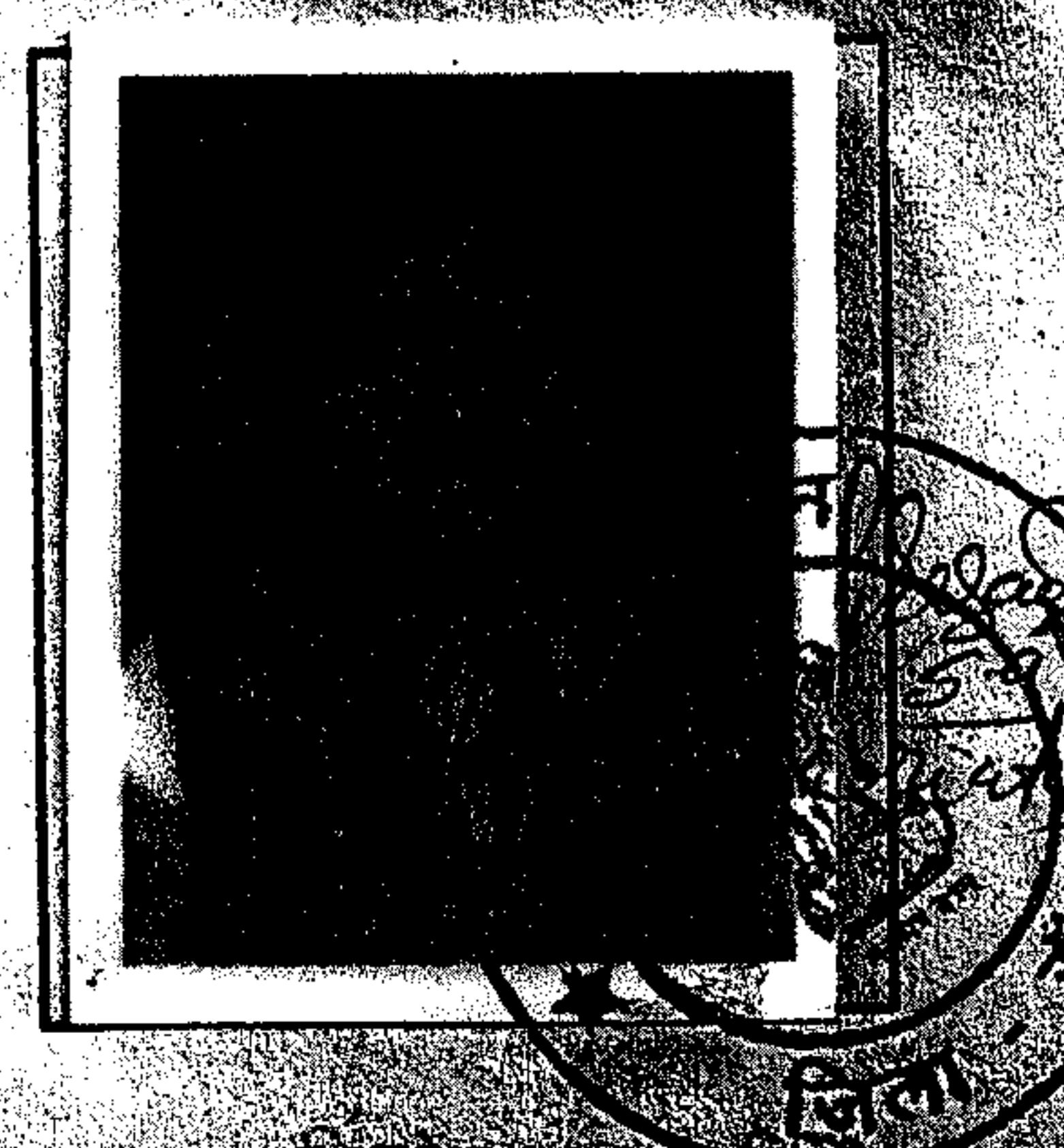


11501  
16/11/18

# Form of Enquiry Regarding Character Certificate Tender

1. Applicant's Name **ROZY TABASSUM**  
**W/O MD. AFTAB AHMAD**
2. Address **HILL VIEW ROAD**  
**BARIATU, P.S.-BARIATU, RANCHI**
3. Usual place of Residence **- do -**
4. Applicant approximate Income (Income of family) where is member of joint family  
**Rs 30,6927/-**



5. i) Income Tax - **AUPT4915C**
- ii) Sales Tax

6. Has the applicant ever been concerned any riot or Criminal cases

7. Misc - **No**

8. What is Applicant Character by General Reputation of from your personal knowledge

9. Recommendation at Enquiry

10. Remarks of Sub-Inspector

11. Remarks of Circle-Inspector

12. Remarks of Sr. Police Superintendent

नाम नं० 160 / 180000-सांसाद दिनांक 16/11/18  
 थाना प्रभारी, बरियातु  
 आपको निर्देश है कि वेदक का चित्र एवं  
 पूर्ववृत्त की लघु चित्र विहित प्रपत्र में कालमना प्रतिवेदन  
 धारण करें, तदनुसार सुल चक्र 50 रोज तीन दिनों  
 के अन्दर अथवा पु० नि० के कार्यालय में उपस्थित करें  
 तथा इसका मूयम अधो० के कार्या० में दें।  
 पुलिस विरोधक को निर्देश है कि वेदकपत्र रोज  
 के अन्दर - 11 में अपना मलका अर्थात् कर सुल चक्र 50  
 रोज वापिस के अन्दर अधो० के कार्या० में उपस्थित करें।

बरी पुलिस अधीक्षक

मा. वेदक का नाम पत्र सब के 3000 दिनांक 16/11/18  
 के अन्दर अथवा पु० नि० के कार्यालय में उपस्थित करें  
 तथा इसका मूयम अधो० के कार्या० में दें।  
 पुलिस विरोधक को निर्देश है कि वेदकपत्र रोज  
 के अन्दर - 11 में अपना मलका अर्थात् कर सुल चक्र 50  
 रोज वापिस के अन्दर अधो० के कार्या० में उपस्थित करें।



अंकित प्रतिवेदन के  
 आलोक में प्रसारित  
 16/11/18  
 बरीय पुलिस अधीक्षक  
 राँची

अग्रसारक  
 16/11/18  
 पु० नि० सह थाना प्रभारी  
 बरियातु थाना  
 जि० राँची

अंकित प्रतिवेदन के  
 आलोक में प्रतिहरताक्षरित  
 उपायुक्त, राँची  
**DEPUTY COMMISSIONER**  
**RANCHI**

205/02-02-2018



ll verify line pol  
 20/11/18  
 20/11/18

37  
Ranchi

DR. 369/18  
23/11/18



1150 / 16/11/18

# Form of Enquiry Regarding Character Certificate Tender

- 1. Applicant's Name **SHAKIL AHMAD**  
**S/O GULAM MUSTAFA**
- 2. Address **NEAR JORA TALB, KAISER COLONY**  
**BARIATU, P.S - BARIATU, RANCHI**
- 3. Usual place of Residence **- do -**
- 4. Applicant approximate Income (Income of family) where is member of joint family **Rs. 2,89,024/-**



आपको निर्दिष्ट है कि वेदक का चित्रण  
 याना भाग, बरियातु  
 आपको निर्दिष्ट है कि वेदक का चित्रण  
 अक्षरों में तद्वैमान्त मुद्रा चो २० रोज तीन दिनों  
 के अंदर अने पु० नि० के कार्यालय में तैयार करें  
 तथा इसके तुरंत ज० के कार्यालय में दें।  
 पुलिस विरीक्षक को निर्दिष्ट है कि तदवसत गैल  
 के क्रम - 11 में अपना संबंध अक्षर कर मुद्रा चो २०  
 रोज दो दिनों के अन्दर अथो० के कार्यालय में तैयार करें।

- 5. i) Income Tax **Rs. 2,80 AGYPA 1004A**
- ii) Sales Tax

6. Has the applicant ever been concerned any riot or Criminal cases

7. Misc **- वही**

8. What is Applicant Character by General Reputation of from your personal knowledge.

1. - आवेदक का नाम **शकिल अहमद** है जो **बरियातु** थाना प्रभारी के कार्यालय में कार्य करता है।  
 वह एक अच्छे स्वभाव का व्यक्ति है।  
**Shamshul Bariatu**  
**22-1-18**

9. Recommendation at Enquiry **Recommended**

10. Remarks of Sub-Inspector

अंकित प्रतिवेदन के  
 बालोक में प्रविष्टाक्षरित  
**29/1/18**  
 बरिय पुलिस अधीक्षक  
 राँची

11. Remarks of Circle-Inspector

**अग्रसारित**  
**20/1/18**  
 पु० नि० यह थाना प्रभारी  
 बरियातु थाना  
 जि० - राँची  
 अंकित प्रतिवेदन के  
 बालोक में प्रविष्टाक्षरित  
 उपायुक्त, राँची  
**DEPUTY COMMISSIONER**  
**RANCHI**

12. Remarks of Sr. Police Superintendent



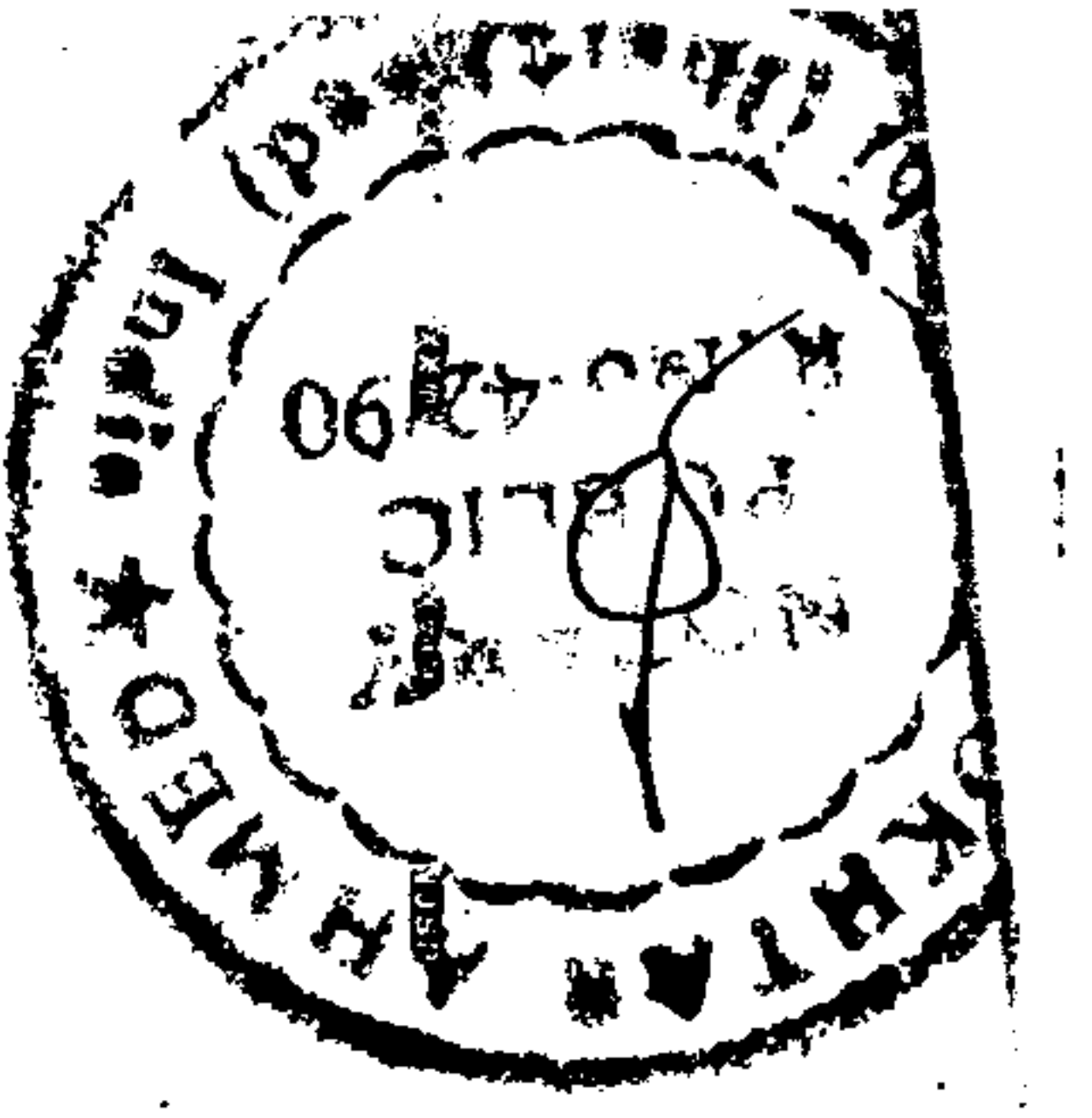
**Sambhu**  
 P. verify & report  
**20/1/18**

**22-368/18**  
**23-1-18**

**39**  
**20/1/18**



204 / 07.02.2018



*Rozy Tabassum*

Rozy Tabassum, W/o Aftab Ahmad by occupation business, resident of Hill View Road, Bariatu-9, Dist. - Ranchi, Jharkhand (here in after called the First Party which term shall mean and include their respective heirs, successors, legal representatives, administrators, executors, and assigns etc.)

BETWEEN

THIS DEED OF PARTNERSHIP is executed on this 30th day of JULY, 2016.

*Shalwan*

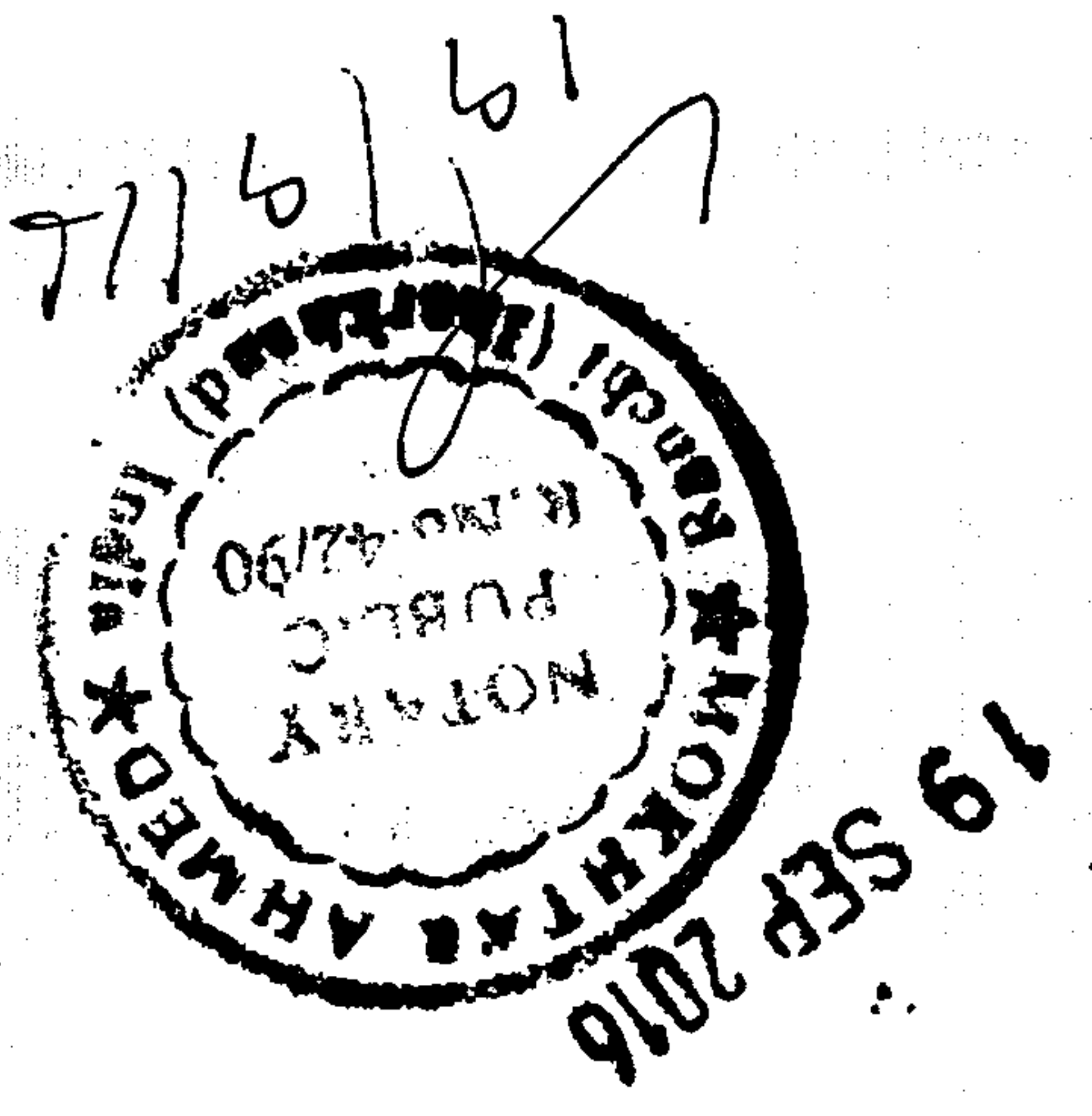
30 SEP 2016

शारदुसु ज़ारुखण्ड

C 388901

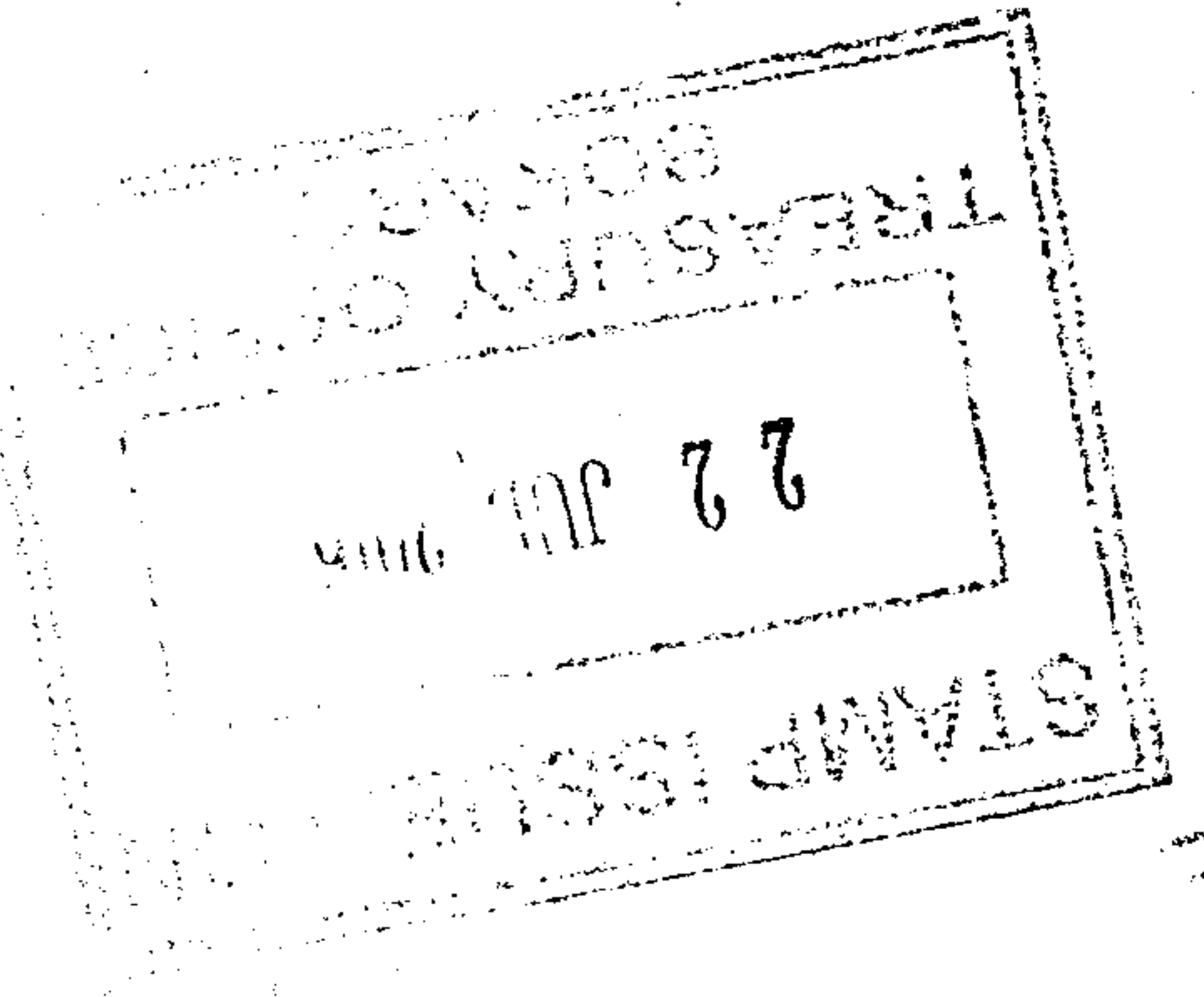


Further mention on this  
 the 19th day of Sep 2016 at  
 Raichin Under my Seal  
 and Signature.



I, Notary Ahmed Khan, Raichin duly  
 appointed by Govt of Maharashtra do hereby  
 certify that this deed of Partnership  
 executed between Roy Tabassum w/o Haidh  
 & H. V. V. V. Road, Banatpur Dist Raichin  
 Sakil Ahmad s/o Sultan Husayn & Tara Talab  
 Raichin colony, Banatpur Raichin q. Haidh is  
 identified by Sr. V. C. Patil Advocate  
 Raichin on 19.9.2016.

Certificate of Authentication



Signature  
 \_\_\_\_\_

Sl. No. 586 Date 29/09/16  
 P. No. 8116  
 S. DEVI  
 V. Chas. Bokero, L. No. 12/08-09

151



झारखण्ड सरकार



अनुमंडल पदाधिकारी का कार्यालय / Office of the Sub Divisional Officer  
RANCHI, District - RANCHI

झारखण्ड का स्थानीय निवासी प्रमाण पत्र / Local Resident Certificate of Jharkhand  
(सभी प्रयोजनों के लिए मान्य / valid for all purposes)

पंजीकरण क्रमांक / Registration No : JHRC/2018/255628

दिनांक / Date : 23/03/2018

प्रमाण पत्र संख्या / Certificate No. : JHRC/2018/255628

जारी करने की तिथि / Date of Issue : 06/04/2018

प्रमाणित किया जाता है कि ROZY TABASSUM पत्नी MOHAMMAD AFTAB AHMAD पता - BARIATU BASTI HILL VIEW ROAD, मुहल्ला / गली - , वार्ड - Ranchi (M Corp.) - Ward No.8, नगर निगम - Ranchi , डाक घर - RMCH BARIATU, थाना - BARIATU, जिला - RANCHI, राज्य झारखंड के स्थानीय निवासी हैं और यह प्रमाण पत्र कार्मिक, प्रशासनिक सुधार तथा राजभाषा विभाग झारखंड सरकार के संकल्प संख्या 3198 दिनांक 18.04.2016 की कंडिका - 2 (ii) में उल्लिखित प्रावधानों के आलोक में निर्गत किया गया है। प्रमाण पत्र धारक की ओर से झारखंड के अतिरिक्त किसी अन्य राज्य / केंद्र शासित प्रदेश के स्थानीय निवासी नहीं होने का प्रतिज्ञान की प्रतिबद्धता की गई है।

This is to certify that ROZY TABASSUM Wife of MOHAMMAD AFTAB AHMAD residing at BARIATU BASTI HILL VIEW ROAD, Mohalla / Street - , Ward - Ranchi (M Corp.) - Ward No.8, Municipal Corporation - Ranchi , Post Office - RMCH BARIATU, Police Station - BARIATU District - RANCHI, State Jharkhand is a local resident and this certificate is being issued in accordance with the provisions enumerated in para - 2 (ii) of memorandum No-3198, Dated 18.04.2016 issued by the Department of Personnel, Administrative Reforms and Rajbhasha, Government of Jharkhand. The holder of the certificate has declared to abide with the pledge that she has not been the local person of any State / Union Territories other than Jharkhand.

स्थान / Place : RANCHI

दिनांक / Date : 06/04/2018

Digitally signed by SWETA  
Date: 2018.04.06 18:20:58  
IST

Shakil Ahmad S/o Gulam Mustafa by occupation business, resident of Near Jora Talab, Kaiser Colony, Bariatu, Ranchi-9, Jharkhand, (hereinafter called the SECOND PARTY which term wherever occurred in these presents unless repugnant to context or contrary to subject shall mean and include their respective heirs, successors, legal representatives, administrators, executors, and assigns etc)

WHEREAS the party of the First Part and Second Part hereinafter collectively referred to as the "Parties"

WHEREAS on being approached by each other, the parties have agreed to invest their capital and devote their time in proper running of the business.

WHEREAS the parties here to were desirous of carrying out the Business of developer and contractors etc.

WHEREAS it has been made clear and agreed upon that the now onwards all the profit/loss, for all the activities related from this date of agreement, of the firm shall be distributed between partners as mentioned hereinafter.

AND WEARS it is thought expedient to reduce into writing the terms and conditions under which the main Partnership business shall be carried on.

NOW THIS DEED OF PARTNERSHIP WITNESSETH AS UNDER

**1. Name**

That the partnership business shall be carried over under the name & style of R.S. Construction having its principal place of business at Shop no. 21&22, Vardhman Marketing Complex, Line Tank Road, Ranchi-1, Jharkhand and /or under such other name & style and/or at such other place(s) as the parties may mutually agree from time to time.

**2. Term of Partnership**

That the partnership shall be deemed to have commenced on and from 29<sup>th</sup> July 2016. That the partnership shall be AT WILL and will continue so long as the partners may desire. In case any partner should desire to retire from the said partnership, he shall give at least two calendar months notice in writing to this effect to other partners.

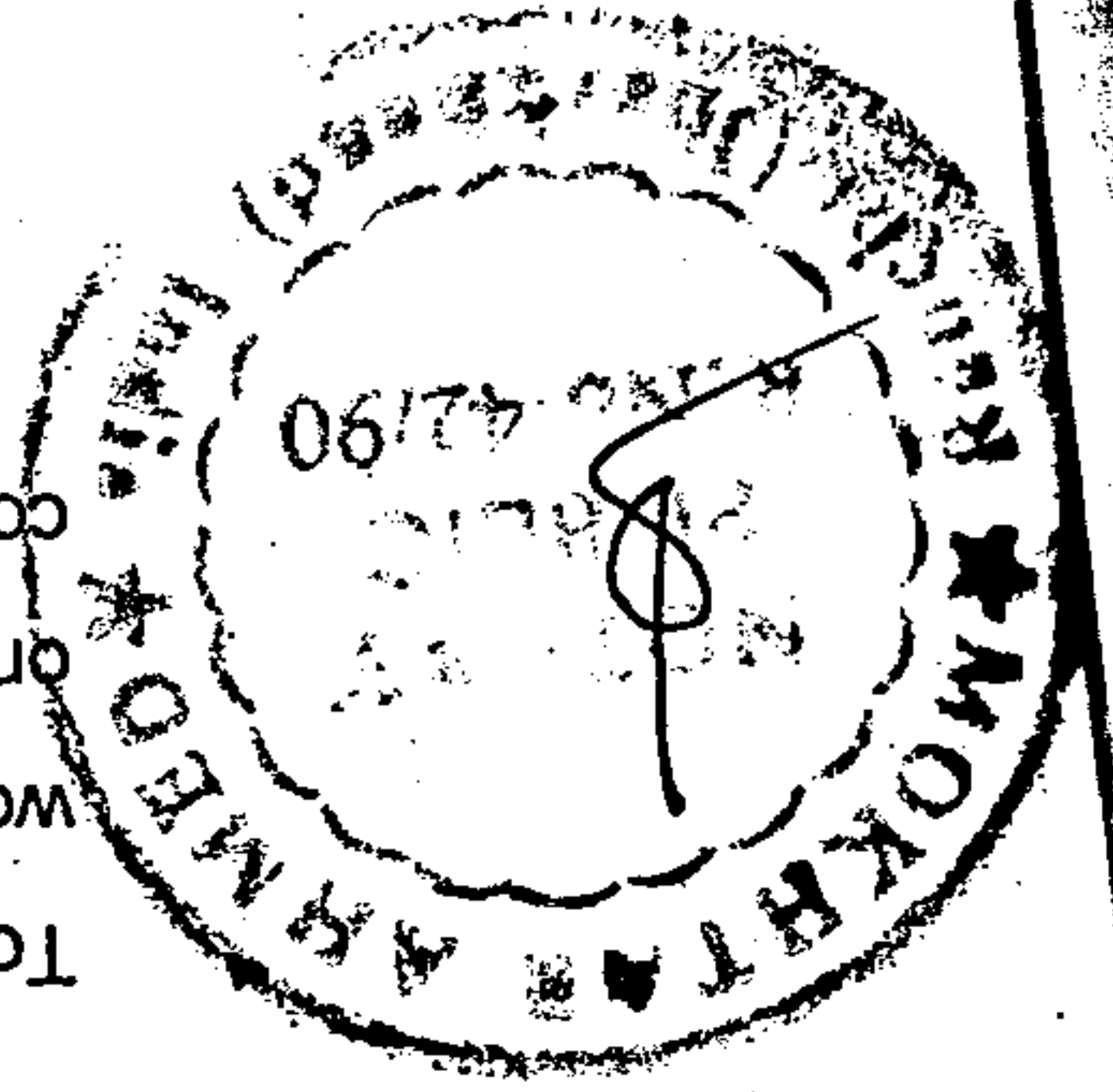
**3. Place of Carrying Business**

That the business of Partnership shall be carried from address at Shop no. 21&22, Vardhman Marketing Complex, Line Tank Road, Ranchi-1, Jharkhand or any other place as may be agreed upon by the Parties.

**4. Nature of business:**

That the business of the partnership will ordinarily be that of to carry on the business of contractors and Construction Activities as mentioned herein below :

To work as a contractor for different types of govt. and private jobs. To carry on the civil works & construction works and to build, construct, establish, own, purchase, sell, take on lease or exchange or otherwise acquire, hold, maintain, and manage industrial commercial or residential buildings, apartments houses, hotels, motels, hostels,



*Roy Jahanwar*

17 9 SEP 2016

*Shakil Ahmad*

40

Restaurants, factory premises, go downs, ware houses, boarding houses, clubs play grounds and amusement parks, theatres, cinemas or such other show houses, meetings or lecture halls, libraries, dharamshalas and sarais, health resorts and sanatoriums, gardens, swimming pools and baths, huts bazaar and other markets, meals and exhibition and to let, sublet give on lease or otherwise to permit use and occupation of the same for rent or hire charges and to provide for the tenants and occupiers thereof all or any of the conveniences commonly provided in residential, commercial and industrial quarters and to carry on the business of builders, contractors, dealers in and manufacturers of prefabricated and precast houses, buildings and erections and materials, tools, implements, machinery and metal ware in connection therewith or incidental thereto and to carry on the business that is customarily, usually and conveniently carried on therewith.

And also to carry on any other business which they may mutually, decide from time to time.

### 5. Capital Contributions

That each partner will be contributing towards their capital funds required for the purpose of Partnership business in such manner as may be mutually agreed upon by and between the Partners from time to time.

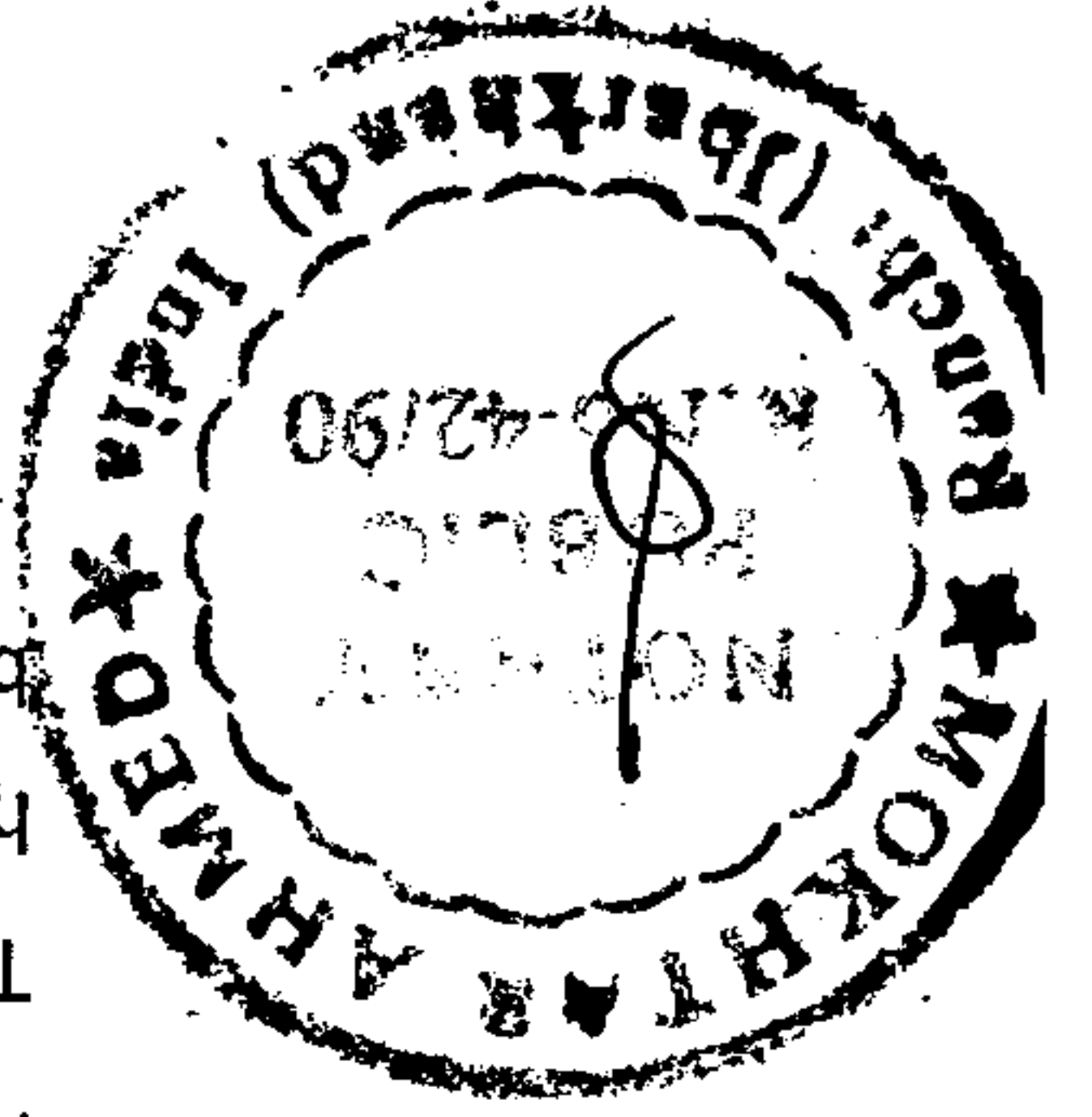
### 6. Interest on Capital

That simple interest at the rate of 12% per annum or at the rate as may be provided under section 40b(IV) of the Income Tax Act, 1961 or any other applicable provision as may be in force in income tax assessment of the firm for the relevant accounting period, shall be payable to the partners on the amount standing to the credit of by the firm all account of the partners. The interest shall be calculated on the basis of date wise product by taking into consideration on entries in the respective capital account of the partners and the same should be credited to the account of each partner at the close of the accounting year. However, in case of loss or lower income, the rate of interest can be lower than the 12% or even nil as may be agreed by and between the partners. The partners by mutual consent, shall also be entitled to modify the above terms relating to interest to partners."

### 7. Remuneration

While the partner is conscious of the fact that dedicated effort and attention to the business by the partner is crucial and foremost for providing continued vigour to business and by that reckoning such partners deserve adequate incentive and handsome compensation. Yet considering the restrictive provisions of section 40(b) of the I.T. Act, 1961 and to relieve the firm of the financial burden they have agreed to make the disbursement of reward for services varying with the level of earning by the partnership business from year to year.

That parties to the First part and the Second part shall be working partner in the fir. It is hereby agreed that in consideration of the Partners working in the Partnership they will be entitled to remuneration as under.



Rony Zaherwan  
19 SEP 2014

Shallawat

37



accounting year as under.

FIRST PARTY	60%
SECOND PARTY	40%

That irrespective of capital investment, the profit/loss of the partnership firm, after deducting of all the expenses relating to the business of partnership, including interest and remuneration payable to the partners in accordance with the terms of this deed of partnership, shall be credited to or distributed on the close of the

**8. Profit Sharing Ratio**

The Partners shall be entitled to increase or reduce the above remuneration and may also agree to revise the mode of calculating the above-said remuneration as may be agreed upon from time to time by and between the partners.

The partners, by mutual consent, shall be entitled to modify the above terms relating to remuneration payable to the working partners.

Though principally the interest and remuneration due to each partner will accrue day to day with the commencement of the accounting year, yet it is agreed that ordinarily the interest and remuneration due to each partner will be calculated and paid or credited to his account only once on ascertainment of book profit after the close of financial year except earlier in the event of the retirement/death of a partner or change in the constitution or dissolution of partnership. The partners, shall, however have the option to make interim withdrawal towards interest and/or remuneration, as the case may be at such intervals as may be deemed expedient and the sum so paid on this account shall be adjusted against the final figure determined on finalization of accounts after the close of the accounting period.

1) On the first Rs. 75000/- of Book Profit (as defined under the Income Tax Act, 1961 from time to time or in case of loss)

Rs 60% of 90% of Book Profit	Rozy Tabassum
Rs 40% of 90% of Book Profit	Shakil Ahmad

Which ever is higher

2. On the next Rs 75,000/ of Book Profit

Rs 60% of 60% of Book Profit	Rozy Tabassum
Rs 40% of 60% of Book Profit	Shakil Ahmad

3. On the balance of Book Profit

Rs 60% of 40% of Book Profit	Rozy Tabassum
Rs 40% of 40% of Book Profit	Shakil Ahmad

The yearly remuneration payable to the working partners for each accounting year shall be computed on the basis of Book-Profit as defined under the Income Tax, 1961, in the following manner.

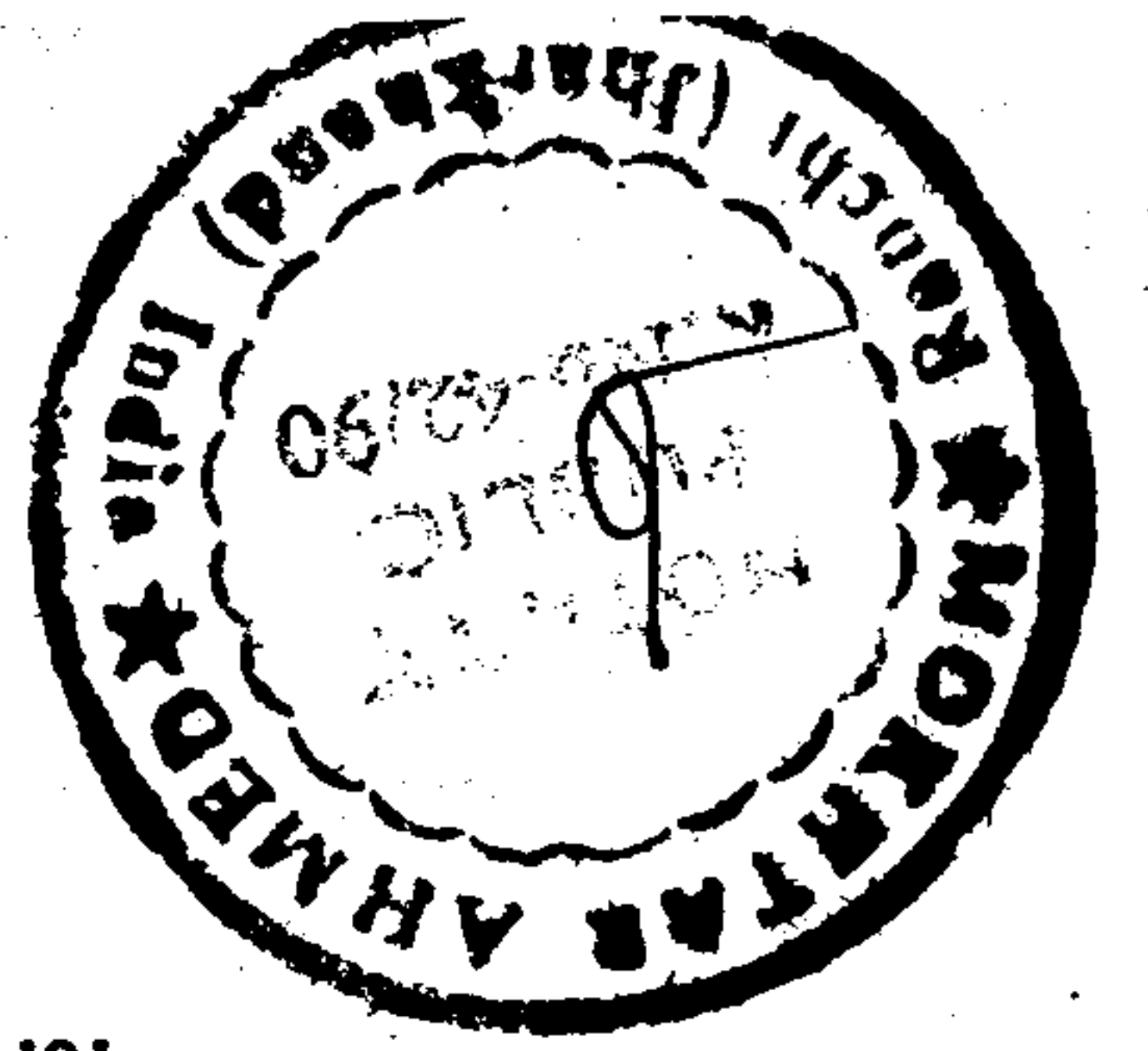
*Rozy Tabassum*

19 SEP 2016

*Shakil Ahmad*

2





Rony Jabbar

19 SEP 2016

Shaktant

Every dispute or difference arising between the partners as to the interpretation, operation, or effect of any clause in the partnership which cannot be mutually resolved, shall be referred to the arbitration. The decision of such an arbitrator

16. Arbitration Clause

Except as aforesaid, the partnership shall further abide by the provision of the Indian Partnership Act, 1932.

15. Governing Law

That in the case of dissolution of the firm the net realization on the sale of assets shall be distributed amongst the Partners equally after meeting the liabilities of the firm.

14. Dissolution of Partnership

That the Partnership is at will and may be dissolved at any time mutually in the event of death of a partner, That in the case of dissolution of the firm the net realization on the sale of assets shall be distributed amongst the Partners equally after meeting the liabilities of the firm.

13. Introduction/Retirement of Partners

That the partners are by mutual consent entitled to take more partner(s) in the partnership business for the smooth running and development of business. That it is at the liberty of the partners to resign, retire, or leave the firm at any point of time. This however shall not affect the functioning of the firm and it may be carried out by the remaining partners. That any partner may retire from the partnership business after giving one month notice of his/her intention to retire.

12. Operation of Bank Accounts

It is mutually agreed often between the parties that the bank account(s) of the firm will be operated by double the partner of the first part and second part as per their mutual understanding.

11. Amendment in the partnership deed

That the partners are by mutual consent can change, alter or modify any of the terms of this deed.

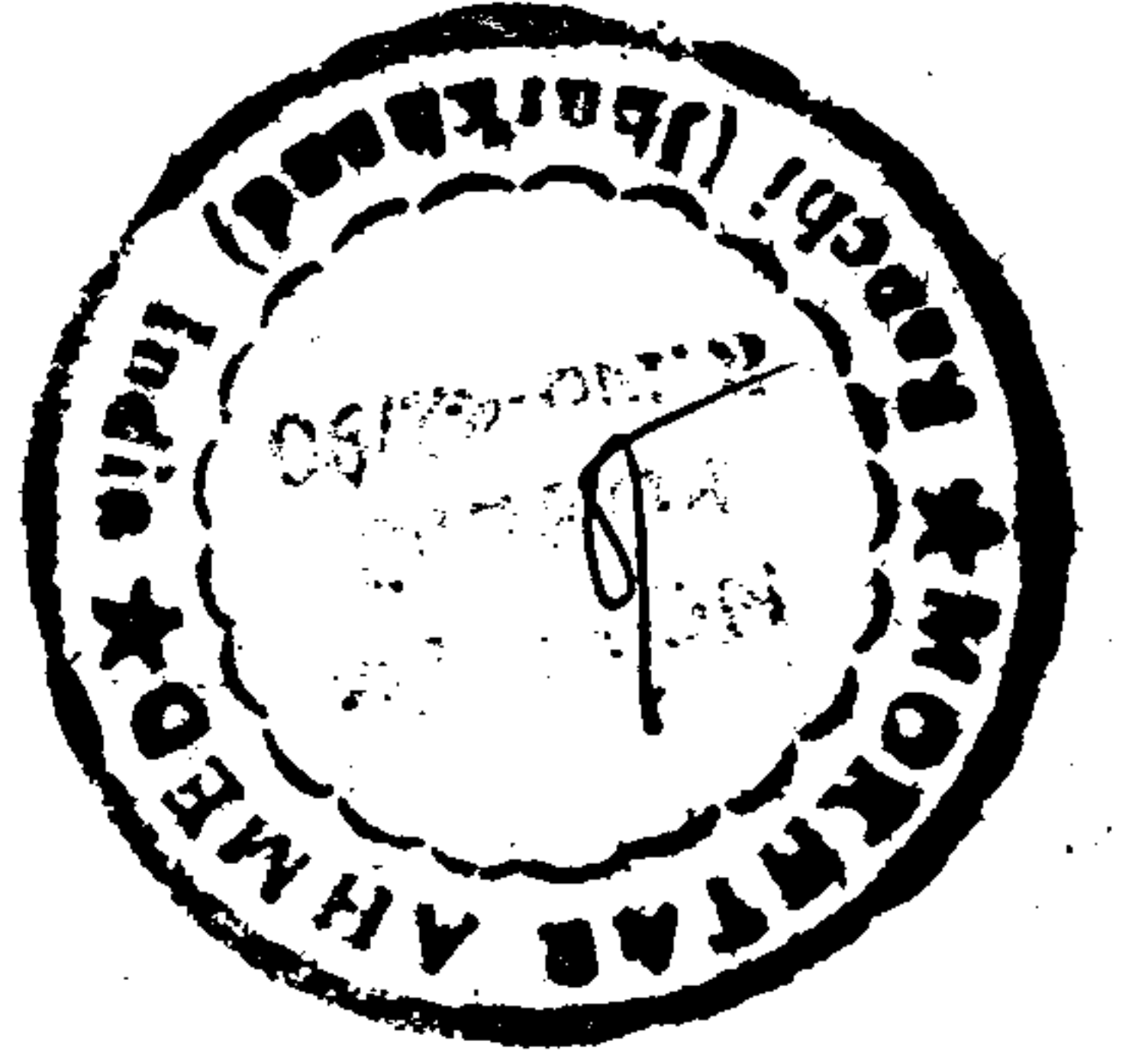
10. Management of the affairs of the partnership business

That the management of the partnership business shall be in the hands of all the working partners and such partners shall have EQUAL RIGHTS in the control and management of the said partnership business.

9. Maintenance of Accounts

That the partners shall maintain regular books of accounts and proper entries shall be made therein of all receipts, payments, transactions, engagements and properties of the partnership and said books of accounts, all receipts, papers and writing shall be kept at the office of the partnership firm and every partner or his agent shall have free access at reasonable time to read, inspect, examine and copy the same.

37



Rony Jabbar

09 SEP 2016

Shalendra

- a. To open and operate account(s) with any Bank (s) and to secure and arrange overdrafts from any Bank (s) against security of goods and stock-in-trade or otherwise on such terms and conditions as he / they may think fit and to sign all papers and documents in connection therewith.
- b. To borrow money and raise loans from any person, State or Central Government, financial and documents in connection therewith.
- c. To sign, draw accept, negotiate, pay satisfy, or receive any bills of exchange, hundies, promissory notes, checks, orders for payment or delivery of money, security or bills of lading or other negotiable or mercantile for and on behalf of the
- d. To ask, demand, sue for recovery and receive whether in cash, cheque or any other mode from any Government department, private establishment or Local authority all monies, dues, articles and things which shall become due,

19. That each of the partners shall be jointly and or severally entitled :

- a. To open and operate account(s) with any Bank (s) and to secure and arrange overdrafts from any Bank (s) against security of goods and stock-in-trade or otherwise on such terms and conditions as he / they may think fit and to sign all papers and documents in connection therewith.
- b. To borrow money and raise loans from any person, State or Central Government, financial and documents in connection therewith.
- c. To sign, draw accept, negotiate, pay satisfy, or receive any bills of exchange, hundies, promissory notes, checks, orders for payment or delivery of money, security or bills of lading or other negotiable or mercantile for and on behalf of the
- d. To ask, demand, sue for recovery and receive whether in cash, cheque or any other mode from any Government department, private establishment or Local authority all monies, dues, articles and things which shall become due,

18. That no partners shall without the written consent of other partners :

- a. Acknowledge a debt so as to extend the period of limitation against the firm.
- b. Remit the whole or any part of any debt or sum due to the firm.
- c. Employ any money, goods or effects belonging to the partnership or engage credit thereof in any manner except on account and for the benefit and interest of the said firm.
- d. Except in ordinary course of business, give any security or promise for payment of money on account of the firm and
- e. Assign, charge, transfer, mortgage or otherwise alienate his share in the firm.
- f. Lend any of the moneys or deliver, upon credit, any of the goods of the firm to any person or persons whom the other partner shall have previously in writing forbidden him to trust.

17. Partners to work in the interests of Partnership

Each Partner shall-  
a. Work honestly and diligently and shall pay due attention to the business of the firm.  
b. Be just and faithfully to other partner.  
c. Give complete and truthful details of all matters relating to the affairs of the firm.  
d. Punctually pay and discharge their personal debts and liabilities  
e. Shall do nothing to harm the interests of the Partnership.

shall be binding on the partners. Subject as aforesaid the Arbitration and Conciliation Act, 1996 and the rules made there under shall apply to the arbitration proceeding under this clause.

32

owing and payable to or recoverable by the firm on any account and to give an effectual receipt of discharge for the same.

e. To apply for all kinds of licenses and to secure them and also to apply for quota rights and for the purpose to appear before the authorities appointed for the same and sign all papers in this connection.

f. To submit tenders before the Government department(s) and to accept orders there from and for the purpose to appear before the authorities concerned and to sign all papers in connection therewith.

g. To appear and represent the firm before Commercial Tax, Income Tax, Customs and Excise authorities whether original or appellate and also to appear in any courts, Tribunal or Tribunals or any other Government Department in connection with any suit or proceedings whether civil or criminal in which the firm is interested and to sign all papers, forms, documents, applications bonds, return etc. in connection with the said matter.  
h. To sign, execute and enter into all sorts of contracts, engagements and agreements pertaining to the business of the firm with any Government body, private establishment of local authority.

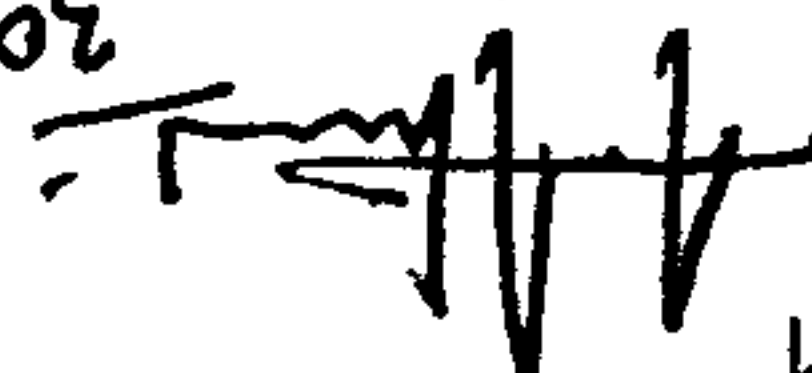
i. To submit any dispute relating to the business of the firm to arbitration and  
j. To act on behalf of the firm generally.

20. Jurisdiction

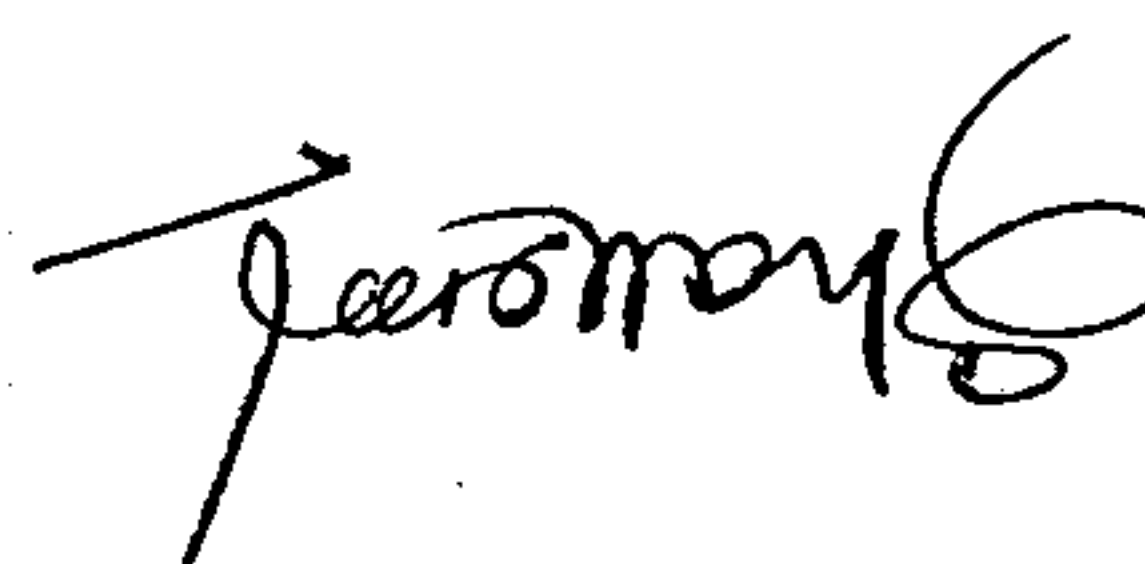
That in case on any dispute between the parties, the Ranchi shall be jurisdiction.

IN WITNESS WHEREOF, the parties have set their hands this 24<sup>th</sup> day of June, 2009.

Witnesses :

1  30/7/11  
Hill View Road  
Baniatu Ranchi

Rajy Dobaruw  
First Party

  
Second Party

2 Shobur Alam 30/7/11  
Pad fort Baniatu Ranchi  
Baniatu Ranchi

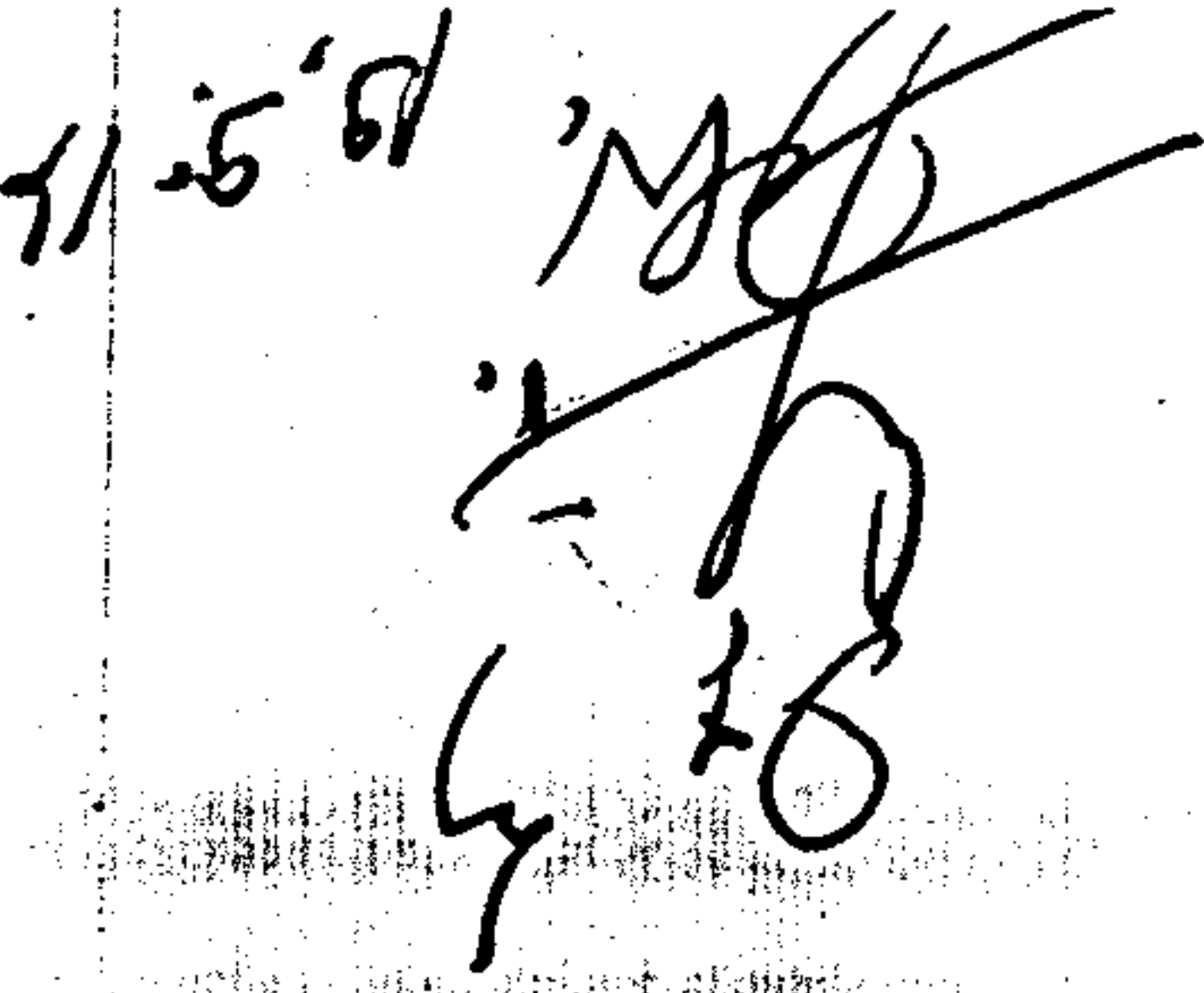
Signature Attested  
as Identification of Lawyer

18/8/11  
NOTARY PUBLIC, RANCHI



Authorized under Notaries Act  
1952 and Notaries Rules 1958 by  
Gov. of Jharkhand

109 SEP 2016

13.5.11  


आयकर विभाग

INCOME TAX DEPARTMENT

R.S. CONSTRUCTION

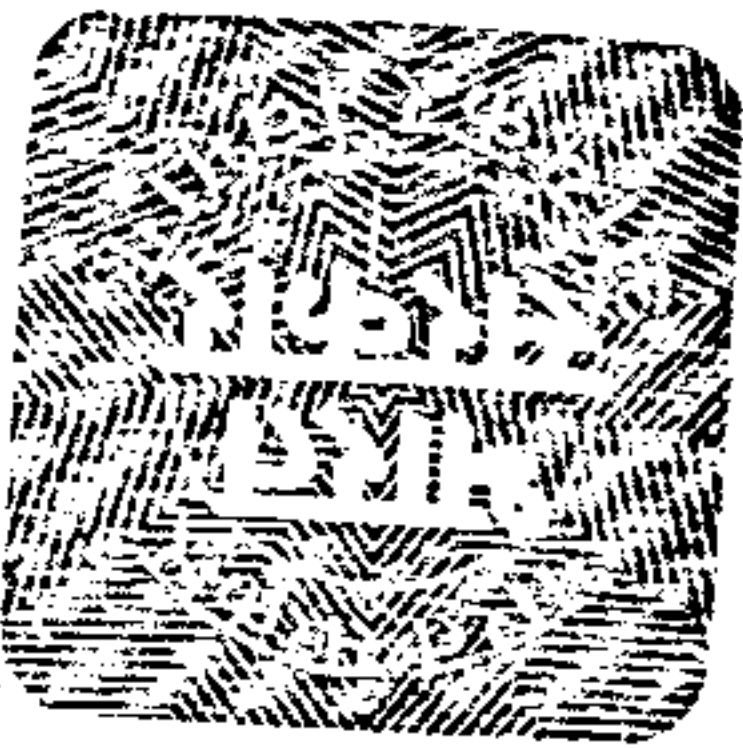
29/07/2016

Permanent Account Number

AAUFR9492B



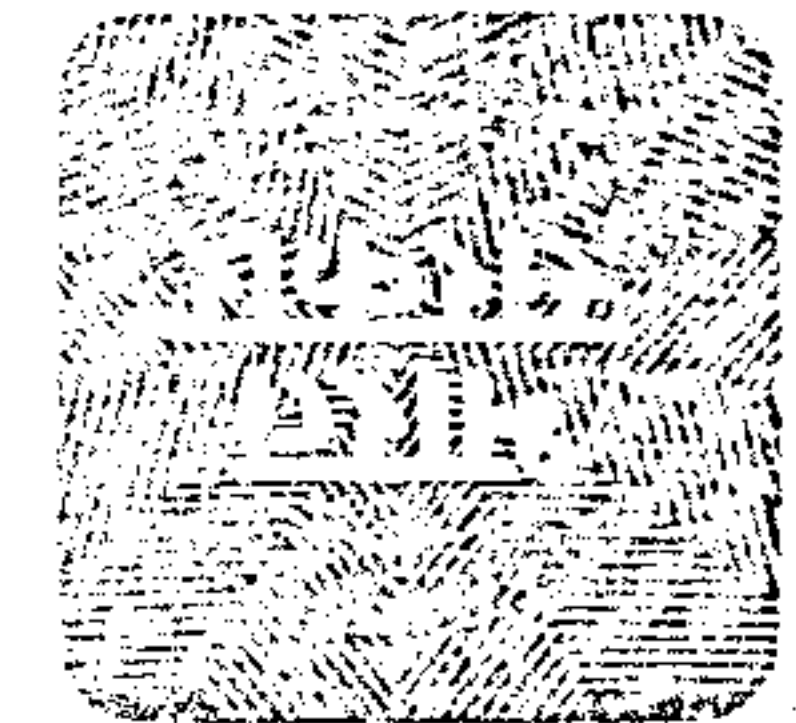
भारत सरकार  
GOVT. OF INDIA



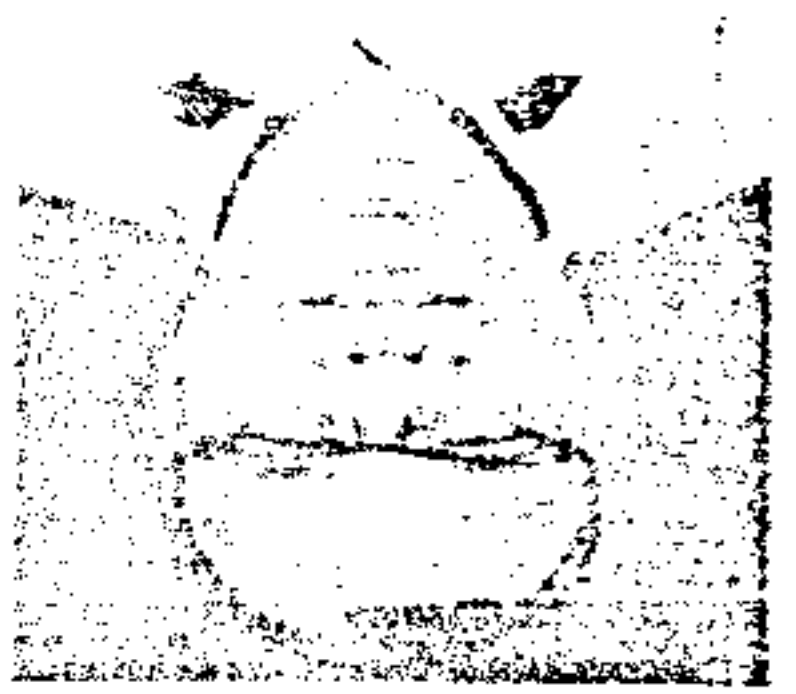
21122016

5

भारत सरकार  
GOVT. OF INDIA



25062015



शुद्धता  
INCOME TAX DEPARTMENT

SHAKIL AHMAD

GULAM MUSTAFA

28/12/1967

Permanent Account Number

AGYPA1004A

Signature