



उत्तर प्रदेश UTTAR PRADESH

AF 105321

PARTNERSHIP DEED

This **DEED OF PARTNERSHIP** is executed on this the 19th day of **December, 2019** BETWEEN :-

1. **MUKUL KUMAR YADAV** aged about 25 Years S/o. Shri Nand Lal Yadav, R/o. S. 17/68, Nadesar, P.S. - Cantt, Tahsil- Varanasi, Distt.- Varanasi (U.P.) First Party

AND

2. **PANKAJ SINGH KUSHWAHA** aged about 23 Year, S/o. Shri Bandhu Singh Kushwaha R/o. Vill.- Yuvrajpur, Chhawani Line, Distt.- Ghazipur (U.P). Second Party.

AND

ADTIYA VIKRAM SINGH aged about 18 Years S/o Shri Sanjay Singh R/o 196, Ramgulam Tola, Ward No. 11, Distt.- Deoria (U.P) Third Party.

WITNESSETH AS UNDER :-

WHEREAS the parties hereto having agreed to carry on business of **WORK AS ONLINE AND OFFLINE SERVICES** in Partnership between each other and have commenced the name under the name and style of "**M/s. MMIO TECHNOLOGIES**", S. 17/68, Nadesar, P.S. -

Mukul Yadav

Pankaj

Aditya

2
भारतीय गैर न्यायिक



उत्तर प्रदेश UTTAR PRADESH

CA 600130

Cantt, Tahsil- Varanasi, Distt.- Varanasi (U.P.) with effect from 19th day of December, 2019.

WHEREAS the terms and conditions in pursuance whereof the aforesaid partnership is being carried has been mutually settled and agreed upon between the parties.

AND WHEREAS, it is considered necessary that a Deed of Partnership incorporating all the terms and conditions agreed between the parties be executed in writing the parties hereto out of their free will and accord without any undue influence coercion execute this Deed of Partnership incorporating therein all the terms and conditions mutually settled and agreed upon and hereby agree and convenient as under :-

NOW THIS DEED WITNESSES :

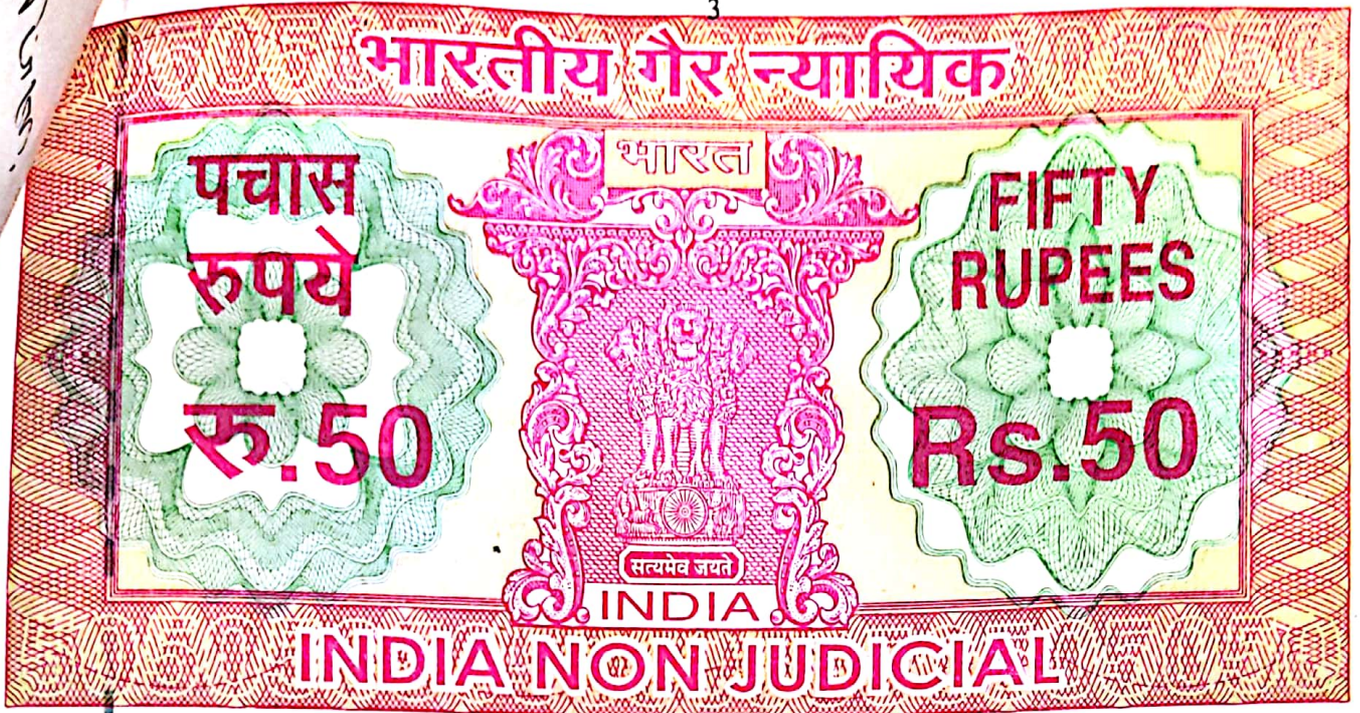
- 1- (A) That the name and style of the Partnership firm is and shall be "M/s. MMIO TECHNOLOGIES" at its principal place of business at S. 17/68, Nadesar, P.S. - Cantt, Tahsil-Varanasi, Distt.- Varanasi, (U.P.) and shall be deemed to have commenced from 19th day of December, 2019.
- (B) That any Branch Office etc. of the firm may be open or closed with mutual consent of the partners at any place or places.
- 2- That the parties may by mutual consent change the name and style principal place of the partnership business and may also open or close its branch or branches in such name or names at such place or places as they may consider necessary.



Reeta Devi

Partner

Partner



उत्तर प्रदेश UTTAR PRADESH

CA 600131

- 3- That in the partnership firm the business of **AS ONLINE AND OFFLINE SERVICES** shall be carried on along with such other business or businesses as the parties may from time to time mutually decided and agree upon.
- 4- That the capital invested in the partnership business on **19th day of December, 2019** by the parties aforesaid shall be the capital of the partnership business the same shall be in future, the capital may be brought in by the partners as and when may used.
- 5- That if necessary to take loans from out side parties may be obtained under joint signatures of all parties under the name of partnership business. The interest payable on such loans shall be deemed to be expenditure of partnership. The partnership business shall not be liable to any loan taken in the manners other than aforesaid.

That all the parties of the partnership firm will be looking after the day to day affairs of the partnership business and each parties shall be entitled to get working remuneration's follows :-

NAME OF PARTNERS :

- | | |
|--------------------------|-----------------------------|
| 1. Mukul Kumar Yadav | Rs. 10,000/= Per Month |
| 2. Pankaj Singh Kushwaha | Rs. 10,000/= Per Month |
| 3. Aditya Vikram Singh | Rs. 10,000/= Per Month |

That the working remuneration of the partners shall also be treated as establishment expenses of the partnership firm. The working



Mukul Kumar Yadav

Pankaj

Aditya

भारतीय गैर न्यायिक

पचास
रुपये

रु.50

भारत

FIFTY
RUPEES

Rs.50

सत्यमेव जयते

INDIA

INDIA NON JUDICIAL

उत्तर प्रदेश UTTAR PRADESH

CA 600132

remuneration of the partners may however be modify in force or reduce from time to time by mutual consent of the parties.

- 8- That the capital of the partners remaining invested in the firm shall carry interest at the rate of 12% per Annum as per the Income Tax Act, which shall be debited to the profit and loss account of the partnership business.
- 9- That the share of the partners in the net profit and losses of the partnership business after adjustment of Business Expenditures, Working remuneration's of the partners and interest, shall be in the following proportions :-

Name of Party	Share in Profits	Share in Losses
1. Mukul Kumar Yadav ... First Party	1/3	1/3
2. Pankaj Singh Kushwaha.... Second Party	1/3	1/3
2. Aditya Vikram Singh Third Party	1/3	1/3

That the annual accounting year shall be closed on 31st day of March, the first Profit and Loss Account and Balance Sheet shall be drawn on 31st March, 2020.

That the Bank account of the partnership firm shall be regularly maintained and shall be the principal place of business at all reasonable times during business hours.

- 12- That the Bank account of the partnership firm shall be opened in the name of Partnership Firm with the signature of first parties and



Mukul K. Yadav

Pankaj

Aditya

भारतीय गैर न्यायिक

पचास
रुपये
रु. 50



FIFTY
RUPEES
Rs. 50

INDIA NON JUDICIAL

CA 600133

उत्तर प्रदेश UTTAR PRADESH

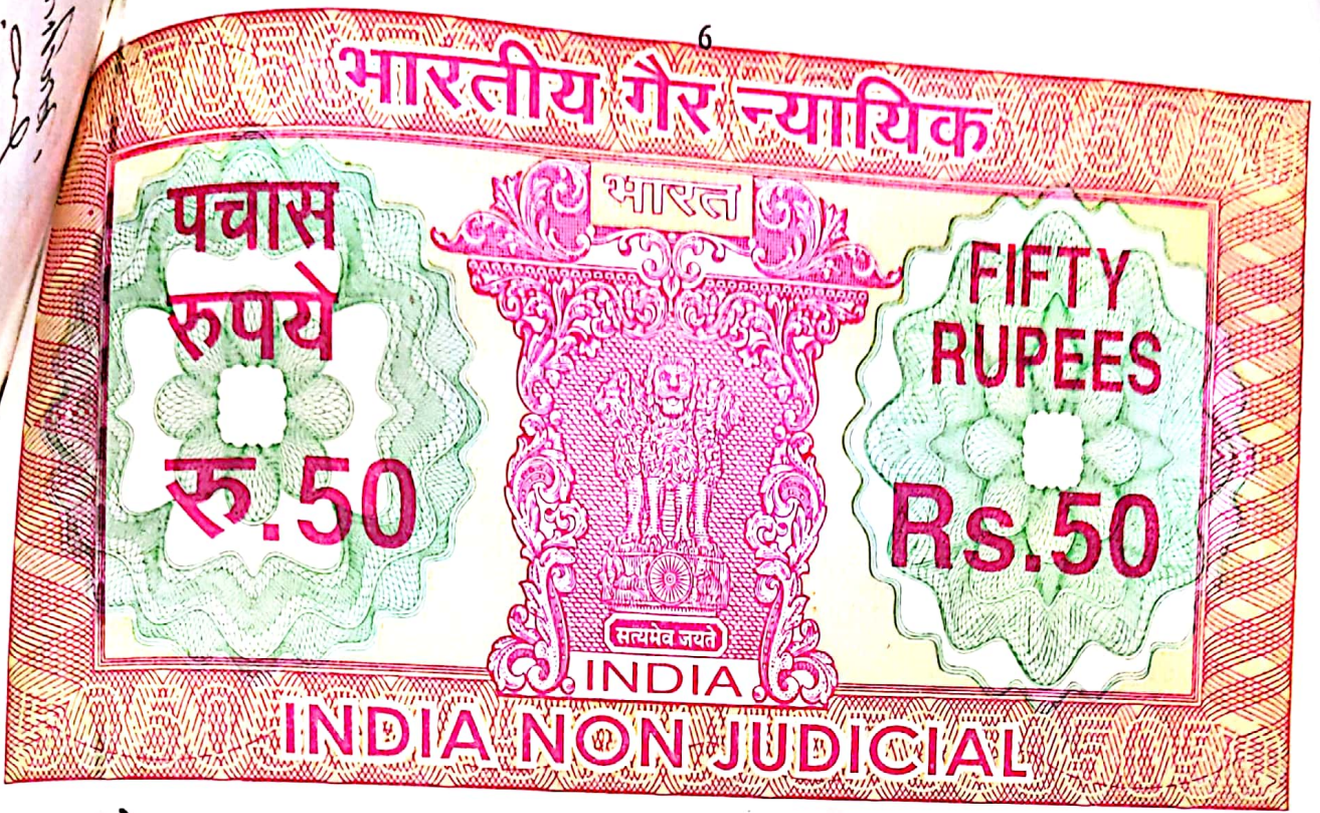
- Bank Account shall be operated by First Party, Second Party and Third Party.
- 13- That no new partner shall be introduced in the partnership firm without the consent of all parties hereunto.
 - 14- That the parties hereunto shall attend to the affairs of the partnership business diligently and shall be faithful to each other in the matters relating the partnership business.
 - 15- That the partnership are and shall be duly authorized against of the partnership firm with all the rights and liabilities attached to such agency.
 - 16- That in case any party wants to retire from the partnership business at least three months prior notice in writing would be necessary and the retiring partners shall be entitled to get the amount due to him and shall be liable to pay the amount found due from him on the date of his retirement. The retiring partners shall not be entitled to the goodwill of the partnership business or to any compensation for the same.
- That all matters of dispute arising between the partners in the matters relating to the partnership business shall decided by means of Arbitration.
- That save in for the matters provided in this Deed of Partnership, the parties here-unto shall be governed by the provisions of Indian Partnership Act, 1932 and the Rules there under being from time to time in force.



Reeta Devi

Pankaj

Aditya



उत्तर प्रदेश UTTAR PRADESH

CA 600134

- 19- That all the parties hereunto have executed this **DEED OF PARTNERSHIP** out of their free will and accord fully under standing the import thereof clause by clause which shall in all events be binding on the parties, their heirs, executors, administrators and assigns.
- 20- That the original **DEED OF PARTNERSHIP** has been executed on Stamp worth Rs. 750/- and a copies thereof on stamp worth Rs. 50/= and the letter shall for all interest and purpose be treated as the certified true copy of the original.

IN WITNESS THEREOF, we have executed this **DEED OF PARTNERSHIP** on the 19th day of December, 2019, in the present of following witnesses.

WITNESSES

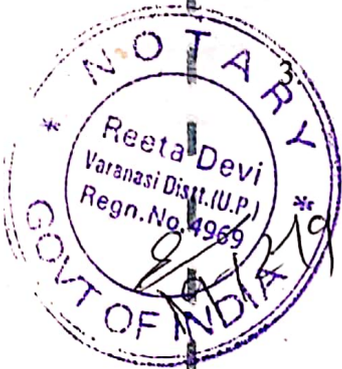
1.

2.

Atul Kr. Yadav
(First Party)

Pankaj
(Second Party)

Aditya
(Third Party)



SWORN & VERIFIED BEFORE ME

Reeta Devi
REETA DEVI, Advocate
NOTARY Govt. Of India
Regn. No. 4969, Varanasi