO 9001:2015

for the following scope :

BUILDING CONSTRUCTION REPAIRS, SUPERVISION, CONSTRUCTION OF COMMERCIAL AND RESIDENTIAL COMPLEXES, VARIOUS KINDS OF CONSTRUCTION ACTIVITIES

Certificate No : 22EQIP98

Initial Registration Date : 17/11/2022 Issuance Date : 17/11/2022

Date of Expiry : 16/11/2025

1st Surve. Due : 17/10/2023 2nd Surve. Due : 17/10/2024







Director

Magnitude Management Services Pvt. Ltd.

B-55, Lower Ground Floor, Sector 02, Noida-201301, U.P, India

e-mail: info@mmscertification.com, website: www.mmscertification.com

* Subject to Successful Surveillance Audit and case surveillance audit is not allowed to be conducted, this certificate shall be suspended/withdrawal.

Certificate Verification: Please Re-check the validity of certificate at http://www.mmscertification.com/proceedients.aspx or www.mmscertification.com at Active Clients.

Certificate is the property of Magnitude Management Services Pvt. Ltd. and shall be reported by when demanded

Municipal Trade Licence Approval Certificate

RANCHI MUNICIPAL CORPORATION

Municipal License

(This certificate relates to Section 455(i) Jharkhand Municipal Act 2011)

Municipal Trade Licence Number : RAN2011182022130237

Issue date of Municipal Trade Licence Number : 04-11-2022

Validity of Municipal Trade Licence Number : 04-11-2023

Occupancy certificate no : N/A

Firm/ Entity Name : ARCH ENGICON

Owner Name of Entity: JAG NATH MAHTO, ARVIND KUMAR

Nature of Entity: OTHERS

Ownership of business premises: DHANANJAY MAHTO

Business code : (198)

Date of establishment : 16-03-2022

Ward No.: 20
Holding No.:
Street Address:,

Application No.: APN200130237

Date & time of Application: **04-11-2022**Mobile No.: **9430106300**, **9430106300**

This is to declare that **ARCH ENGICON** having application number **APN200130237** has been successfully registered with us with satisfactory compliance of registration criteria and to certify that trade licence number **RAN2011182022130237** has been allocated **ARCH ENGICON** for conducting business which is (198) as per business code mentioned in Jharkhand Municipal Act 2011 in the regime of this local body. The validity of this subject to meeting the terms and conditions as specified in U/S 455 of Jharkahnd Municipal Act 2011 and other applicable sections in the act along with following terms and conditions:-

- 1. Business will run according to licence issued.
- 2. Prior Permission from local body is necessary if business is changed.
- 3. Information to local body is necessary for extension of area.
- 4. Prior Information to local body regarding winding of business is necessary.
- 5. Application for renewal of licence is necessary one month before expiry of licence.
- 6. In case of delay penalty will be levied according to rule 259 of Jharkhand Municipal Act 2011.
- 7. Illegal Parking in front of firm in non-permissible.
- 8. Sufficient number of containers for disposing-garbage and refuse shall be made available within the premises and the licence will co-operate with the ULB for disposal of such waste.
- 9. SWM Rules, 2016 and Plastic Waste Management Rules 2016 shall be adhered to in words as well as spirit.

Note: This is a computer generated Licence. This Licence does not require a physical signature

NOTARIAL CERTIFICATE

No. To all men these preset shall come, I Ehsan Hussain, duly appointed by the Government 23 mins Jarkhand as a Notary and practicing within District of Ranchi, Jharkhand, India, do hereby errify that the paper writing collectively marked "A" annexed hereto hereinafter called the paper writing "A" are presented before me by the executant(s).

PARTNERSHIP DEED

i Arvind Kumar son of Shri Dhananjay Mahto R/o .Colony, Lower Burdwan Compound, Lalpur, P.S.

our, District Ranchi. ..

HUSSE

First Partner

AND

Jagnath Mahto son of Pratap Chandra Mahto, R/o age Rangamati, P.S.Sillk, Pogra, Ranchi. . . Second Partner.

No.

Signature Attested on

aving admitted the execution of paper writing "A" and being satisfied as to the utant(s). I have attested and authenticated the execution.

ing required of a Notary, I have granted these Presents as by Notarial Certificate inceded and occasion shall to may required.

In Faith and Testimony where of _

11 6 MAR 2022

EHSAN HUSSAIN

Advocate & Notary
Govt. of India (Jharkhand)
District Court,
RANCHI (JHARKHAND), INDIA

EH. USSAIN

SAN HUSSP

NOTARY

COVT. OF IN





16 MAR 2022

Government of Jharkhand

Receipt of Online Payment of Stamp Duty

NON JUDICIAL

Receipt Number: dfdb6f2e49b759d11827

Receipt Date: 16-Mar-2022 10:08:43 am

Receipt Amount: 100/-

Amount In Words: One Hundred Rupees Only

Document Type: Partnership

District Name: Ranchi

Stamp Duty Paid By: JAGNATH MAHTO

Purpose of stamp duty paid: PARTNERSHIP DEED

First Party Name: ARVIND KUMAR

Second Party Name: JAGNATH MAHTO

GRN Number: 2210359043

NOTARY
NO

-: This stamp paper can be verified in the jharnibandhan site through receipt number :-

1) Arwind Kumar

2) Jag nath Mahli



This Receipt is to be used as proof of payment of stamp duty only for one document. The use of the same receipt as proof of payment of stamp duty in another document through reprint, photo copy or other means is penal offence under section-62 of Indian Stamp Act, 1899

इस रसीद का उपयोग केवल एक ही दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु ही किया जा सकता है। पुनः प्रिन्ट कर अभवा कोदो कॉपी आदि द्वारा इसी रसीद का दुसरे दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु उपयोग भारतीय मुद्रांक अधिनिश्रम, 1899 की धारा 62 अन्तर्गत दण्डनीय अपराध है।



- BETWEEN -

Shri Arvind Kumar, S/o Shri Dhananjay Mahto, by faith Hindu, by Occupation Business, Resident K. K Colony, Lower Burdwan Compound, Lalpur, Ranchi, Jharkhand 834001.

(Hereinafter called the First Party of the one part)

-And –

Shri Jag Nath Mahto, S/o Pratap Chandra Mahto, by faith Hindu, by Occupation Business, Resident Village Rangamati P.S. Silli, Pogra Ranchi Jharkhand 835102.

(Hereinafter called the Second Party of the one part)

Whereas each of the Partners have acquired experience and expertise in the field of Civil Engineering work and other allied job of Civil Construction work. As such they have decided to set up a Partnership firm to carry on the above business activities and have decided to have the terms and conditions of the partnership firm in working as under.

- 1. The Name and Style of the Partnership Firm shall be M/s Arch Engicon.
- 2. The Principle Place of the business shall be M/s Arch Engicon K. K. Colony, Lower Burdwan Compound, Lalpur, Ranchi, Jharkhand 834001.
- 3. The nature of the business of the partnership shall be as under:



- a.) To carry on in India, either alone or jointly with one or another firm, government, local or other bodies, the business to construct, build, alter, acquire, convert, improve, design, erect, establish, equip, develop, dismantle, pull down, turn to account, furnish, level, decorate, fabricate, install, finish, repair, maintain, search, survey, examine, inspect, locate modify, operate, protect, promote, provide, participate, reconstruct, grout, dig, excavate, renovate, remodel, rebuild, undertake, contribute, assist and to act as civil engineers, architectural engineers, interior decorators, consultants/advisors, contractors, administrators, supervisors, brokers, agents, subcontractors, turnkey contractors and managers of all types of constructions and developmental activities in all its branches such as multistoried, colonies, complexes, housing projects etc.
 - b.) To carry on in India the business of builders, contractors, designers, architects, decorators, furniture consultants, constructors, brokers of all types of buildings and structures such as houses, flats, apartments, shopping-cum-residential complexes and to develop, erect, install, alter, improve, add, establish, renovate, recondition, protect, participate, enlarge, repair, demolish, remove, replace, maintain, manage, buy, sell lease, let on hire, commercialize, turn to account, fabricate handle and control, all such buildings and structures.
 - c.) To deal in real estate business, purchase of lands both for agriculture and conversion into house sites, acquiring commercial and other lands, construction of apartments of all types, selling/leasing them, transact all types of housing and real estate activity.
 - d.) The object of the firm is to carry on the business of Civil Construction. However, This Partnership farm may also enter into any other line of business as may be agreed by mutual consent of Partners for common advantage and benefits of the partners.
- 4. The Partnership firm has come into existence with immediate effect and it shall be one "AT WILL".
- 5. That the Partners contribute initially a capital Rs. 50,000 each. Further partners shall contribute capital according to the needs of the business as may be mutually agreed upon. Partners shall be entitled to receive interest on the capital invested or any other sum that may be introduced hereinafter in the partnership at the rate of 12% P.A. or as may be prescribed under section 40 (b) (iv) of the Income Tax Act, or any other

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provision as may be applicable in the relevant accounting period. However, in case of loss or lower Income or otherwise, rate of interest can be lower than 12% or can be nil as may be mutually agreed to between the partners.

- 6. That both the partners are working partners and it is hereby agreed that each of them shall be entitled to annual remuneration of
 - a) Shri Arvind Kumar Party of the first Part Rs. 3,00,000/-
 - b) Shri Jag Nath Mahto Party of the Second Part Rs. 3,00,000/- for being working partners. The aggregate of remuneration payable to the working partners shall, however, be proportionately restricted to an amount which shall

be worked out as under:

- a) In respect of book profits of the firm up to Rs. 3,00,000/-,90% of such profits.
- b) In respect of the book profits exceeding Rs. 3,00,000/-, 60% of such profits.

Provided, however, in case of the book profits not exceeding Rs.1,50,000/-, the whole of such profits may be payable as remuneration to the working partners.

Provided further, that in case of the book profits exceeding Rs.1,50,000/, the working partners may be paid a minimum aggregate remuneration of Rs. 1,50,000/-

Provided further, that in case of no book profits or in case of a loss, the partners may, if so mutually agreed upon by both partners of the firm, draw an aggregate remuneration of an amount not exceeding Rs. 1,50,000/-.

For the purposes of the above computation, "book profits" shall mean 'book profits'

as defined in Explanation 3 to Section 40(b) of the Income Tax Act, 1961, or any other relevant provision that may be applicable for the assessment of the partnership firm for the relevant accounting year.

7. Bank accounts that are to be opened in the name of the Firm with anyone or more Scheduled Banks and all such accounts including current accounts whether in deposit or overdrawn and all types of overdraft accounts shall be operated on behalf of the partnership firm by both the Partner as "Joint Account". They shall be empowered on behalf of the

partnership to execute, endorse and discharge all types of instruments like Hundies, Cheques, Drafts etc.

8. That proper books of account shall be maintained by the partnership firm and entries of all such transactions and thing as are usually done shall be made therein. The said books of accounts and all letters, papers and documents belonging to the firm shall at all times be open to inspection by the partners who shall be entitled to take extracts and copies thereof.

That the final accounts of the partnership shall be taken on the 31st day of March each year during the continuance of the partnership business and all the assets and liabilities and profits and losses shall be worked out and the accounts of the partners shall be debited or credited accordingly.

That no partner shall without the consent in writing of the other partners sell, assign and mortgage or otherwise transfer his share of interest in the partnership business to any other person.

That no partner shall be responsible for the personal debts of the other partner.

That the partners shall be just and faithful to each other in all transactions and at all times be responsible to give the other a true and faithful account of the affairs of the partnership.

- 9. Audit details it must include the procedure of audit
- 10. Admission and retirement or death of the partners, in accordance with the partnership act
 - i.) If all partners agree, a new Partner may be introduced into the business of the Partnership on such terms and conditions as may be mutually agreed between the Parties to this deed and the new partner.
 - ii.) Any Partner desirous of retiring from the firm can do so by giving six months notice in writing and such account shall be settled within three months from the date of retirement. The retiring Partners share shall invariably be first offered to the remaining Partners and if the rate offered by the remaining Partners is not acceptable to the retiring Partners then he/she will be at free will



to dispose off his/her share to any other outside parties. It has been agreed by all the Partners that under no circumstances the firm will be dissolved even if any Partner retires from the firm but its name will continue and the continuing Partners can carry on the business under the same name and style by admitting a new Partner or Partners in place of the retiring Partner/Partners.

- iii.) Death or retirement shall not operate as dissolution of the Partnership. The legal representative or heir of the deceased Partner shall be admitted as a Partner if he/she desires on the death of the Partner, the Partners have the option to nominate any one of their representatives to become Partner after his/her death.
- iv.) The legal representative or heir of the deceased Partner shall not be entitled to interfere in the management of the affairs of the Partnership, but he/she shall be entitled to inspect the books of accounts and vouchers in support thereof for the purpose of ascertaining his/her share therein and the profits accruing thereon. He/her shall not however be liable for any losses incurred after the demise of the Partner unless he/she is taken as a Partner in the place of deceased Partner immediately on such demise.
- v.) Unless otherwise agreed upon the amount due to the retiring / deceased Partner shall be paid to the said Partner / legal representative as the may be within two months from the date of the said Partners retirement / death as the case may be.
- 11. Shri Arvind Kumar, the first partner and Shri Jag Nath Mahto the second partner both are Managing Partner. Managing Partner individually shall be empowered on behalf of the partnership to appoint staff and fix remuneration and to supervise over their work and to dismiss them as and when found necessary, to acknowledge receipt of cash/cheques and goods and give effectual receipts, to incur expenses during the course of business of the partnership, to do all other acts, and things that are usual, necessary, and expedient in carrying on the Partnership business. He is individually authorized to execute and sign all agreements relating to contracts, guarantees and indemnity bonds in favour of Government/ other authorities and also to deal with all types of disputes with the departments.

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In short, he is individually fully empowered for arbitration to deal with correspondence relating to all Government and other departments and to do all other acts and things that are usual, necessary and expedient in carrying the Partnership business. He is also individually authorized to execute all the necessary documents pertaining to registration of land, construction agreements etc. in favour of the vendees/customers and buy the lands on behalf of the firm.

- i.) That each partner shall: -
- a) Diligently attend to the business of the Partnership and devote his/her necessary time and attention thereto.
- b) Punctually pay her/his separate debts and indemnify the other partner and the Assets of the firm against the same and all expenses therefore.
- c) Upon every reasonable request inform the other Partner of all letters, accounts, writings and such other things which shall come to her/his hands or knowledge concerning the business of the Partnership.
- ii.) That neither Partner shall without the consent of the others:

Lend any of the money or deliver upon credit any of the goods of the firm to any person or persons whom the other Partners shall have previously in writing forbidden her/him to trust.

- a) Raise or advance any loan in the name of or on behalf of the firm.
- b) Assign, charge or transfer her/his shares in assets or profits of the firm.

12. Dissolution of Partnership :-

- a) That the Partnership is at will and may be dissolved at any time mutually or by giving six month notice in writing by the outgoing party to the others.
- b) That in the case of dissolution of the firm the net realization on the sale of assets shall be distributed amongst the Parties equally after meeting the liabilities of the firm.

13. In the case of dispute or differences of opinion between partners either on the interpretation of the terms of this deed or any of the partnership



affairs the same shall be settled by arbitration. The provisions of the Indian Arbitration Act for the time being shall apply in this regard.

- 14. Any other matter relating to the conduct of business. Normally, all the matters affecting the relationship of partners amongst themselves are covered in partnership deed
- 15. The Partners may further agree upon the terms and conditions that may arise in case of dissolution of partnership and such terms and conditions agreed upon shall be binding upon the Partnership so far as it is applicable to the firm's assets and liabilities.
- 16. In all the matter not specifically provided for in the instrument has Provisions of the Indian Partnership Act 1932 shall be apply.
- 17. All disputes and questions in connection with the Partnership or this Deed shall be setting in according with the Arbitration Act, 1940.

IN WITNESS WHEREOF THE PARTIES AFOREMENTIONED HAVE SINGED THIS DEED OF PARTNERSHIP.





Partner of the FIRST PART

Arwind Kumar (Arvind Kumar)

Partner of the SECOND PART

(Jag Nath Mahto)

5-62/2012/99 Identification of Lawyer

NOTARY PUBLIC





NOTE

Under the Notaries Act 1952 the following documented have been Notary se and authenticate.

a) Sada Sale Deed, Sale Agreement of Land, House Land, Plot, Flat Sada Mortgage, Indemnity Bond, Declaration of Property, Affidavit, Declaration, Power of Attorney, Special Power of Attorney, will, Mortgage Deed, Agreement of Agriculture Land, Partnership, Attested of Govt. non Govt. Papers, Documents, Photo and Photo copy attested and prepared at Minimum Charge.