



CHARACTER CERTIFICATE TO WHOM IT MAY CONCERN



This is to certify that **SHIV SHAKTI** S/O Ranjeet Kr. Lala R/o Near Kharkhari

Station, Lal Bhawan, Nawagarh, dhanbad (Jharkhand) is known to me since last six month bears a good moral character.

I, wish him every success in his life.

S. Shakte SIGNATURE

ATTESTED

Authorised.

Regd. No.- 10316/13

u/s (t) (!) (a) of the Notaries Act 1952 (Act No 53 of 1952: # Theom

27/04/19

Anwer Pf Hune

(Formerly University of Poona)



We, the Chancellor,

the Vice Chancellor and

the Members of the Management Council

and the Academic Council of the

University of Pune certify that

Shiv Shakti

Mother's Name: Shashi Lala

of A.J.S.S. Memorial Society's College of

Engineering, Pune

having been examined and found duly qualified for the degree of

Bachelor of Engineering

(Mechanical Sandwich)

and placed in the First Class with Distinction

in May 2010.

The said degree has been conferred on him.

In testimony whereof is set

the seal of the said University.

9th February 2011

Nes Chancellor





INDIA NON JUDICIAL Government of Jharkhand

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JAYSHREE BUILDCON

Article 46 Partnership

PARTNERSHIP

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JAYSHREE BUILDCON

NA

JAYSHREE BUILDCON





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. The onus of checking the legitimacy is on the users of the certificate. In case of any discrepancy please inform the Competent Authority.

DEED OF PARTNERSHIP

This Deed of Partnership executed on this 30.03.2019 at Dhanbad by and between:-

- 1. RAJESH SRIVASTAVA, S/o- Late K.K. Srivastava, Near Jeewanlok Hospital, Hinoo, Ranchi, Jharkhand.
- 2. <u>SHIV SHAKTI</u>, S/o- Sri Ranjeet Kumar Lalal, Lala Bhawan, Post Office-Kharkharee, Dhanbad-828125, Jharkhand.

Both the two partners of Jayshree Buidcon having office at Hirapur, Dhanbad.

By occupation- with assets as under:-

This term all the four partners shall include unless excluded by the repugnant to the subject for context to these presents their respective heirs, executors, administrators, successors in the interest and assignees.

AND WHEREAS in the mutual interest of the parties hereto, it has been agreed upon that terms and conditions as mutually agreed upon partnership business be now incorporated in a properly drawn of partnership to void future dispute and differences;

Rycch Shrivach

s. Shahtai

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NOWTHIS DEED OF PARTNERSHIP WITHNESSETH AS UNDER:-

- That, the name and style of the firm shall be M/s JAYSHREE
 BUILDCON with the parties hereto as its partners.
- That, the Head office of the firm shall be at Dhanbad, the parties may however open one or more branch of office at such other place as they may mutually decide.
- 3. That, the business of partnership shall be of carrying Civil, Road Construction (all types of rural, urban state & national highways road repair building construction trenching job for cable laying, distributions of goods C & F, super stokiest, whole sellers, retailers, Amusement parks, taking on lease, Government properties for business purpose, construction & repairing of irrigation dams, implementation of non conventional energy projects & other types of business as may be agreed upon by the partners from time to time in India or outside India.
 - 4. That, the business of partnership commences w.e.f.....
 - 5. That, the respective share of the partners in profit/loss of business of the partnership as well as the assets & liabilities of the business shall

Tin be as follows:-

Regd. No. 10316/13

Gove of India

First Party

50%

Second Party

50%

Ryich Shrivache

S. Shahti

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- 6. That, the capital necessary for running the partnership, the partnership business shall be provided by the parties hereto such a manner and by such installments as may be mutually agreed upon from time to time.
- 7. That, terms book profit means the profit as shown in the profit and loss A/c for the relevant previous your without deducting the remuneration paid/payable to partners.

That, if there is any amendment in the above given method of computation as laid down in sub-clause (V) of Clause (b) of Section 40 of the Income Tax Act. Same shall also substitute accordingly in the deed of partnership with effect from the date of such amendment unless and until otherwise decided by the partners hereto.

8. That, the partners shall be entitled to interest on the capital introduced by them in each year at such rate as the partners mutually decided subject to limit prescribed under the Income Tax Act. That the Interest charged by the partners will be considered as business expenditure.

All the partners shall be working partners and will draw a salary of to be mutually decided by partners.

That, the accounting year of firm shall and with the closing of the financial year. After close of the said accounting period of soon

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thereafter a profit & loss A/c and balance sheet for the previous year shall be drawn up and the profit & loss as the case may be distributed/borne by the partners in proportion of their respective, shared as mentioned in point no.- 5 (five) of this Deed.

- 11. That, all the expenses relating to the payment of interest, salary, bonus etc. paid or credited to the partners shall be considered as business expenditures and will be debited to Profit & loss A/c and will be taken into consideration in arriving at the net divisible profit or loss amongst the partners.
- 12. That, the partners may also arrange finance for running the business of partnership from my Private/Public Ltd. Co., Bank Financial Institutions, Individual and may pay interest, thereon at such rates and under such terms and conditions as the parties may deem expedient from time to time.
- 13. That, the partners, shall faithful to each other and to the firm and shall be responsible for such works as may be allotted to them from time to time.

14. That, each of the partners shall remain responsible for payment of their own debts and liabilities as well as their Income Tax, Sales Tax and other Government dues. The firm shall not be liable for payment of any such dues.

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- That, the death of my partners shall not effect dissolution of the 15. partnership but the same shall be deemed to continue with one or more legal representatives of the deceased partner. If the legal representatives of the deceased partner is not willing to participate in the business of partnership...... share in the profit/loss and in the assets/liabilities will be determined as on the date of death of deceased partner. The amount payable to him shall be paid to the legal representatives of the deceased partner/carried forward as a loan accordance with the direction of legal representative.
- That, the partner may retire or withdraw from the partnership "at 16. will" and any partner may retire for withdraw from the partnership after giving notice to each other parties of his/her intention to do so. And the partnership constituted this partnership deed shall not be dissolved on such retirement.
- That, subject to the terms aforesaid the affairs of the firm and 17. relation between the parties shall be governed by the provision of Indian Partnership Act, 1932 as amended from time to time.
- That, any terms and conditions as laid down herein may be altered, 18. added or varied by mutual agreement among the partners.

Any Partner may retire from the partnership at the end of the year on giving to the other partners not less that three months previous notice in writing of his intention to do so. The remaining partners have to pay off the retiring member his invested capital and Page 5 of 6

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remaining share of the profit in firm in period not exceeding more than 12th months subject to financial health of the firm.

- 20. All important decisions have to be taken by mutual consent of both partners.
- 21. That, the Bank A/c will be operated by Signature of any one partner.
- 22. That, all the partners will be working partners.
- 23. That, in case of any dispute or difference arising between the partners, the same shall be preferred to arbitration to an arbitrator chosen by the common consent or partners and the proceeding shall be governed by the provisions of Indian Arbitration Act, 1940 as amended from time to time.

IN THE WITNESS WHEREOF THE PARTNERS HERETO HAVE SIGNED THESE PRESENTS THE DAY, MONTH AND YEAR FIRST ABOVE WRITTEN.

