

21/8/12

M/s. Classic Cable Network

0052852

Challan Print Report

Challan No. : 1106

Challan of money paid into DENA BANK (bank), Silvassa (branch)

To be filled in by the remitter

To be filled in by the Departmental Officer or at his instance

Name (& or designation) and address of the party (i.e. Tax payer etc.) crediting money	Challan Branch Name	Department/ Office from whose books the demand emanated	Full particulars of the nature of remittance and/or authority (if any)	Amount	Head of Account	Accounts Officer by whom adjustable	Order to the bank
Firm Registration Fee Classic Cable Network		Mamlatdar, Silvassa [205340]	OTHER ITEMS [1475008000800]	100	OTHER ITEMS [1475008000800]	PAO, Directorate of Accounts, UT Administration of Dadra & Nagar Haveli [070789]	
Total :				100			

(In words) Rupees: One hundred only

Received payment (in words) Rupees

Date: 21-08-2017


(REVERSE)

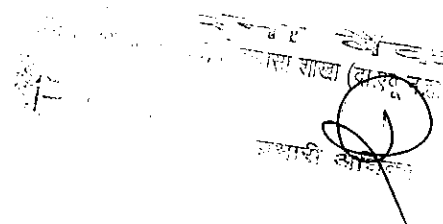
Particulars to be filled in by remitter

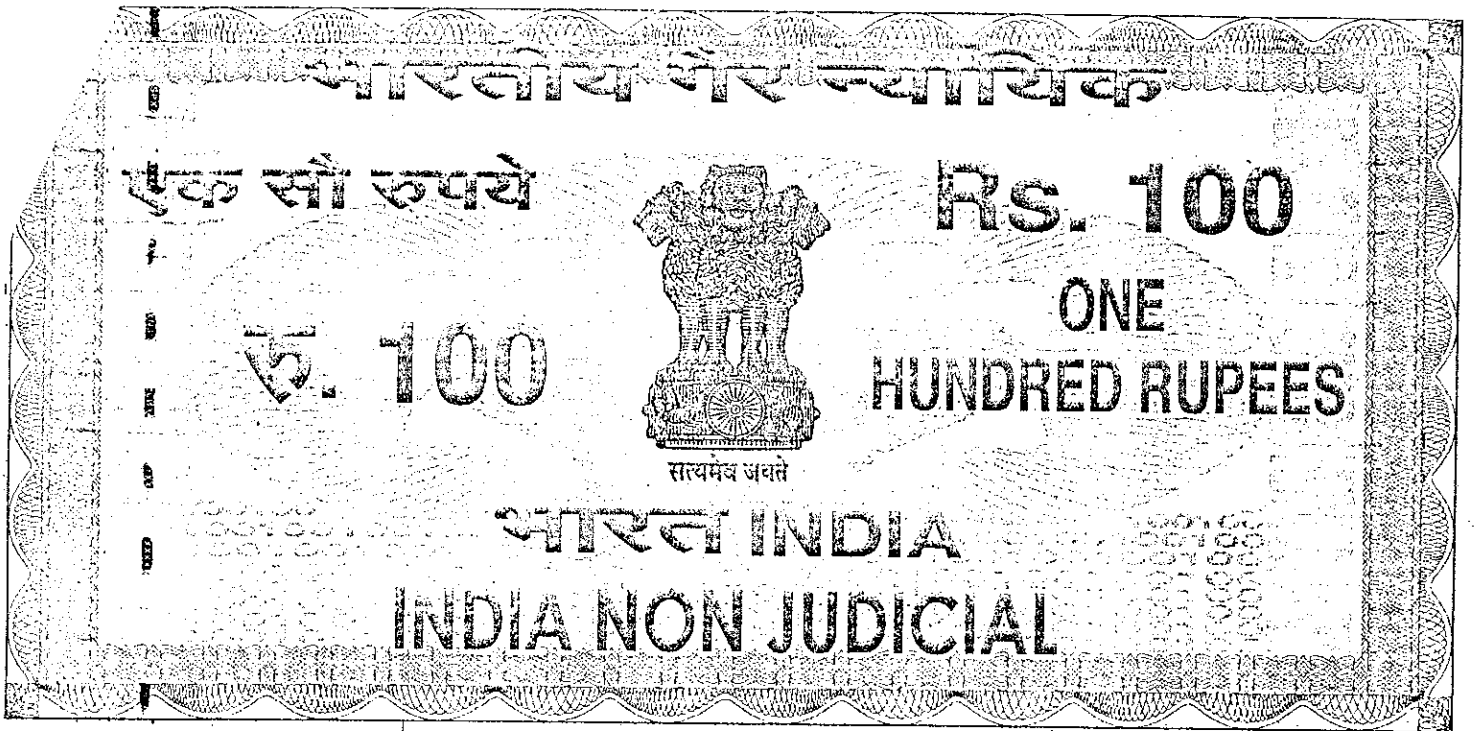
Amount

Rs. P.

Cash		100.0000	
Bank drafts (with details)			
Cheques (with details)			
IPO (with details)			
Total		100.00	
Rs.			


REGISTRAR OF FIRMS
 DADRA & NAGAR HAVELI
 SILVASSA


 ददा नगर हवेली
 सिलवसा
 न्यायिक न्यायालय (संस्थापक)
 न्यायिक न्यायालय



प्रशासन, दादरा एवं नगर हवेली, संघ शासित प्रदेश
ADMN. OF DADRA & NAGAR HAVELI U.T.

232597

Silvassa Stamp of ₹ 100 Issued to Smt/Smr. classic cable Network
No. 23885 of Silvassa dated over on 23/08/2017
Treasury Officer
JNH-Silvassa

REGISTER OF FIRMS

FORM G

FIRM NO. : DNH/ 28 /2017
SR.NO. OF APPLICATION : 23/08/2017
NAME : M/S CLASSIC CABLE NETWORK
BUSINESS : Cable T.V. and Internet Net Work Operator etc.
PRINCIPAL PLACE : Shop No. 4, Solanki Complex, Opp: Town Hall, Silvassa,
OF BUSINESS : U.T. OF DADRA AND NAGAR HAVELI




**REGISTRAR OF FIRMS
DADRA & NAGAR HAVELI
SILVASSA**



(2)

OTHER PLACE (BRANCH) : ---N.A.

NO. OF ENTRY	DATE OF ENTRY	NATURE OF ENTRY	DATE OF PARTNERSHIP	REMARK
	12/07/2017	Partners (1) AMOL GAJANAND PATIL (2) JYOTI AMOL PATIL (3) SHRUSHTI AMOL PATIL <u>PARTNERSHIP AT WILL</u>	12/07/17	

REGISTRAR OF FIRMS

PLACE : SILVASSA
DATE : 23/02/2017




REGISTRAR OF FIRMS
DADRA & NAGAR HAVELI
SILVASSA

REGISTRATION NO.: DNH/28/2017

DATE OF REGISTRATION: 23/08/2017

FORM A

APPLICATION FOR REGISTRATION OF FIRM

(See Section 58)

We, the undersigned, being partners, hereby apply for registration as a firm and for that purpose supply the following particulars pursuant to section 58 of the Indian Partnership Act, 1932 :-

- (a) Firm Name : **M/S CLASSIC CABLE NETWORK**
- (b) Place or Principal place of Business of the firm : Shop No. 4, Solanki Complex, Opp: Town Hall, Silvassa, U.T. of Dadra and Nagar Haveli .
- Branch : Silvassa
- (c) Name of any other place Where the firm carries on Business in the above name : --N.A.--
- (d) Nature of Business : Cable T.V. and Internet Net Work Operator etc.

(e) Name in full and permanent address: (residential) of all the partners (f) Date on which each Partner joined the firm

- 1) **AMOL GAJANAND PATIL,**
Near Railway St. At: Gholvad, Tal: Dahanu, Dist: Palghar, Maharashtra
- 2) **JYOTI AMOL PATIL**
Near Railway St. At: Gholvad, Tal: Dahanu, Dist: Palghar, Maharashtra
- 3) **SHRUSHTI AMOL PATIL**
Near Railway St. At: Gholvad, Tal: Dahanu, Dist: Palghar, Maharashtra

- (g) Duration of the firm in case is any Provision made by contract for the Duration of the partnership, or for The determination of the partnership, Please state the provisions briefly. If no such provisions is made words "AT WILL" may be stated.

-- AT WILL --

Contd.....2/-



REGISTRAR OF FIRMS
DADRA & NAGAR HAVELI
SILVASSA

(h) In case there are any minors admitted to the benefits of partnership:-

Name & Address of Each minor	Name & Address of guardian	Date of admission to benefits	Date when he will attain majority
N.A.	N.A.	N.A.	N.A.

We are sending the prescribed registration fee by Cash/Money order.

We declare that all the above particulars are true to the best of our knowledge and belief as on this date.

We also declare that upto the date of a submission of this application there has not been any change whatever in any of the particulars aforesaid.

Date this 23rd day of ----2017.

- Name of Partners
- (1) AMOL GAJANAND PATIL
 - (2) JYOTI AMOL PATIL
 - (3) SHRUSHTI AMOL PATIL

Signature

(1) [Signature]

(2) [Signature]

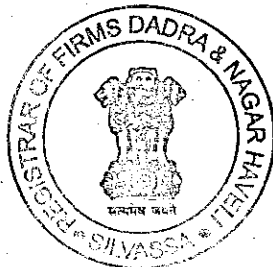
(3) [Signature]

Certified that the persons who have signed the application have signed it in my presence and have affirmed that the particulars furnished therein are true.

[Signature]
Dharmesh D. Patel

Signature of witness

Dated : 23 / 08 /2017
Destination. Silvassa.



[Signature]
REGISTRAR OF FIRMS
DADRA & NAGAR HAVELI
SILVASSA

322A/01A

21/08/17

21/8/17

\$

PARTNERSHIP DEED

OF

M/S. CLASSIC CABLE NETWORK

SILVASSA - 396 230,

U.T. OF DADRA & NAGAR HAVELI

(Dtd.12.07.2017 w.e.f. 12.07.2017)

\$

\$

KAKARIA & ASSOCIATES

CHARTERED ACCOUNTANTS

"KAKARIA'S EXCELLENZA",

ROYAL FORTUNE COMPLEX,

DAMAN ROAD, CHALA,

VAPI-396 191.

\$

રજીસ્ટ્રેશન પહોંચ

T.R. act XVI of 1908,r.5.p,

પહોંચ નંબર: ૫૩૯૨

દસ્તાવેજ નંબર: ૩૨૨૭

દસ્તાવેજ વર્ષ: ૨૦૧૭

તા: ૨૧

માહે: ઓગસ્ટ

સને: ૨૦૧૭

દસ્તાવેજનો પ્રકાર લાગીદારીનો લેખ

અવેજ Rs. ૦.૦૦

રજુ કરનારનું નામ Classic Cable Network

નીચે પ્રમાણે ફી પહોંચી

રૂ. પૈસા

રજીસ્ટ્રેશન ફી.....		૪૫
નકલ કરવા ની ફી સાઈડ / કોલીયો.....		૧૪
શેરોની નકલ કરવા માટે ફી.....		૮
ટપાલ ખર્ચ.....		૫
નકલો અથવા યાદીઓ (કલમ ૬૪ થી ૬૭).....		૦
શોધ અગર તપાસણી.....		૩
દંડ કલમ-૨૫.....		૦
કલમ-૩૪ (કલમ-૫૭).....		૦
નકલ ફી કોલીયો.....		૦
ઈન્ડેક્સ-૨ ફી.....		૦
આ સિવાયની બાબતોની ફી		

14
 Original document to
 returned to Shri. Netai A.
 who has produced original
 receipt on 21/8/17
 CLERK OF
 SUB-REGISTRAR
 DADRA & NAGAR HAVELI

કુલ ચેકદરે રૂ.	૭૫
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અંકે રૂપીયાપંચોતેર પુરા.

દસ્તાવેજ

ના દિવસે તૈયાર થશે અને

તે રજીસ્ટર ટપાલથી મોકલવામાં

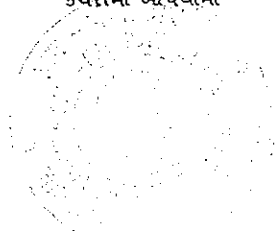
આવશે.

નકલ

કચેરીમાં આપવામાં

દસ્તાવેજ રજીસ્ટર પોસ્ટ થી નીચેના સરનામે મોકલશો.

Silvassa



(Rajendrasini Rathod)

સબ રજીસ્ટ્રાર

Dadra & Nagar Haveli

અગર

રજુ કરનારની સહી

ને આપશો

SRO-NIC(G)

-6375833468377575702

૨૧/૮/૨૦૧૭

૧૨:૩૭:૪૭ pm

Pas

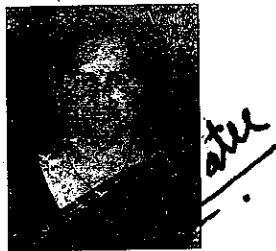
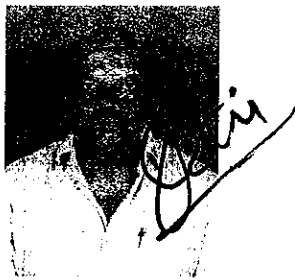


प्रशासन दादरा एवं नगर हवेली, संघ शासित प्रदेश
ADMN. OF DADRA & NAGAR HAVELI U.T.

Silvassa Stamp of ₹ 100 Issued to Shri/Smt. classic cable network
No. 1352 of Silvassa dated 12/07/2017 over to _____



Treasury Officer
Distt. Silvassa



PARTNERSHIP DEED

THIS DEED OF PARTNERSHIP is made at **SILVASSA**
on this **12th Day of July, 2017** Between :

[Signature]

[Signature]

[Signature]

1. **AMOL GAJANAN PATIL**, aged about 51 years Hindu inhabitant of **Near Railway Station, At :- Gholvad, Tal :- Dahanu, Dist. Palghar**, having his P.A. NO. **AVSPP9036E** the party of the "First Part" (which expression shall unless repugnant to the context or meaning thereof mean and include his heirs, executors, administrators and permitted assigns).
2. **JYOTI AMOL PATIL**, aged about 49 years Hindu inhabitant of **Near Railway Station, At :- Gholvad, Tal :- Dahanu, Dist. Palghar**, having her P.A. NO. **AIOPP0438R** the party of the "Second Part" (which expression shall unless repugnant to the context or meaning thereof mean and include her heirs, executors, administrators and permitted assigns).
3. **SHRUSHTI AMOL PATIL**, aged about 26 years Hindu inhabitant of **Near Railway Station, At :- Gholvad, Tal :- Dahanu, Dist. Palghar**, having her P.A. NO. **CIPPP1377N** the party of the "Third Part" (which expression shall unless repugnant to the context or meaning thereof mean and include her heirs, executors, administrators and permitted assigns).



WHEREAS the party of the First to Third parts have agreed to carry on a business in partnership in the name & style of "**CLASSIC CABLE NETWORK**" w.e.f. 12.07.2017.

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[Handwritten signature]

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AND WHEREAS the parties hereto are desirous of recording the terms and conditions governing relations interse **HENCE, THIS DEED OF PARTNERSHIP WITNESSETH AS FOLLOWS:**

1. **NAME**

The name and style of the firm shall be "M/S. **CLASSIC CABLE NETWORK**". The partners shall be entitled to carry on business under any other name and/or names as may be agreed upon from time to time.

2. **EFFECTIVE DATE;**

The terms and conditions agreed by and between parties hereto are effective from 12/07/2017.

3. **OBJECTS :**

The object of the firm is to carry on business of Cable T.V. and Internet Net Work Operator etc. The partners shall be at liberty to do any other business as may be agreed upon from time to time.

4. **PLACE :**

The Registered office of the firm shall be situated at **SHOP NO.4, SOLANKI COMPLEX, OPP. TOWN HALL, SILVASSA - 396 230, U.T. OF DADRA & NAGAR HAVELI**, and Branch office at "MF-10, **BHILAD PLAZA, NEW POST OFFICE, BHILAD (W)- 396 105, TAL.: UMBERGAON, DIST. VALSAD**, or at such other place/places as the partners may mutually agree upon from time to time.



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5. **ACCOUNTING YEAR :**

The account of the partnership firm shall be made up annually on 31st MARCH.

6. **BOOKS OF ACCOUNTS :**

At the end of each Accounting year an account of the business carried on in that year will be made and a statement of accounts namely Balance Sheet and Profit & Loss Account will be prepared and signed by the partners. If necessary or required by law the partners shall get the Accounts audited by Chartered Accountants.

The books of accounts and all other record of the firm will always be kept at the office of the firm and will be open for inspection by any of the partners hereto at any time.

7. **DURATION :**

The Duration of the partnership shall be "AT WILL".

8. **SHARES :**

After providing for all expenses relating to business of the firm the partners shall share profit and bear losses as follows :-

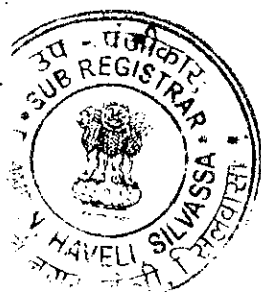
<u>NAME OF PARTNERS</u>	<u>% OF PROFIT</u>	<u>% OF LOSS</u>
AMOL G. PATIL	50%	50%
JYOTI A. PATIL	25%	25%
SRUSHTI A. PATIL	25%	25%
TOTAL	100%	100%

[Signature]

4

[Signature]

[Signature]



9. **CAPITAL**

The funds required for the purpose of the partnership Business shall be contributed by the partners in such manner as may be mutually agreed upon from time to time.

9.1. **WITHDRAWALS :**

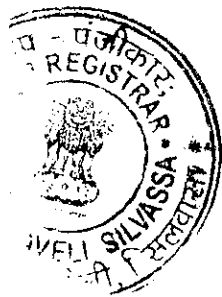
Each partners shall be allowed to withdraw amount at any time standing to the credit of Current Account and or Loan Account of respective partners, as may be mutually agreed upon by the partners, when the firm shall have a surplus liquidity which may not be required for the business activity.

10. **INTEREST ON CAPITAL :**

Interest at the rate of 12% p.a. a simple interest or such lower/higher rate as may be prescribed u/s. 40(b)(iv) of the Income Tax Act, 1961 or any other Applicable provision as may be in force for the Income Tax assessment of the partnership firm for the relevant accounting period shall be payable by the partnership on the amount standing to the credit of the capital/or current/or loan account or the accounts of the partners.

10.1 Similarly Simple Interest @12% p.a. or such lower/higher rate as may be prescribed U/s. 40(b)(iv) of the Income Tax Act, 1961 shall be charged to the partners who has withdrawn amount in excess of amount standing to the credit of capital/current account.

10.2 The partners shall be at liberty to increase or reduce the above rate of interest from time to time.



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11. **REMUNERATION TO PARTNERS :**

Following partners have agreed to actively devote their time and attention to the business of the firm & in consideration thereof it is hereby agreed that they will be entitled to draw yearly remuneration as under :

- i. Total remuneration shall be payable as per the prescribed limits from time to time under the provisions of section 40(b)(v) of the Income Tax Act, 1961 as follows :

% of Book Profit

AMOL GAJANAN PATIL 100%

Book profit shall have meaning assigned thereto in Income Tax Act, 1961.

- ii. The partners shall be entitled to increase or reduce the above remuneration and may agree to pay remuneration to other partner or partners. The parties hereto may also agree to revise the mode of calculation of the above remuneration and decide to pay salary and grant the benefit of house rent allowance, medical expenses, motor car or conveyance allowance rent free quarters, accident and/or life insurance policy premium, provident fund, gratuity, bonus, commission on sales/gross receipts and/or other benefits to the above and/or the other partner/ partners either monthly or yearly basis as they may mutually agree upon from time to time.



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

13. **BANKING ACCOUNTS :**

The Bank Account of the partnership firm shall be opened with a schedule Bank or a Co-op. Bank or any Private Sector Bank and such banking account shall be operated by any one of the partners/authorised person of such partners or any person authorised by the firm in this behalf.

14. **LOANS/BORROWINGS**

Partners shall be at liberty to raise loans and/or borrow funds and/or avail O.D./C.C. facility from Banks, Financial institutions and/or any other person whether resident in India or not on such terms and conditions and on such security as may be deemed fit by the partner and such loan account shall be opened/operated by any one of the partner or any person authorized by the firm in this behalf.

15. **GOODWILL**

The goodwill of the name of the firm, the tenancy rights quotas and or any other rights shall belong to the firm alone and other partners shall have no right to claim a share therein at retirement. However, a retiring partner shall be at liberty to carry on any other business whether competing with that of the firm or not.



[Handwritten signature]

7

[Handwritten signature]

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16. **DEATH / INSANITY OF PARTNERS :**

The firm shall not be dissolved at death/insanity/insolvency of any of the partners. The firm will continue in such event with the remaining partners or the partners may mutually agree and add legal heirs/successors of such a partner or any other partner in place of outgoing partner.

17. **DUTIES & RESPONSIBILITIES :**

Each partner shall :-

- a. punctually pay his separate debts and indemnify the other partners and the asset of the business and all expenses on account thereof ;
- b. forthwith pay all amounts, cheque and negotiable instruments received by him on account of the business in the banking account of the business ;
- c. be just and faithful to every partner at all times, give to the other partners full information and truthful opinion of all matters relating to the affairs of the business and every other assistance in his power in carrying on his business to the mutual advantage of all the partners.

17-A None of the partners shall, without the consent of the other partners:-

- a. give security or stand surety for the payment of money on account of the business, except in the ordinary course of business ;



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[Handwritten signature]

[Handwritten signature]

- b. enter into any bond or become bailees or surety for any person or knowingly cause suffer anything whereby the business may be endangered;
- c. mortgage charges or will his share in the business. Any partner committing breach of any of the above stipulations contained in the clause 17 above, shall indemnify the other partners against losses and expenditure in account of the firm.

18. **ADMISSION OF PARTNERS:**

No new partner shall be admitted unless admission of the same is unanimously approved by all of the existing partners.

19. **RETIREMENT:**

Any partner intending to retire from the firm may do so by giving Three months notice in writing and the retiring partner shall retire from the firm on signing of the Retirement Deed.

20. **DISSOLUTION :**

The partnership firm may be dissolved by mutual consent of the parties hereto. On dissolution of the partnership, the parties hereto shall cause to be taken a full and accurate inventory of the assets and liabilities of the partnership. After payment of liabilities, the assets of the partnership shall be mutually distributed. among the partners according to their respective shares.



[Signature]

[Signature]

[Signature]

21. **JURISDICTION :**

All the transactions and legal proceedings shall be subject to the jurisdiction at Silvassa.

22. **ARBITRATION :**

All the disputes or differences relating to the interpretation of the terms of this agreement and to any other question arising out of or relating to this Partnership in connection with or carrying out the works, whether during the progress of the work or after the completion, shall be referred first to the conciliation, failing which to the mediation, failing which to the sole arbitration. This reference to arbitration shall be deemed to be a reference within the meaning of The Arbitration & Conciliation Act, 1996 or any other statutory modification thereof.

In the event of any dispute arising between the parties hereto neither of the partners shall be entitled to take such action which obstructs the business of the firm nor shall be entitled to take any legal action for the enforcement of his/their respective rights under this Partnership Deed without resorting to arbitration as stated hereinabove under this clause and the arbitrator shall pass his award at the earliest and award shall be final & binding on all the parties to the Deed and/or their legal heirs, executors, administrators and permitted assigns. As far as possible the arbitrators shall endeavour to declare award within 90 days of submission of matter for arbitration. The arbitration proceedings shall be held in Silvassa, U.T. of Dadra Nagar Haveli, in English/Gujarati Language.



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It is specifically agreed and understood that during the pendency of arbitration award or any proceedings in any court of law none of the parties hereto shall be entitled to any injunctive remedies and the business of the firm shall not in any way be hindered and/or stopped or stayed in any manner whatsoever and it is further agreed that any transactions, action entered into during the pendency of such proceedings shall always be subject to the terms of such award or ruling.

24. **ALTERATION OR ADDITIONS OF ANY CLAUSE OF THIS PARTNERSHIP:**

Notwithstanding anything stated or provided herein the parties shall have full powers and discretion to modify, alter or vary the terms and conditions of this partnership deed in any manner whatsoever they think fit, by mutual consent which shall be reduced in writing by executing supplementary deed and shall become appendage and part of this deed and any such deed when executed shall have effect, unless otherwise provided, from the first day of accounting period in which such supplementary deed is executed.

25. **MUTUAL CONSENT :**

Anything not provided herein touching the partnership business shall be decided by the mutual consent of the partners.

IN WITNESS WHEREOF the parties thereto have here in to set and subscribed their respective hands the day and year first herein above mentioned.

SIGNED AND DELIVERED

by the withinnamed

AMOL GAJANAN PATIL

in the presence of Dharmesh D. Patel

Amol Patil

11

DPatel

Patil



SIGNED AND DELIVERED

by the withinnamed

JYOTI AMOL PATIL

in the presence of _____

JPatil

(Rajeshree chitay Jadhav)

RJadhav

SIGNED AND DELIVERED

by the withinnamed

SHRUSHTI AMOL PATIL

in the presence of _____

SPatil

(Kishor . S. Patil)

Kishor



Patil

DNH		
3227		
2017		

S.R.No. 3227
Presented at the office of the Sub-Registrar of
Dadra & Nagar Haveli Silvassa
Between the hour of 12 to 13 on 21/08/2017

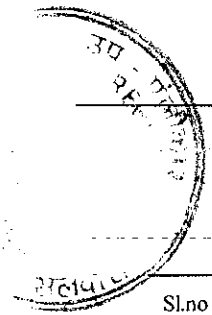
Receipt No :-	5392	
Received Fees For		Rs.
Registration		45
Side Copy Fee	(14) :	14
Postage		5
Other Fees		11
TOTAL :-		75



Classic Cable Network, Partner. Amol Gajanan Patil

Amol Patil

(Rajendrasinh N Rathod)
Sub Registrar
Dadra & Nagar Haveli Silvassa



(Rajendrasinh N Rathod)
Sub Registrar
Dadra & Nagar Haveli Silvassa

Sl.no	Party Name and Address	Photograph	Thumb Impression	Signature
1.00	Shri/Ms. Classic Cable Network, Partner. Amol Gajanan Patil Through its Director/Partner/PAO Holder Shri _____ Claiming Party 51 Years. Occupation Business / Service Residing At Gholvad The Executant (S) Admit Execution			<i>Amol Patil</i>
2.00	Shri/Ms. Classic Cable Network, Partner. Jyoti Amol Patil Through its Director/Partner/PAO Holder Shri _____ Claiming Party 49 Years. Occupation Business / Service Residing At Gholvad, The Executant (S) Admit Execution			<i>Jyoti Patil</i>
3.00	Shri/Ms. Classic Cable Network, Partner. Shrushti Amol Patil Through its Director/Partner/PAO Holder Shri _____ Claiming Party 26 Years. Occupation Business / Service Residing At Gholvad, The Executant (S) Admit Execution			<i>Shrushti Patil</i>

DNH		
3227		
2017		

1 Shri. Dharmesh D. Patel
 Age About 33 Years Occupation
 Business / Service Residing At
 Silvassa



Known to the Sub-Registrar state that the personally known the
 above executor (S) and identify him/them.

1. *Dharmesh*

2. _____

Date 21 Month August -2017

R

Rajendrasinh N Rathod
 Sub Registrar
 Dadra & Nagar Haveli Silvassa

Registered No.	<u>2971</u>
At Page	<u> </u> to <u> </u>
Volume	<u> </u> of Book No. <u>1</u>
Date :	<u>21/08/2017</u>

R

Rajendrasinh Natvarsinh Rathod
 Sub Registrar

