Government of Karnataka

print Date Thursday, February 12, 2015

Office of the Registrar of Firms, DAVANGERE





10 A [See Rule 3(5)]

Certificate of Registration of Firm

Firm Number: DVG-F160-2014-15

Date: 12-Feb-2015

The Registrar of Firms, Karnataka, hereby acknowledges the receipt of the statement prescribed by Section 58(1) of the Indian Partnership Act, 1932. The statement has been filed and the (Name of Firm)ANNAPOORNA STONE CRUSHER has been entered in the Register of Firms as $\mathcal{N}o.\mathcal{DVG}\text{-}F160\text{-}2014\text{-}15$

Address of the Firm:

SYNO. 1/D, UCHHANGIDURGA VILLAGE, HARAPANAHALLI TALUK,

DAVANAGERE DIST.,

Office

: DAVANGERE

Firm Number

: DVG-F160-2014-15

CD Number

: DVGF1

Designed & Developed by C-DAC, ACTS Pune



सत्यमेव जयते

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

INDIA NON JUDICIAL Government of Karnataka

e-Stamp

: IN-KA89569641008073N

: 05-Jan-2015 02:33 PM

: SHCIL (FI)/ ka-shcil/ DAVANAGERE/ KA-DV

: SUBIN-KAKA-SHCIL30582625053288N

: ANNAPOORNA STONE CRUSSER

: Article 40(A) Partnership:(without immoveable property)

: PARTNERSHIP DEED

0

(Zero)

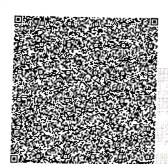
: ANNAPOORNA STONE CRUSSER

: ANNAPOORNA STONE CRUSSER

: ANNAPOORNA STONE CRUSSER

2.000

(Two Thousand only)



Stock Holding Corporation of India Ltd

Davangere

.Please write or type below this line-----

PARTNERSHIP DEED

This deed of partnership executed on this Fifth day of January 2015 by and among:

1) Sri T Basappa son of Siddappa T aged about 54 years, hereinafter called as the FIRST PARTY.



Polm

Mixeu 1B.

Statutory Alert

- The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate Pages of 5

 The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate Pages of 5

 The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

 The authenticity of this Stamp Certificate Pages of 5

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



2) Smt M C Poornima, Wife of T Basappa aged about 50 years, hereinafter called as the SECOND PARTY.

AND

3) Sri B'Nikhil, Son of T Basappa aged about 20 years, hereinafter called as the THIRD PARTY.

All the aforesaid parties are residents of Door no 1120, "Basava Niketana", 3rd Cross, Taralabalu Badavane, Davangere - 577005

The aforesaid parties are desirous of forming partnership for the purpose of carrying on business of setting up of stone crushing industry and other infrastructure related activity and they intend to reduce the terms and conditions of the partnership into writing and now this deed witnessth as follows.

NOW THIS DEED WITNESSETH AS FOLLOWS: -

- 1) **COMMENCEMENT:** That this partnership shall come into force from the Fifth day of January 2015.
- 2) NAME & STYLE: That the business of the partnership shall be carried on under the name and style of "Annapoorna Stone Crusher".
- 3) **DURATION:** That the duration of the partnership shall be 'AT WILL' of the partners.
- 4) PLACE OF BUSINESS: That the principal place of business of this partnership shall be at Sy No 1/D, Uchhangidurga village, Harapanahalli Taluk, Davangere and at such other place/s as may be mutually agreed by all the partners from time to time.
- 5) NATURE OF BUSINESS: That the nature of business of this partnership shall be to set up industry in crushing of stones, granite, grits into various sizes, to undertake stone quarrying activity and other infrastructure related activity. The partnership can carry on such other business as may be beneficial to the partnership firm with the consent of all the partners.

94

Padua

Page 2 of 5

ಈ ಮ್ಯಾವೇಜು ಹಾಳೆಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ ಕರ್ 152 ಮುನೋಮು 2003 ದಿನಾಂಕ 09-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸ್ಕಾವೇಜು ಹಾಳೆ **Document Sheet**

In

ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ **Registration and Stamps Department**

ಬೆಲೆ: ರೂ. 2/-

ದಸ್ತಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution

ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸ್ತಾವೇಜಿಗೆ ಉಪಯೋಗಿಸಬಹುದು This sheet can be used for any document

> ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಶುಲ್ಕ ರೂ. Total stamp duty paid Rs.

6) PROFIT SHARING RATIO: That the profits or losses arising out of this partnership business shall be shared by the partners in the following ratio:

a) T Basappa (First Party)

- 20%

b) M C Poornima (Second Party)

- 40%

c) B Nikhil (Third Party)

- 40%

- 7) CAPITAL: That all the partners shall invest an initial capital of Rs.1,00,000/each and any additional capital required for the business of this partnership firm shall be brought in by the partners at such time and in such mode as may be decided by the partners from time to time. That the partnership firm shall pay simple interest at the rate of 12% per annum on the capital balances of the partners.
- 8) BANK ACCOUNTS: That all the parties shall be authorized to operate the bank accounts and cheques be signed on behalf of the firm by any one of the partners and the same shall be binding on the firm.
- 9) BOOKS OF ACCOUNTS: That, proper books of accounts as may be maintained in this line of business shall be maintained regularly and such books of accounts shall be closed on 31st March of every year.
- 10) REMUNERATION TO THE PARTNERS: That all the parties shall be working partners who have agreed to actively engage in the business affairs of the firm. In consideration of their services, it is agreed and authorized to remunerate the working partners. The remuneration payable to the working partners shall be equal to the sum computed according to the method laid down in sub-clause (V) of section 40(b) of the Income Tax Act, as reproduced herein below.

On the First of Rs 3,00,000/- of the Book profit of the firm or in case of loss.

Rs1,50,000/or at rate of 90% of the Book profit whichever is more.

On the balance of the Book profit.

At the rate of 60% of the Book profit.

Nº1chi1B

Page 3 of 5



The term Book Profit means the net profit in the profit and loss account of the firm computed in the manner laid down in chapter IV-D of the Income Tax Act, 1961 as increased by the remuneration paid or payable to the working partners actually charged to the profit and loss account of the firm.

Out of the total remuneration computed as above, each of the working partners shall be entitled to their share of remuneration at their profit sharing ratio as specified in clause no 6 supra. The partners further agree that this remuneration clause shall be subject to any changes in the Income tax law from time to time.

- 11) BORROWINGS: That this partnership can borrow funds required for the business purpose of the firm from banks or other financial institutions or private parties. All such borrowings shall be in the name of the partnership firm and made with the consent of all the partners and evidenced by proper documents.
- 12) ARBITRATION: All the disputes or differences as to the conduct of this partnership business shall be resolved as per the provisions of Arbitration Act, 1940.

FI

9

Podra

M: KhilB

संवर्ष्ण केंस्रण निष्पाद्यक्षण Clone Esceshed कार्य संवर्ष करेंद्र । क्षेत्रक कर्मां करियां करियां कर्मां कर्मां

ಜಲ್ಲಾ ನೋಂದಣಾಧಕಾರಿಗಳು, ವ್ಯಾಪಾರ ಸಂಸ್ಥೆ ಗಳು, ದಾವಣಗೆರೆ

Page 4 of 5

स प्रमुद्धाः कार्यकार्य विज्ञासिव मकार्यक ಈ ರಣ್ಯಾಸಿಕೆ ಕಂಇ 152 ಮುನೋಮು 2003 ಆದ್ಯಾತ ೧೮-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸಾವೇಜು ಹಾಳೆ **Document Sheet**



ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಬೆಲೆ: ರೂ. 2/-

ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸಾವೇಜಿಗೆ ಉಪಯೋಗಿಸಬಹುದು This sheet can be used for any document

ದಸಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution

ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಶುಲ್ಕ ರೂ. Total stamp duty paid Rs.

That in respect of matters, which are not, specified in this deed of partnership the provisions of Indian Partnership Act 1932 shall apply.

In witness whereof the aforesaid parties have signed this deed of partnership before two witnesses who have also signed on this Fifth day of Jan 2015.

Name	Q_r	146	lraca.
Name	œ	AU	iress:

1.

FIRST PARTY (T Basappa)

Palla

2.

SECOND PARTY (M C Poornima)

NI: KluiB

3.

THIRD PARTY (B Nikhil)

WITNESSES:

Name & Address:

S. Chandrappa S/o malleppa

puncebhagett! (po) Horapanchalli (to)

2. S.R. Renukolwomy TarluBalu Barnome

Downeyere