

M/S MV MARKETING SOLUTION.

That this deed of partnership is made on today 24 AUG. 2016 as between:-

- Mayank Goel S/o Sh. Gori Shanker R/o 459/13, Niwarsi Bazar, ladwa, Distt.-Kurukshetra, Haryana (Hereinafter called the first party)
- Vaibhav Goel S/o Sh. Gauri Shankar R/o Niwarsi Bazar,ladwa,Distt.-Kurukshetra,Haryana (Hereinafter called the Second party)

Whereas certain terms and conditions have been settled between the partners and all parties desire that the term and condition so agreed upon between them be reduced into writing in order to avoid to any doubts, dispute or ambiguities there about in future

Mayank



Sold to Sh. -/o. W/o. II -/o VIII

trepan teman

(10×2030)

MI MU FRANKEDING MI MU FRANKEDING LELYHON LANGUAGON VALORAN GOEL,

Routhe

V. MURKETING:

Marketon Comment of the last

The state of the s

the state of the s

Now this deed of Partnership withnessth as under:

- NAME: -That the business of the firm shall run under the name and style of "M/S MV MARKETING SOLUTION" But there shall be no bar to any other Name if the partners so agree.
- PRINCIPAL PLACE OF BUSINESS: -That the Principal places of the firm shall be "M/S MV MARKETING SOLUTION" 459/13, Niwarsi Bazar, ladwa, Distt.-Kurukshetra, But there shall be no bar to any other place if the partners so agree.
- NATURE OF THE BUSINESS: -That the firm working in online Marketing, software designing etc. But there shall be no bar to any other work if the partners so agree.
- 4 SHARES: That the profit & loss Share as under:

First Party Second Party 50% 50%

 CAPITAL: - That the capital shall be invested as per book and as partners think proper from time to time.

- DURATION: The duration of the firm shall be at will.
- 7. ACCOUNT BOOKS: That usual and customary book of account shall be kept for the business of the firm in the language and script acceptable to all the partners. The account books shall not be removed from the business premises without the consent of the parties or except for the business requirement.
- INTEREST: -That all the parties shall invest capital for the smooth running of the business and shall be entitled to change interest at the rate of 12% per annum of at such a lesser rate as the party agreed upon among them from time to time.
- 9. SALARY:- That partners shall be entitled to remuneration/Salary as under : -

First Party

6000/- (P.M.)

Second Party 6000/- (P.M.)

POWER OF BORROWING: That all the partie

- 10 POWER OF BORROWING: That all the parties may borrow money for the business of the firm in firm's name of firm's credit or against firm's movable or immovable properties etc.
- BANK ACCOUNT: The bank account can be opened and operated in any Schedule bank and all the parties shall be competent to draw or deposit any amount individually or jointly on behalf of the firm.

Mayank

- 12 ACOUNTING PERIOD: That the account of the firm shall be closed on 31st day of March every year.
- 13. ARBITRATION: That the case of any dispute between the parties with regard to the interpretation of this deed or any other matter relating to the affair of the firm the same shall be referred to an arbitrator or manually agreed upon between the parties in according with the provisions of the India arbitration Act.
- GENERAL:- That for all purpose the relations of the parties shall be Governed by the provisions of the Indian partnership Act.

In witnesses thereof the said partners have set their hands on this deed of partners is in the presence of the witnesses signed below: -

Witnesses

Partners

AND CA. AKASH KUMAR AKAY/13, old Basar lacker

1. Mayank Goel

2. Vaibhav Goel



