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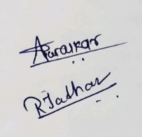


GRN MH0	07315287202526U	BARCODE			Date	19/08/2025-17:3	0:47	Form	ID			
Department Directorate Of Accounts And Treasuries				Payer Details								
Stamps Non-Judicial Type of Payment Sale of Non Judicial Stamps SoS				TAX ID / TAN (If Any)								
Type of Paym	PAN No.(If A	AN No.(If Applicable)										
Office Name KADEGAON S T O				Full Name		AVIRIQO INDUSTRIES LLP						
Location SANGLI												
Year 2025-2026 One Time				Flat/Block No.		330 near water tank, Devrashtra						
	Account Head Deta	ails	Amount In Rs.	Premises/B	uilding							
0030045501 Sale of Stamps 500.00			Road/Stree	t	Kadegaon							
				Area/Locality		Sangli						
39				Town/City/I	District							
				PIN			4	1	5	3	0	3
				Remarks (If	Any)							+1
					LLP Agreement							
				Amount In	Five Hur	dred Rupees Only	-	94				
Total			500.00	Words								
Payment Details STATE BANK OF INDIA				FOR USE IN RECEIVING BANK								
Cheque-DD Details			Bank CIN	Ref. No.	0004057202508	19103	25 C	CPAFNJAQP3				
Cheque/DD No	0.			Bank Date	RBI Date	19/08/2025-17:24	4:32	N	lot Ve	rified v	vith R	RBI
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LIMITED LIABILITY PARTNERSHIP AGREEMENT

OF AVIRIQO INDUSTRIES LLP

THIS LIMITED LIABILITY PARTNERSHIP AGREEMENT (AGREEMENT) OF AVIRIQO INDUSTRIES LLP

A LIMITED LIABILITY PARTNERSHIP INCORPORATED UNDER THE LLP ACT, 2008 IS MADE AND ENTRERED INTO AS OF THIS DAY OF AUGUST 2025 AT PUNE BETWEEN

1) ATHARV DIPAK PUSALKAR, AGED ABOUT 22 YEARS, OCCUPATION: - BUSINESS RESIDING AT A/P DEORASHTRE, TAL KADEGAON, DIST SANGLI, DEORASHTRE, MAHARASHTRA, 415303 (HEREINAFTER REFERRED TO AS THE PARTY OF FIRST PART OR FIRST PARTY) (WHICH EXPRESSION SHALL UNLESS REPUGNANT TO THE MEANING OR CONTEXT THEREOF SHALL MEAN AND INCLUDE THEIR HEIRS, EXECUTORS, ADMINISTRATORS AND ASSIGNS.

AND

2) RAJVARDHAN DEEPAK JADHAV, AGED ABOUT 22 YEARS, OCCUPATION: BUSINESS RESIDING AT 325 ASAD, ASAD, SANGLI - 415303, MAHARASHTRA, INDIA (HEREINAFTER REFERRED TO AS THE PARTY OF SECOND PART OR SECOND PARTY) (WHICH EXPRESSION SHALL UNLESS REPUGNANT TO THE MEANING OR CONTEXT THEREOF SHALL MEAN AND INCLUDE THEIR HEIRS, EXECUTORS, ADMINISTRATORS AND ASSIGNS.

Also All the Partners are hereinafter collectively referred to as the "Parties"/"Members" and individually as the "Party"/" Member".

WHEREAS, ALL the parties mentioned hereinabove are desirous of carrying on business as mentioned in schedule 1 of this LLP agreement;

AND, hence, the parties hereto are now desirous of reducing the terms of the limited liability partnership in writing.

NOW THIS INDENTURE WITNESSETH AS UNDER:-

Interpretation

In this Agreement, unless the context otherwise requires, the following terms shall have the following meanings:

- 1. The references to Recitals, Clauses and Annexure shall be references to the recitals, clauses and Annexure of this agreement;
- 2 The references to statutes shall be a reference to the statutory enactments, rules and regulations (as modified, amended or re-enacted as of the appropriate date) in force;
- 3. Any reference to "writing" includes printing, typing, lithography, fax and other means of reproducing words in permanent visible form including e-mails, where the e-mail has a return acknowledgement from all the addressees but excluding any other electronic forms like SMS or similar form of electronic message;
- 4. The words "simple majority", wherever they occur mean consent of 50% of the total number of partners of the LLP.
- 5. The word "Notice" means notice of the meeting sent by post or electronic mail (i.e. e-mail) or any other way allowed by law.

DEFINITIONS:

- i. "Act" shall mean the Limited Liability Partnership Act, 2008 and all future modifications, amendments and any substituting Acts;
- ii. "Agreement" means this LLP Agreement including all Schedules and Annexure attached hereto, and any subsequent written modifications agreed to, in writing, by and between the Parties in terms hereof;
- iii. "Business" shall mean the business of the LLP as stated in this agreement.

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- iv. "Confidential Information" means all information, data, know-how, whether it is technical in nature or not which is disclosed by a Party.
- v. "Designated Partner": shall be construed as per the definition prescribed in the Act.
- vi. "Financial year": means the financial year of the LLP, which begins on April 1st of a calendar year and ends on March 31st of the next calendar year;
- vii. "Person" means any individual, sole proprietorship, unincorporated association, body corporate, corporation, company, partnership, limited liability company, joint venture, Governmental Authority or trust or any other entity or organization;
- viii. "Transfer" means to sell, gift, give, assign, novate, transfer, amalgamate, merge and/ or Encumber any share or any right, title or interest therein or otherwise dispose of the same in any manner whatsoever voluntarily or involuntarily (whether by operation of law or otherwise).

ARTICLE 1 - ORGANIZATIONAL MATTERS

- 1. NAME & STYLE: The Limited Liability Partnership (LLP) business shall be carried under the firm name and style of AVIRIQO INDUSTRIES LLP.
- 2. **PRINCIPAL PLACE OF BUSINESS, OTHER PLACE OF BUSINESS:** The LLP business shall be carried on at 330 Near Water Tank, Kadegaon, Sangli, Devrashtre-415303.
- 3. The partners can decide any other place as place of business for carrying out the business of the firm.
- 4. NATURE OF BUSINESS: The business of the LLP firm shall be:
 - To carry on the business as manufacturers, makers, processors, buyers, sellers, distributors, dealers in all kinds of leathers, leather garments, leather shoes, shoe uppers, leather bags and baggages, leather gift articles, leather furnishings, leather wallets, leather belts, leather gloves, and all types of canvass and plastic shoes and substances capable of being made out of leather and other leather related goods of every description (Schedule I).
- 5. **TERM:** -The LLP will be partnership at Will and can be determined in the manner hereinafter provided.

ARTICLE 2 - CAPITALIZATION

6. INTIAL CAPITAL CONTRIBUTIONS: -

a. Parties acknowledge and agree that, each of them will contribute the Initial Capital in the proportion as mentioned below:

NAME OF THE DESIGNATED PARTNERS/ PARTNERS AMOUNT (in RUPEES)

1. ATHARV DIPAK PUSALKAR

2. RAJVARDHAN DEEPAK JADHAV

10,000/

TOTAL

20,000/-

b. **ADDITIONAL CAPITAL CONTRIBUTIONS**: The partners shall contribute any further capital required by the partnership firm as per mutual agreement of the then existing partners. Consent can be oral or in writing. Amounts contributed by partners in addition to fixed capital as mentioned in the deed will be accounted for as current capital in books of accounts.

c. RECURRING EXPENSES:

The yield may be used for recurring expenses of LLP. Otherwise, the partners should bring in proportionate share for meeting the recurring expenses if there is lack of adequate liquidity.

f. INTEREST ON CAPITAL: - It is agreed by and between the parties hereto that interest as per the provision of the Income Tax Act, 1961 will be paid on Capital as well as Current Capital Account or Partner's Current Capital Account/ Deposit account of the partners. This rate of interest may be changed as per the mutual understanding of the partners.

ARTICLE 3 - UNSECURED LOAN FROM DESIGNATED PARTNERS/ PARTNERS:

7. UNSECURED LOAN FROM DESIGNATED PARTNERS/ PARTNERS:

- a. Subject to Clause 5 above in the event of a member contributing less in respect of his share of Capital Contribution, the other partners may, in its sole discretion, elect to extend Debt to the LLP, consisting of all or a portion of the Shortfall Amount.
- b. In the event any partner extends any loan/ debt to LLP, such partner will be entitled to an interest on such debt at the rate of interest of 12% p.a. (This rate of interest may be changed as per the mutual understanding of the partners).

ARTICLE 4 - CHANGE IN CONSTITUTION OF FIRM

8. ADMISSION OF NEW PARTNER:

- a. The parties hereto may admit a new partner or partners only with the consent of all the existing partners in writing and on such terms and conditions as may be mutually agreed and subject to the following terms and conditions:
 - i. Such incoming partner agrees in writing to become a partner of the LLP.
 - ii. The additional partner should contribute capital as per his agreed share in LLP. Existing partners may mutually decide the terms and conditions for admitting new partner in LLP.
 - No "Deed of Adherence" as per Schedule II of LLP Act, 2008 would be required for admission of new partner.

9. CESSATION OF EXISTING PARTNERS:

(i)

- a. Partner may cease to be partner of the LLP by giving a notice in writing of not less than one month to the other partners of his intention to resign as partner.
- Terms of retirement will be decided mutually between partners and accordingly his/ her capital accounts will be settled.
- c. The retiring partner will hand over the property of the Partnership under his possession and/or any other books/documents etc. belonging to the Partnership or any of its clients to the remaining Partners upon due receipt forthwith and the Partnership Firm shall also issue to the retiring Partner a "no claim receipt" to this effect. On retirement, a retiring Partner shall not in any way interfere with the business of the Partnership.
- (ii) In case of retirement/ cessation/ expulsion/ any change in constitution of partner the partners agree that Right of first purchase of his/ her share should be with the nominee of the partner.
- a. No majority of Partners can expel any partner except in the situation where any partner has been found guilty of carrying of activity/business of LLP with fraudulent purpose.
- b. The LLP can be wounded up with the consent of all the partners subject to the provisions of Limited Liability Partnership Act 2008.

ARTICLE 5 - PROFIT/ LOSSES SHARING

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10. All the Designated Partners/ Partners of the LLP are entitled to share profits and losses in the ratio as given in the "Schedule II" of this LLP Agreement.

Each partner shall be entitled to draw a particular sum of money every month on account of his/ her Salary as mutually agreed between the partners from time to time. If in any year the aggregate amount drawn out by any partner shall be found to exceed the amount of his share in the net profits on taking of the annual account, he shall forthwith repay the excess to the LLP within a period of 2 months or it will be treated as loan to him which shall carry interest at 12% (Twelve Percent) per annum or any other rate mutually agreed upon.

ARTICLE 6 - RIGHTS, DUTIES, RESTRICTIONS AND RESPONSIBILITIES OF PARTNERS

11. RIGHTS:

- a. All the partners hereto shall have the rights, title and interest in all the assets and properties in the said LLP in the proportion of their Contribution.
- b. Every partner has a right to have access to and to inspect and copy any books of the LLP.
- c. Each of the parties hereto shall be entitled to carry on their own, separate and independent business as hitherto they might be doing or they may hereafter do as they deem fit and proper and other partners and the LLP shall have no objection thereto provided that the said partner has intimated the said fact to the LLP before the start of the independent business and moreover he shall not use the name of the LLP to carry on the said business. However partners shall not be allowed to compete for the deals in which LLP is interested.
- d. LLP shall have perpetual succession, death, retirement or insolvency of any partner shall not dissolve the LLP.
- e. On retirement of a partner, the retiring partner shall be entitled to full payment in respect of all his rights, title and interest in the LLP as herein provided. (However, upon insolvency of a partner his or her rights, title and interest in the **LLP** shall come to an end.) Upon the death of any of the partners herein any one of his or her nominee will be admitted as a partner of the **LLP** in place of such deceased partner. The heirs, executors and administrators of such deceased partners shall be entitled to and shall be paid the full payment in respect of the right, title and interest of such deceased partner.
- f. On the death of any partner, if his or her heir opts not to become the partner, the surviving partners shall have the option to purchase the contribution of the deceased partner in the LLP or introduce another partner as may be agreed. The valuation of assets/ contribution of deceased partner will be done by the valuer appointed by the LLP with simple majority of partners.

12. DUTIES AND RESPONSIBILITIES:

- a. Every partner shall account to the limited liability partnership for any benefit derived by him without the consent of the limited liability partnership from any transaction concerning the limited liability partnership, or from any use by him of the property, name or any business connection of the limited liability partnership.
- b. Every partner shall indemnify the limited liability partnership and the other existing partner for any loss caused to it by his fraud in the conduct of the business of the limited liability partnership.
- c. Each partner shall render true accounts and full information of all things affecting the limited liability partnership to any partner or his legal representatives.
- d. In case any of the Partners of the LLP desires to transfer or assign his interest or shares in the LLP he has to offer the same to the remaining partners by giving 14 days notice. In the absence of any written communication by the remaining partners the concerned partner can transfer or assign his share in the market.

Robert Riadhan

- e. Designated Partners of the LLP shall act in terms of the requirement of the Limited Liability Partnership Act, 2008.
- f. The Designated Partners shall be responsible for the doing of all acts, matters and things as are required to be done by the limited liability partnership in respect of compliance of the provisions of this Act including filing of any document, return, statement and the like report pursuant to the provisions of Limited Liability Partnership Act, 2008.
- g. The Designated Partners shall be responsible for the doing of all acts arising out of this agreement.
- h. The LLP shall indemnify and defend its partners and other officers from and against any and all liability in connection with claims, actions and proceedings (regardless of the outcome), judgment, loss or settlement thereof, whether civil or criminal, arising out of or resulting from their respective performances as partners and officers of the LLP, except for the gross negligence or willful misconduct of the partner or officer seeking indemnification.

13. EACH PARTNER SHALL:

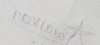
- I. Punctually pay his personal and separate debts and indemnify the other partners and the assets of the LLP against the same and pay all expenses on account thereof;
- II. Forthwith pay all moneys, cheques, negotiable instruments received by him on account of the LLP into the LLP Bank Account or Accounts;
- III. Be just and faithful to others and at all times give to each other full information and truthful explanations of all transactions relating to the LLP business;
- IV. At all times give to the others a just and faithful account of the same and also upon every reasonable request furnish a full and correct explanation thereof;
- V. Afford every assistance and co-operation in his power and to use his best skill and endeavor in the conduct, promotion and execution of the LLP business/profession for their mutual advantage and benefit;
- VI. No partner shall divulge any information of the LLP or of its clients to any outsiders;

14. RESTRICTIONS:

No partner shall without the written consent of the other Partners of LLP, --

- Employ any money, goods or effects of the LLP or pledge the credit thereof except in the ordinary course of business and upon the account or for the benefit of the LLP.
- II. Lend money or give credit on behalf of the LLP or to have any dealings with any persons, company or firm whom the other partner previously in writing have forbidden it to trust or deal with. Any loss incurred through any breach of provisions shall be made good with the LLP by the partner incurring the same.
- III. Enter into any bond or becomes surety or security with or for any person or do knowingly cause or suffer to be done anything whereby the LLP property or any part thereof may be seized.
- IV. Assign, mortgage or charge his or her share in the LLP or any asset or property thereof or make any other person a partner therein.
- V. Compromise or compound or (except upon payment in full) release or discharge any debt due to the LLP except upon the written consent given by the other partner.
- VI. Engage or dismiss any clerk, junior or any other employee of the LLP or take any junior, except hereinafter provided.
- VII. Employ any of the moneys of the LLP or clients or pledge the credit of the LLP except in the ordinary course of business and upon the account or for the benefit of the LLP.
- VIII. Resign from the position of the Partner/Designated Partner unless and until the loan taken/availed from any bank/financial institution/NBFC/or any other entity allowed to lend under LLP Act is fully repaid by the LLP.

Aurairan Mathar.



ARTICLE 7 - MANAGEMENT

- 15. All the matters related to the LLP as mentioned in <u>"Schedule III"</u> to this agreement shall be decided by a resolution passed by majority of the partners, and for this purpose, each partner shall have one vote.
- 16. The meeting of the Partners may be called by sending 7 days' prior notice to all the partners at their residential address or by mail at the Email id's provided by the individual Partners in written to the LLP. In case any partner is a foreign resident the meeting may be conducted by serving 15 days' prior notice through email. Provided the meeting be called at shorter notice, if majority of the partners agree in writing to the same either before or after the meeting.
- 17. The meeting of Partners shall ordinarily be held at the registered office of the LLP or at any other place as per the convenience of partners.
- 18. With the written Consent of all the partners, a meeting of the Partners may be conducted through Teleconferencing.

19. FORMATION EXPENSES:

The incorporation expenses of LLP should be borne by the promoting partners existing at the time of incorporation of LLP in proportion of their capital contributions in the LLP.

20. LEGAL CHARGES:

The legal expenses of LLP should be borne by the promoting partners in proportion of their share in capital if they are done before formation. Any expenses done after the formation should be debited to Profit and Loss account of LLP.

21. **GOODWILL:** - Goodwill of the firm shall be the property of all the parties and if the need arises it will be calculated by the independent chartered accountant in whole time practice.

22. DISPUTE RESOLUTION:

- a) All disputes and differences which shall arise between the partners or between the partners and legal representatives of one or more partners or between their respective legal representatives or between designated partners and LLP and whether during or after the determination of the LLP relating to the rights and liabilities or interpretation of this deed or to any act or omission of either party or matter or things done or to be done in pursuance hereof, such disputes and differences shall be resolved in the manner provided in this clause.
- b) The Parties agree that they shall attempt to resolve through good faith consultation, disputes arising in connection with this Agreement, and such consultation shall begin promptly after a Party has delivered to the other Party a written request for such consultation. Provided that if such good faith consultations have not resulted in a resolution of the dispute within sixty (60) days of such consultations having commenced, the provisions of Clause 26 (c) shall apply.
- c) Any dispute, which could not be settled by the Parties through amicable settlement (as provided hereinabove), shall be finally settled by arbitration in accordance with the Indian Arbitration and Conciliation Act, 1996. A notice of the intent to refer the dispute to arbitration may be given by a Party to the other Party.
- d) The disputes shall be referred to a tribunal comprising three (3) arbitrators. The Respondent(s) and the Claimant(s) to the arbitration shall have the right to appoint one arbitrator each and the two arbitrators thus appointed shall choose the third arbitrator who will act as a presiding arbitrator of the tribunal (together forming the "Arbitral Tribunal"). In the event of failure by the Respondent(s) and/or the Claimant(s) to appoint their arbitrator(s) or by the two arbitrators appointed by the Respondent(s) and the Claimant(s) respectively to appoint the third arbitrator, the said arbitrator(s) shall be appointed by the High Court of Bombay.
- e) Such arbitration shall, unless otherwise agreeable to the Parties, be held at Pune, India. All proceedings of such arbitration shall be in the English language.
- f) The decision(s) of the Arbitral Tribunal shall be final and binding on the Parties.

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23. MISCELLANEOUS:

 a) In respect of matters not specifically provided herein, the LLP shall be governed by the provisions of the Limited Liability Partnership Act, 2008.

b) AMENDMENT:

The partners shall be entitled to modify the above terms relating to remuneration, profit sharing etc., of this partnership agreement by executing a supplementary deed and any such deed when executed shall have effect, unless otherwise provided, from the first day of the accounting period in which such supplementary deed is executed and the same shall form part of this deed of partnership.

c) NOTICE:

The notice to the parties under this deed shall be deemed to be duly served, if the same shall be delivered to him personally or sent by post in a registered letter addressed to him at his usual or last known place of abode in India.

d) ENTIRE AGREEMENT:

This Agreement, together with all Annexure, Schedules, Exhibits and attachments hereto, represents the entire agreement and understanding between the Parties with respect to the subject matter of this Agreement and supersedes any prior agreement or understanding, written or oral, that the Parties may have had.

e) INDEMNITY AND RESPONSIBILITY:

Subject to the provisions of the Act, the Designated partners, Auditors, Consultants or every other officer for the time being of the LLP and any trustees for the time being acting in relation to any of the affairs of the LLP and their heirs, executors and administrators respectively shall be indemnified out of the assets of the LLP from and against all suits, proceedings, costs, charges, losses, damages and expenses which they or any of them shall or may incur or sustain by reason of any act done or omitted in or about the execution of their duty in their respective office or trust, except if such (if any) as they shall incur or sustain by or through their own willful neglects or defaults respectively, and no such officer or trustee shall be answerable for the acts, receipts, neglects or defaults of any other officer or trustee or for joining in any receipt for the sake of conformity or for the solvency or honesty of any bankers or other person with whom any monies or effects belonging to the LLP may be lodged or deposited for safe custody or for any security upon which any money of the LLP shall be invested for any other loss or damage due to any such causes as aforesaid or which may happen in or about the execution of his office or trust unless the same happen through the willful neglect or default of such officer or trustee.

f) SEVERABILITY:

If any article, clause, section or paragraph, or part thereof, of this Agreement or any agreement or document appended hereto or made a part hereof is invalid, ruled illegal by any court of competent jurisdiction, or unenforceable under present or future Applicable Laws, then it is the intention of the Parties that the remainder of the Agreement, or any agreement or document appended hereto or made a part hereof, shall not be affected thereby unless the deletion of such provision shall cause this Agreement to become materially adverse to any Party in which case the Parties shall negotiate in good faith such changes to the Agreement as will best preserve for the Parties the benefits and obligations under such provision.

GOOD FAITH:

The parties agree to show the utmost good faith to each other at all times, in all matters relating to the Business and the covenants expressed herein.

h) GOVERNING LAW:

This Agreement shall be a contract under the laws of India and for all purposes shall be governed by and construed and enforced in accordance with the laws of India.

i) WAIVER:

Unless expressly provided to the contrary herein, failure or delay of any Party to enforce any of the provisions of this Agreement or assert any rights hereunder shall in no way be construed as a waiver of such provisions or rights and shall not affect the right of such Party to enforce each and every provision of this Agreement in accordance with its terms.

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- j) <u>JURISDICTION:</u> This Agreement shall be subject to the jurisdiction of the Courts at Pune.
- k) <u>REPRESENTATION:</u> Each Party represents that it has the requisite authority to execute this Agreement and perform its obligations hereunder. This Agreement is a valid and legal agreement binding upon the Parties hereto and enforceable in accordance with its terms.

IN WITNESS WHEREOF, the parties have hereunto set and subscribed their respective hands the day, month and year first above written.

Names of the Designated Partners/ Partners: -

Witness to All:-

ATHARV DIPAK PUSALKAR

RAJVARDHAN DEEPAK JADHAV

Name:-Vaishnavi Dipak Rusalkan.
Father Name:-Dipak Kisan Pusalkan
Address:-A/P Devorashha, TalKadegoan, Dist-Sangli.

Debpak Name: Di Pak Ganpat

Name: Di Pak Ganpatrao Jadhar Father Name: Ganpatrao Jadhar Address: Alp Asad, Tal Kadegaon Dist - Sangli.

Schedule I

Main or ancillary object of the Avirigo Industries LLP

- To carry on the business as manufacturers, makers, processors, buyers, sellers, distributors, dealers in all kinds of leathers, leather garments, leather shoes, shoe uppers, leather bags and baggages, leather gift articles, leather furnishings, leather wallets, leather belts, leather gloves, and all types of canvass and plastic shoes and substances capable of being made out of leather and other leather related goods of every description.
- 2. To carry on the business as manufacturers, importers and exporters of and dealers in leather, chamois, leather cloth, hides, skins, shargreen, artificial leather, rubber, silk cloth, linoleum, leather cleats, leggings, linings, gloves, purses, boxes, trunks, suit cases, attaché cases, travelling case portmanteau, fancy goods, bags, saddlery, boots and shoes, houses, washers, belting and goods made from all or any of the aforesaid materials and generally to carry on business as tanners, carriers, leather dressers, harness makers, whip makers, gliders, cleaners, dyers, revivers, upholsterers and furniture makers.

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Schedule II

The profits and losses of the Firm shall be shared by the Designated Partners/ Partners in the following proportions:

Sr. No.	Name of Partner	Share in Profits/ Losses in percentages (%)
1	Atharv Dipak Pusalkar	50.00%
2	Rajvardhan Deepak Jadhav	50.00%

Profits payable to the partners shall be either credited into the capital account of the Firm or paid by cheque to the accounts of respective Partners.

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SCHEDULE III

Matters requiring approval of majority of partners (75% majority) by way of resolutions passed in duly convened meetings of partners:

- a) Change of name of LLP.
- b) Change of Registered office of the LLP from one place to another within the local limits of same city, town or village.
- c) Engage, appoint, remove or dismiss and decide the terms and conditions of any apprentice, employee or agent of the LLP.
- d) Fix the day, date and time of convening of Annual Meeting of partners
- e) To borrow money, provide securities or give guarantees for the purpose of business of LLP.
- f) Investments of surplus fund not immediately required
- g) Opening, maintenance and closing of bank accounts.
- h) Appointment of auditors on voluntary basis or if otherwise required by the Act or rules made there under and to fix their remuneration.
- i) Appointment of Practicing Company Secretary or any other consultant and to fix their remuneration.
- j) Decisions related to merger, amalgamation of LLP.
- k) To convert this LLP in Private Limited or Limited Company.

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