

5019
10.07.12

REGISTRATION CERTIFICATE FOR DEALERS LIABLE TO PAY VALUE ADDED TAX
[See sub rule(3) of rule 18, sub rule(1) and (2) of rule 19]

I hereby certify that D.S ASSOCIATES status Partnership, whose principal business activities comprise

Execution of Works Contract/Import,Wholesale/Retail Distribution

and whose Principal place of business/place of business is situated at :-

Village / Holding No. : PLOT NO-784/1391(P),SUB PN-C-2

Locality : GIRISH VIHAR,SAMPUR

Ward No. : BH-CIV

Corporation/Municipality/N.A.C :

Town/City : KHANDAGIRI,BBSR

Post Office

Pin Code : 751020

Police Station

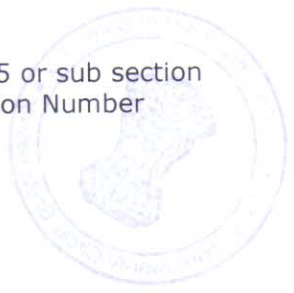
District : KHURDA

is registered/is deemed to be registered under subsection (2)/sub section (5) of Section 25 or sub section (2) of Section 26 of the Orissa Value Added Tax Act, 2004 and is assigned with Identification Number

TIN 21895600386

DD MM YYYY

With effect from 11-10-2009



2 The Additional place of business, branch, godown or warehouse is situated at the following address:

Additional Place of business/Branch	Go down/Warehouse
-------------------------------------	-------------------

NIL	NOT APPLICABLE
-----	-----------------------

3 The following goods or class or classes of goods are purchased or intended to be purchased or received otherwise than by way purchases for resale or sale

Description of goods or class or classes of goods
Electrical Goods & equipments(W. e. f. : 22-02-2012)

4 The following goods are purchased or intended to be purchased or received otherwise than by way of purchases for use as capital goods, raw materials, consumables, fuels directly in the manufacture of good and packing materials, for sale

Capital Goods	Raw Materials	Consumables	Fuel	Packing Material
NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE

5 The following goods are manufactured or produced as bye-product for sale:

Description of goods manufactured		Description of Bye-products produced	
Taxable	Taxfree	Taxable	Taxfree
NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE

6 The following goods are purchased or intended to be purchased or received otherwise than by way of purchases for use in the execution of works contract

Sand
Cement
Bricks
Stone Chips
Electrical Goods & equipments(W. e. f. : 22-02-2012)

7 Given under my hand at on the 01/06/2012

8 Your VAT office is : D.C.S.T., Bhubaneswar IV Circle

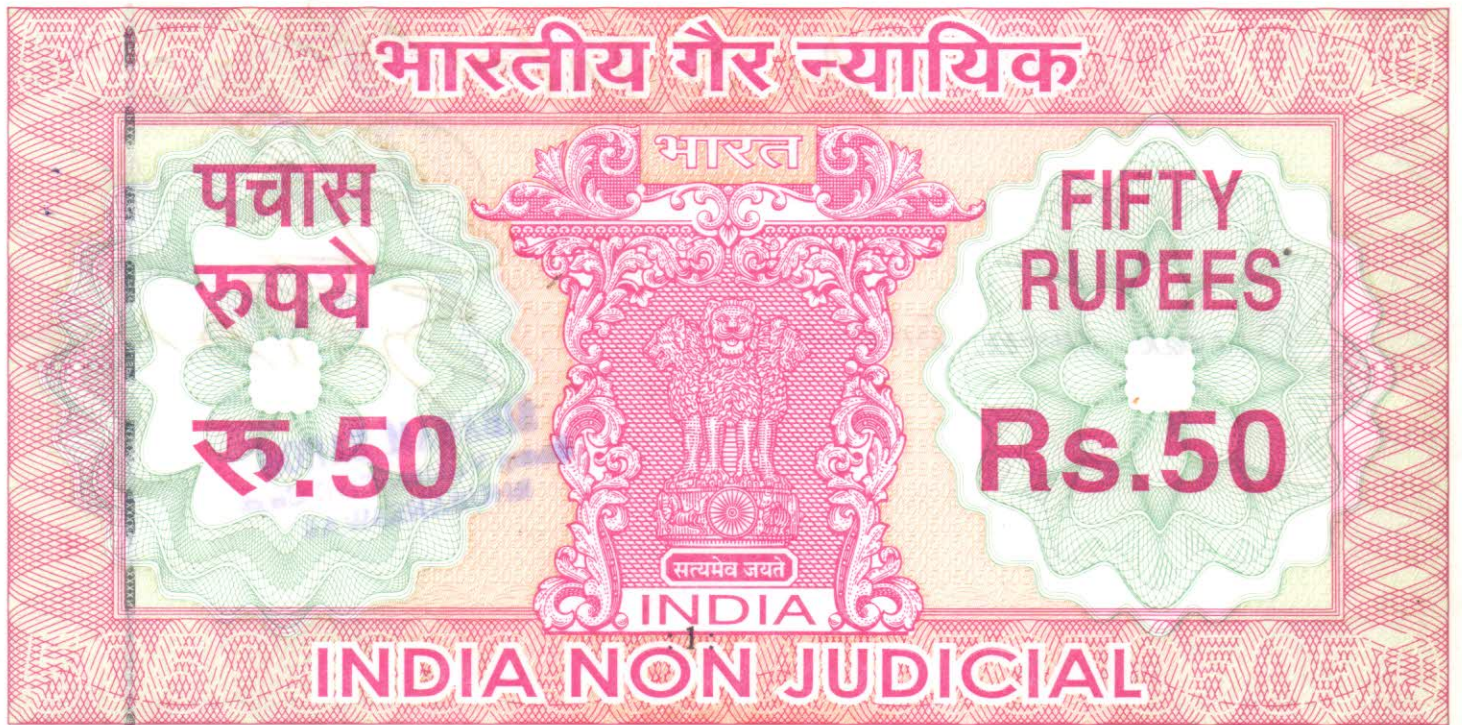


Registering Authority

D.C.S.T., Bhubaneswar IV Circle
DEPUTY COMMISSIONER
OF SALES TAX
BHUBANESWAR-IV-CIRCLE
BHUBANESWAR

- Note
- Score out whichever is not applicable
 - Use block letter
 - No box shall be left blank
 - When not applicable, the box shall be crossed and stamped "NOT APPLICABLE".
 - Registration Certificate shall be displayed at conspicuous place of Principal place of business.
 - Copy of Registration Certificate shall be displayed at conspicuous place of each additional place of business mentioned in such certificate

NOT APPLICABLE NOT APPLICABLE NOT APPLICABLE NOT APPLICABLE NOT APPLICABLE



उड़ीसा ORISSA

312633

DEED OF PARTNERSHIP

THIS DEED of Partnership is made on this the 1st day of April, 2009.

BETWEEN

Mr. Deepak Kumar Biswal, aged about 39 years, S/o. Sri Hrusikesh Biswal, Permanent resident of Ankapada, Po- Rajmakund pur, in the Dist of Bhadrak. (hereinafter called the **Managing Partner**) party of the **First Part**.

A N D

Mrs. Mamata Biswal, aged about 29 years, D/o. Gayadhar Lenka, permanent resident of Plot No. 784/1391(p), Sub Plot No-c-2, Girish Vihar, sampur, P.S. Khandagiri, Bhubaneswar in the Dist. of Khurda . hereinafter called the (**Second Partner**) party of the **Second Part**.

WHEREAS, the parties above named are desiring to carry on the partnership business of Works contract under the firm name and style of **M/s. M.S.Infra Power**, Located at Plot No. 784/1391(p), Sub Plot No-c-2, Girish Vihar, sampur, P.S. Khandagiri, Bhubaneswar in the Dist. of Khurda and now the parties intend to have a Deed of Partnership as evidence thereof.

AND WHEREAS, the parties hereto, hereby mutually agreed on the terms and conditions of partnership, hereinafter appearing;

NOW THIS DEED WITNESS AS FOLLOWS :

1. That, the trade name and style of the partnership firm shall be "**M/s. M.S. INFRA POWER**".
2. That, the principal place of business of the partnership firm shall be at Plot No. 784/1391(p), Sub Plot No-c-2, Girish Vihar, sampur, P.S. Khandagiri, Bhubaneswar in the Dist. of Khurda , Orissa, and any additional place/places of business may be opened according to necessity of the partners.

Deepak kumar Biswal
Mamata Biswal

16985

800171

2

M. S. Datta

Deepak kumar Biswal

800171
 SIBANAM SAHOO
 District Treasury Officer
 Hubaneswar
 33 SEP 71

DEED OF PARTNERSHIP

THIS DEED of Partnership is made on this the 17 day of April, 2008.

BETWEEN

Mr. Deepak Kumar Biswal, aged about 39 years, 210 St. ... permanent resident of ... Po- Rajmahal ... in the Dist of Bhatkal (hereinafter called the Managing Partner) party of the First Part.

AND

Mrs. Mamata Biswal, aged about 28 years, D/O. Gayadhar ... permanent resident of Plot No. 7841391(p), Sub Plot No.-2, ... P.S. Khandagin, Bhubaneswar in the Dist. of ... (Second Partner) party of the Second Part.

WHEREAS, the parties above named are desiring to carry on the partnership business of Works contract under the name and style of Mrs. M.S. Infra Power, located at Plot No. 7841391(p) Sub Plot No.-2, Gish Vihar samput, P.S. Khandagin, Bhubaneswar in the Dist. of Khandu and now the parties intend to have a Deed of Partnership as evidence thereof.

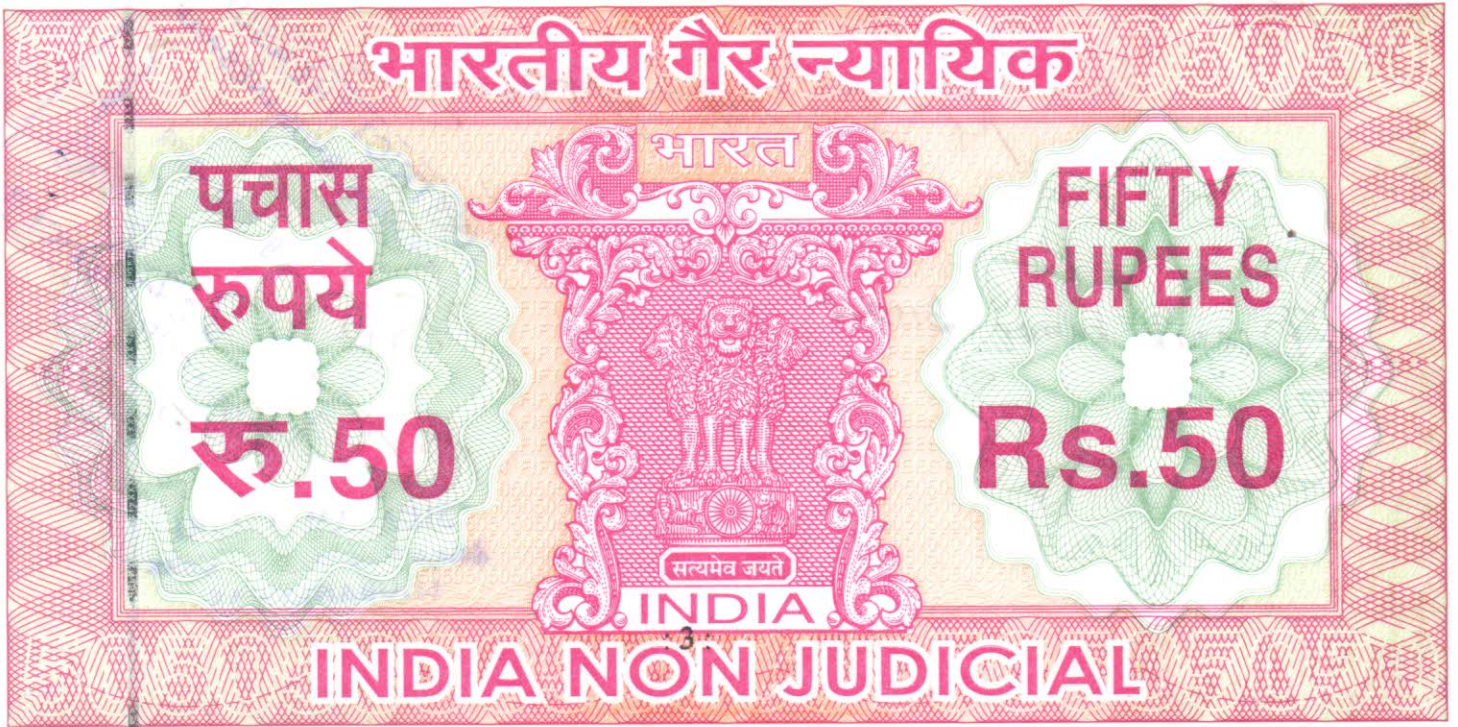
AND WHEREAS, the parties hereto hereby mutually agreed on the terms and conditions of partnership, hereinafter appearing:

NOW THIS DEED WITNESS AS FOLLOWS

1. That the trade name and style of the partnership firm shall be "Mrs. M.S. INFRA POWER".

2. That the principal place of business of the partnership firm shall be at Plot No. 7841391(p), Sub Plot No.-2, Gish Vihar samput, P.S. Khandagin, Bhubaneswar in the Dist. of Khandu, and any additional places of business may be opened according to necessity of the partners.

Vertical text on the left margin, possibly a date or reference number.



उड़ीसा **ORISSA** All the partners shall enjoy the same and equal right to decide either to accept or reject amicably or mutually all other business by the firm part from which are mentioned in Para-1 and any Modern Technical know-how maybe acquired for customer service and better marketing and goodwill and opening of branches of the firm throughout the globe etc. **310368**

11. That, nothing herein contained shall preclude any of the parties hereto from carrying on any separate business independently or jointly with others and income arising out of such business shall be deemed to be the separate income of the party concerned and such income shall not be included, incorporate or treated as part of the income of partnership firm.
12. That, in case any partner desires to retire from the partnership he shall be at liberty to do so by giving 3 (three) months advance Notice in writing to the other partner.
13. That, on death of a partner the partnership shall not be dissolved. The remaining partner shall first offer and admit the legal heir or heirs of the deceased to the partnership as a new partner in place of the deceased on the same terms and conditions on which the deceased was partner. In case such heir or heirs are minor or minors, the amount of loss shall not be put to his or their share.
14. That, the partnership firm may accept a third partner into this partnership business on the mutual consent of both the existing partners on the same existing terms and conditions.
15. That, the Managing Partner of this partnership business at present shall have the sole authority to appoint staffs, such as Sales Representatives, Clerks, Peons, etc., for the business requirement of the firm and the partnership firm shall bear the expenditures for the salaries, incentives, field expenses, etc. arising out of such appointments.
16. That, both the partners shall be jointly liable and responsible for repayment of or liquidation of any loan or borrowing made by the Firm during the continuation of this agreement.

Mamata Biswal

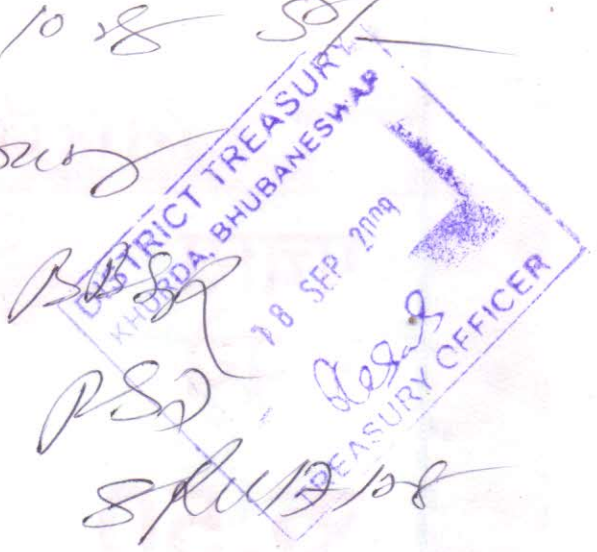
Deepak kumar Biswal

16983

17/10/85

M. S. Dhanraj

Deepak kumar Biswal


 DISTRICT TREASURY
 KHURDA, BHUBANESWAR
 18 SEP 2009
 TREASURY OFFICER

SIBANAM SINGH
 Stamp Vendor, Cash Copy
 BHUBANESWAR

That all the partners shall enjoy the same and equal right to
 decide either to accept or reject amicably or mutually all other
 business by the firm from which are mentioned in para-1 and
 any Modern Technical know-how may be acquired for customer
 service and better marketing and goodwill and opening of
 branches of the firm throughout the globe etc.

That nothing herein contained shall preclude any of the parties
 hereto from carrying on any separate business independently or
 jointly with others and income arising out of such business shall
 be deemed to be the separate income of the party concerned and
 such income shall not be included, incorporate or treated as part
 of the income of partnership firm.

That in case any partner desires to retire from the partnership he
 shall be at liberty to do so by giving 3 (three) months advance
 Notice in writing to the other partner.

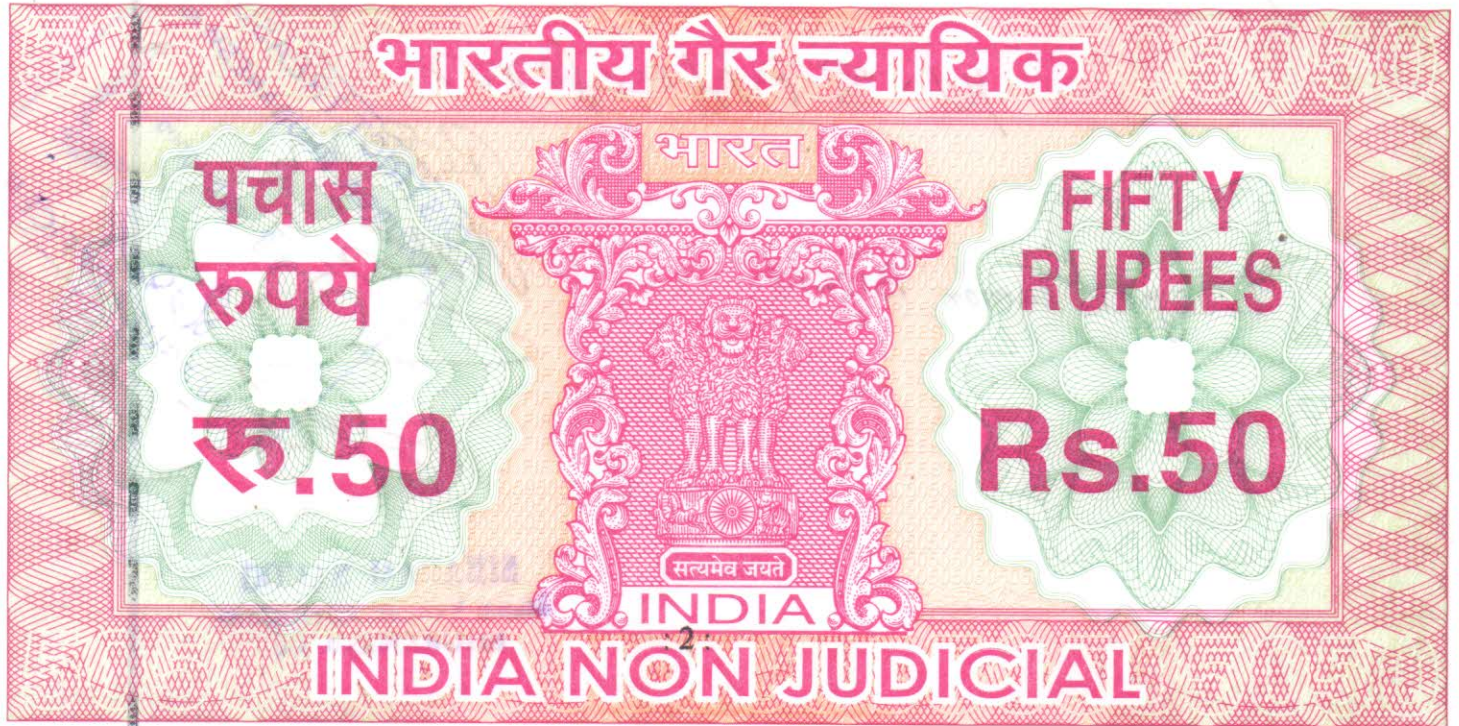
That on death of a partner the partnership shall not be dissolved.
 The remaining partner shall first offer and admit the legal heir or
 heirs of the deceased to the partnership as a new partner in
 place of the deceased on the same terms and conditions on
 which the deceased was partner. In case such heir or heirs are
 minor or minors, the amount of loss shall not be put to his or their
 share.

That the partnership firm may accept a third partner into this
 partnership business on the mutual consent of both the existing
 partners on the same existing terms and conditions.

That the Managing Partner of the partnership business at
 present shall have the sole authority to appoint staffs, such as
 Sales Representatives, Clerks, Peons, etc. for the business
 requirement of the firm and the partnership firm shall bear the
 expenditures for the salaries, incentives, field expenses, etc.
 arising out of such appointments.

That both the partners shall be jointly liable and responsible for
 repayment of or liquidation of any loan or borrowing made by the
 firm during the continuation of this agreement.

From 17/10/85
 SIBANAM SINGH



उड़ीसा ORISSA

310367

3. That the main object of the partnership firm shall be of Works Contract etc. until otherwise decided the Partnership business shall be carried on for the time being with the Head Office at Plot No. 784/1391(p), Sub Plot No-c-2, Girish Vihar, sampur, P.S. Chandaka, Bhubaneswar in the Dist. of Khurda, Orissa.
4. That, the partnership business shall be started from the 1st day of April, 2009 and continue for the period at the will of the partners and it shall be a "Partnership at will" to be terminated as provided hereinafter.
5. That, the Investment Capital of the Partnership Business is for the time being Rs.2,00,000/- (Rupees Two lakh) only and the partners to this deed shall contribute Rs.1,00,000/- each to the capital of the partnership. The firm may obtained loans and deposit to meet the requirement of the business. The proportion of investment by the partners in this deed is 1:1 i.e equal .
6. That, the profit and loss of the firm as the case may be divided or borne in the proportions of 80% : 20 % by the partners. The partners shall receive remuneration @ 24,000/- Per annum & Interest @ 12% per annum of the capital invested by the partners as per the provision of section 40(b) of the Income Tax Act 1961.
7. That, the account of the firm shall be operated in any bank jointly/severally or the person authorised by both of them.
8. That, all the necessary and proper books of accounts of the firm shall be kept at the principal place of business of the partnership firm and shall not be removed from without the written consent of the other partner.
9. That, the accounts of the partnership business shall be closed on 31st of March of every year, in order to draw Trading Account, Profit and Loss Account and Balance Sheet. The Profit or Loss as the case may be shall be divided in the proportion given in Para 6 of the partnership deed.

Mamata Biswal

Deepak kumar Biswal

16984

17 102 9

M. S. Dhanraj

Deepak kumar Biswal


 DISTRICT TREASURY
 KURDA BHUBANESWAR
 18 SEP 79
 TREASURY OFFICER

SIBARAM SAHOO
 Camp Vaidya, Civil Court
 BHUBANESWAR

That the main object of the partnership firm shall be of Works
 Contract etc. until otherwise decided the Partnership business
 shall be carried on for the time being with the Head Office at Plot
 No. 784/1391(p), Sub Plot No-2, Gish Vihar, Sampur, P.S.
 Chandaka, Bhubaneswar in the Dist of Kurda Orissa

That, the partnership business shall be started from the 1st day
 of April, 2008 and continue for the period at the will of the
 partners and it shall be a "Partnership at will" to be terminated
 as provided hereinafter.

That, the Investment Capital of the Partnership Business is for
 the time being Rs.2,00,000/- (Rupees Two lakh) only and the
 partners to this deed shall contribute Rs.1,00,000/- each to the
 capital of the partnership. The firm may obtain loans and
 deposit to meet the requirement of the business. The proportion
 of investment by the partners in this deed is 1:1 i.e. equal.

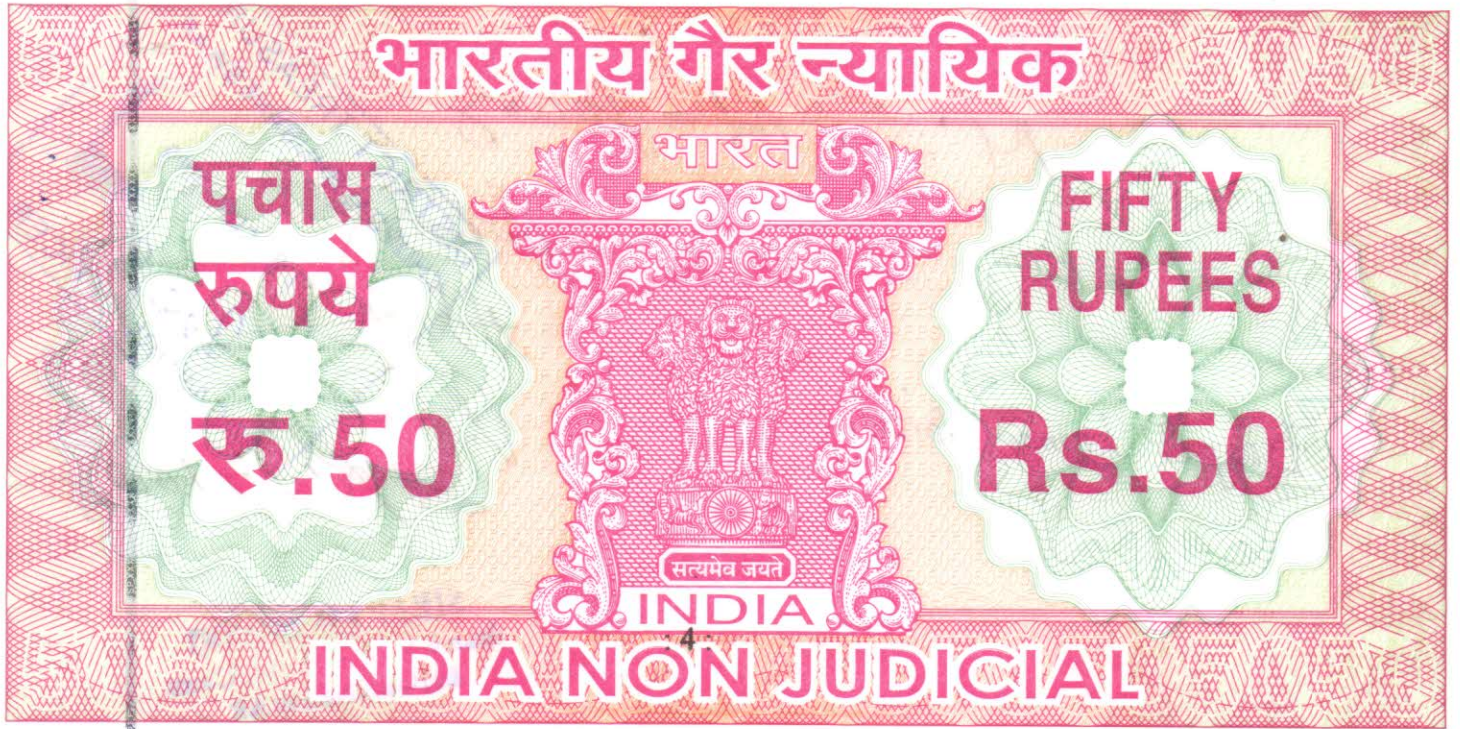
That, the profit and loss of the firm as the case may be divided or
 borne in the proportions of 80% : 20% by the partners. The
 partners shall receive remuneration @ 24,000/- Per annum &
 interest @ 12% per annum of the capital invested by the partners
 as per the provision of section 40(b) of the Income Tax Act 1987.

That, the account of the firm shall be operated in any bank
 jointly/severally or the person authorised by both of them.

That, all the necessary and proper books of accounts of the firm
 shall be kept at the principal place of business of the partnership
 firm and shall not be removed from without the written consent of
 the other partner.

That, the accounts of the partnership business shall be closed on
 31st of March of every year in order to draw Trading Account,
 Profit and Loss Account and Balance Sheet. The Profit or Loss as
 the case may be shall be divided in the proportion given in Para 6
 of the partnership deed.

This deed is signed and sealed by the partners in presence of witnesses.



उड़ीसा ORISSA

310369

17. That, no partner shall, without the previous consent, in writing of the other partners assign, transfer or mortgage his share or interest in the partnership or introduce any other person as partner with him therein. Except that, any partner may introduce his wife/son/daughter/father/mother into the firm and assign the whole or any part of his share to him.
18. That, all the dispute and questions in connection with this partnership or this deed between the partners or between anyone of them and legal representatives of the other or between their respective legal representative and whether during the continuation of the partnership or at any time afterward shall be subject to the jurisdiction of the Bhubaneswar Court.
19. That, the original Deed of Partnership which is hereby duly executed between the Partnership shall remain in the principal place of business of the partnership firm and which shall open to inspection to the parties as and when so required by them and shall be produced at any court of law.
20. That, for the sake of convenience of the business management of this Partnership Firm, the partners may amend/modify or delete any one or more of the clauses of this Partnership Deed by means of subsequent agreement in writing mutually executed by the partners of this Firm.

IN WITNESS WHEREOF the parties hereto have herein to set and subscribe their respective hands today the 1st day of April, 2009.

WITNESSES:

1. Rama chandra Routen
At Kanja P.O Badakankul
Dist. Angul
2. R. R. Baidh
Advocate, BBSR

Deepak kumar Biswal
Signature of the Managing Partner

Mamata Biswal
Signature of the second Partner

16982

17.10.08

M. S. Ontapoor

Deepak kumar Biswal

DISTRICT TREASURY
KHURDA, BHUBANESWAR
18 SEP 2008
TREASURY OFFICER

P.S.D.

SIBARAM 21100
Stamp Value, Court Case
BHUBANESWAR

17 That no partner shall, without the previous consent in writing of the other partners assign, transfer or mortgage his share or interest in the partnership or introduce any other person as partner with him therein. Except that, any partner may introduce his wife's daughter (other mother) into the firm and assign the whole or any part of his share to him.

18 That all the dispute and questions in connection with this partnership or this deed between the partners or between anyone of them and legal representatives of the other or between their respective legal representative and whether during the continuation of the partnership or at any time afterwards shall be subject to the jurisdiction of the Bhubaneswar Court.

19 That the original Deed of Partnership which is hereby duly executed between the Partnership shall remain in the principal place of business of the partnership firm and which shall open to inspection to the parties as and when so required by them and shall be produced at any court of law.

20 That for the sake of convenience of the business management of this Partnership Firm, the partners may amend, modify or delete any one or more of the clauses of this Partnership Deed by means of subsequent agreement in writing mutually executed by the partners of this Firm.

IN WITNESS WHEREOF the parties hereto have herein to set and subscribe their respective hands today the 17th day of April, 2008.

WITNESSES:

Signature of the Managing Partner

Signature of the second Partner



CENTRAL BOARD OF EXCISE AND CUSTOMS
Ministry of Finance - Department of Revenue



FORM ST-2

Shri/Ms. D S ASSOCIATES, PLOT NO- 784/1391(P), SUB PLOT NO-C-2, GIRISH VIHAR, SAMPUR, KHANDAGIRI, BHUBANESWAR having undertaken to comply with the conditions prescribed in Chapter V of the Finance Act, 1994 read with the Service Tax Rules, 1994, and any orders issued thereunder is hereby certified to have been registered with the Central Excise Department. The Service Tax Code and other details are mentioned hereunder.

Name :	D S ASSOCIATES
Address :	PLOT NO- 784/1391(P), SUB PLOT NO-C-2, GIRISH VIHAR, SAMPUR, KHANDAGIRI, BHUBANESWAR
PAN No :	AARFM6432F
Name as in PAN :	D S ASSOCIATES
Nature of registration :	Registration of a single premise
Service Tax Code(Registration Number) :	AARFM6432FSD002
Taxable services :	Other than in the negative list

ADDRESS OF BUSINESS PREMISES

Name Of Premises/Building :	PLOT NO- 784/1391 (P)	Flat / Door / Block No :	SUB PLOT NO -C - 2
Road / Street / Lane :	GIRISH VIHAR	Village / Area / Lane :	SAMPUR
Block / Taluk / Sub-Division / Town :	BHUBANESWAR	Post Office :	KHANDAGIRI
City / District :	KHURDA	State / Union Territory :	ORISSA
PIN :	751030	Phone Number-1 :	9090908800
Phone Number-2 :	06742551045	Fax Number-1 :	O
Fax Number 2 :		Email Address :	ramaran-jan.padhi@gmail.com
Premises Code :	260608A001		

Sl No	Types of Services	Accounting Codes	
		Tax Collection	Other Receipts (Interest / Penalty)
1	Other than in the negative list	00441089	00441090
2	EDUCATION CESS	00440298	00440299
3	SECONDARY AND HIGHER EDUCATION CESS	00440426	00440427

Note :

- In case the registrant starts providing any other taxable service (other than those mentioned above), he shall intimate the department.
- In case the registrant starts billing from other premises (other than those mentioned above), he shall intimate the department.
- These intimations and any other information which registrant wishes to bring to the notice of the department can be submitted on-line by the registrant after logging on to web-site.
- This registration certificate is not transferable.
- List of Accounting Codes is Enclosed. These may invariably be furnished in the challan at the time of making payment of service tax.

Remarks :	
Upload File :	

Date of Issue of Original ST-2 : 29/11/2012

Name and Signature of Central Excise Officer
With Official Seal

CC (by e-mail) To -
(1) The Pay And Accounts Officer (BHUBANESHWAR-I)

ए. के. माझी
A.K. MAJHI

Superintendent
BBSR-II S. Tax Range
Bhubaneswar-01

(2) The Superintendent of Central Excise (BHUBANESWAR-II (ST))



ଅଧ୍ୟକ୍ଷ
Bhubaneswar-II (ST) Superintendent
Bhubaneswar-II (ST) Superintendent