



25 Villiers Street, Kimberley, 8301

+27 73 569 4045/+27 60 259 6869

info@triple7holdings.co.za

On this day 14 September 2025 BETWEEN:

Yokes Logistics (PTY) LTD

Represented by Mr Larry Quma ID: 8810175595085

Address: 20 Wimpey Crescent Port Shepstone, Durban (Hereinafter

referred to as "the Investor")

AND

Triple 7 Holdings (Hereinafter referred to as "the investee")

Represented by Mr Daniel Ntsiyane ID: 8706035715089

Address: 25 Villiers Street Kimberley (Hereinafter referred to as "the

Investee")

WHEREAS, the investor is in the business of investing in profitable ventures , and the Investee desires to be buying and selling diamonds with proceeds of the investment capital;

NOW, THEREFORE, in consideration of the mutual covenants and promises herein contained, the parties agree as follows:

D.T.
LhQ



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4. USE OF FUNDS

The Company undertakes to use the investment capital only for the purchase and sale of stones. Any other use of funds must be approved in writing by the Investor.

PURPOSE

The investor agrees to provide the Triple 7 Holdings with an initial investment of R2,000,000 (Two Million Rand). The funds shall be used exclusively for the purchase and resale of stones (the "Business").

a. The Investor shall have no say in the management of the Business.

2. PROFIT SHARING

a. The investee shall pay the investor 20% (twenty percent) of the net profits generated solely from the sales of gems pertaining to this investment capital in the Business.

b. Payments shall be made every third month (quarterly), commencing from the end of the first full 3-month period after the initial investment date with tax withheld.

c. Profit distributions shall be calculated based on actual realized profits (sales completed and funds cleared).

d. For clarity, the following is an illustrative example only (figures may vary based on actual results):

Quarter	Net Profit from Stone Sales	Investor Share (20%)	Company Retained (80%)
Q1	R1,000,000	R200,000	R800,000
Q2	R500,000	R100,000	R400,000
Q3	R2,000,000	R400,000	R1,600,000
Q4	R1,200,000	R240,000	R960,000

Note: The above table is for demonstration purposes only. Actual profits and corresponding distributions will depend on real trading outcomes.

There is a mutual understanding between the Parties that the Investor's investment is for a period of 5 (five) years from the date of signing.

3. TERM

a. This Agreement shall remain in force for a period of 5 (five) years from the date of signing.

b. Upon mutual written agreement, the Parties may renew or extend this Agreement at the end of the initial term.

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L.H.



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5. REPORTING & AUDIT RIGHTS

- a. The Company shall maintain accurate financial records of all Business transactions.
- b. The Investor shall have the right, upon reasonable notice, to inspect and audit relevant records to verify the calculation of profits.
- c. Quarterly reports shall be provided to the Investor detailing sales, expenses, and profit calculations.

6. RETURN OF CAPITAL

- a. The initial investment capital of R2,000,000 shall remain employed in the Business throughout the 5-year term.
- b. At the end of the term (or upon early termination under Clause 8), the Investor's capital shall be returned in full, less any agreed deductions.

7. RISK ACKNOWLEDGEMENT

The Investor acknowledges that profits are not guaranteed and are dependent on the success of the sales Business. The Company does not warrant or promise specific returns beyond the agreed 20% profit share.

8. TERMINATION

- a. Either Party may terminate this Agreement by giving 30 (thirty) days' written notice if there is a material breach by the other Party.
- b. Upon termination, the Company shall return the Investor's unused capital and pay any outstanding profit share due.

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9. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa in Kimberley .

10. ENTIRE AGREEMENT

This document represents the entire agreement between the Parties concerning the investment and profit sharing. No other representations, promises, or agreements shall be binding unless in writing and signed by both Parties.

SIGNATURES

For the Yokes Logistics:

Name: Larry Quma

Signature: [Handwritten Signature]

Date: 14 September 2025

For the Triple & Holdings

Name: Daniel Ntsiyane

Designation: CEO

Signature: [Handwritten Signature]

Date: 14 September 2025

B.T.
LHO