

Challan Print Report

Handwritten: 29450

Challan No. : 1091

Challan of money paid into DENA BANK (bank), _____ (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 Gold Oil Corporation		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: Dne Hundred only

Received payment(in words) Rupees

Date: 03-08-2017

03 AUG 2017

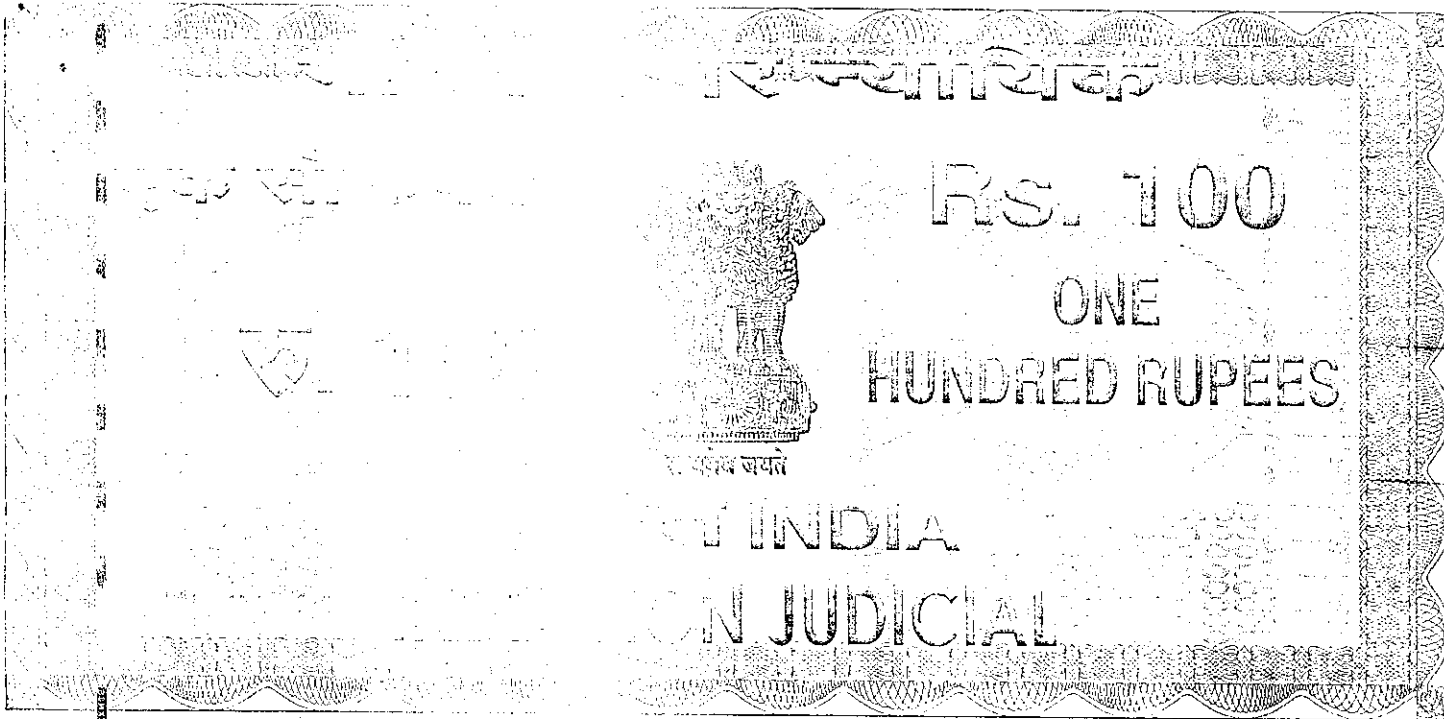
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(REVERSE)

Particulars to be filled in by remitter	Amount	
	Rs.	P.
Cash	100.0000	
Bank drafts(with details)		
Cheques(with details)		
IPO(with details)		
Total Rs.	100.00	

Handwritten: 09

Signature: Atul
 REGISTERED OFFICER
 DADRA & NAGAR HAVELI
 SILVASSA



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

235088

100
27/59 silvassa
2. JUL 70
Gold oil corporation

REGISTER OF FIRMS

FORM G

FIRM NO. : DNH/24, Date: 03/08/2017

NAME : "GOLD OIL CORPORATION (SILVASSA)"

PRINCIPAL PLACE OF : Plot No. 5, Survey No. 207/5, Village Umarkui, U.T. Of Dadra and Nagar Haveli



REGISTRAR OF FIRMS
DADRA & NAGAR HAVELI
SILVASSA

REGISTRATION NO.:- DNH/24/2017
DATE OF REGISTRATION :- 03/08/2017

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 :- **"GOLD OIL CORPORATION (SILVASSA)"**

(b) Place or principal place of business of the firm :- Plot No. 5, Survey No. 207/5, Village Umarkui, U.T. Of Dadra and Nagar Haveli

Branch:-

(c) Name of any other place where the firm :- carries on business in the above name

Nature of business :- trading and manufacturing of Lubricating Oil, Industrial Oil, Specialty Oil, Transformer Oil, Conning Oil, Greases, Rubber processing oil, Base Oil, etc.

(d) Name in full and permanent address (residential) of all the partners

(a) date on which each partner joined the firm

(1) SHRI VINOD KUMAR SINGH

06/04/2006

S/o. LATE UMA SHANKAR SINGH

Aged about 46 Years, Business, Residing at Flat No. 303, G-1, Jas Luxuria, Naroli Road, Silvassa, U.T. of Dadra and Nagar Haveli

(2) SHRI SABHAJEET SINGH

06/04/2006

S/o. LATE CHEDI SINGH

Aged about 52 Years, Business, Residing at Flat No. 202, Hazel - B, Garden City, Samarvarni, Silvassa, U.T. of Dadra and Nagar Haveli

(3) SHRI MANOJ KUMAR PANDEY

14/12/2007

S/o. SHRI SUBHASH CHANDRA PANDEY

Aged about 43 Years, Business, Residing at Flat No. 304, D, Pramukh Gardens, Opp. Yogi Hospital, Silvassa, U.T. of Dadra and Nagar Haveli



REGISTRAR OF FIRMS
DADRA & NAGAR HAVELI
SILVASSA

(e) Duration of the firm in case if any provision made by contract for the duration of the partnership, or for the determination of the partnership, please state the provision briefly. If no such provision is made words "AT WILL" may be stated :- **AT WILL**

(f) in case there are any minors admitted to the benefits of the partnership :-

Name & address of each minor	name and address of guardian	Date of Admission benefits	Date when her to will attain majority

We are sending the prescribed registration fee by case/ money order.

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

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

Dated this 24th day of June, 2017.

Name of Partners

Signature

SHRI VINOD KUMAR SINGH

For GOLD OIL CORPORATION (SILVASSA)

SHRI SABHAJEET SINGH

For GOLD OIL CORPORATION (SILVASSA) PARTNER

SHRI MANOJ KUMAR PANDEY

For GOLD OIL CORPORATION (SILVASSA) PARTNER

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.

Dated :- 03/08/2017

signature of witness and Designation.



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

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

તા. : 13/1/2011 માહે

47499

દસ્તાવેજનો અરજીનો નં. :

સને ૨૦૧ ૨૪/૦

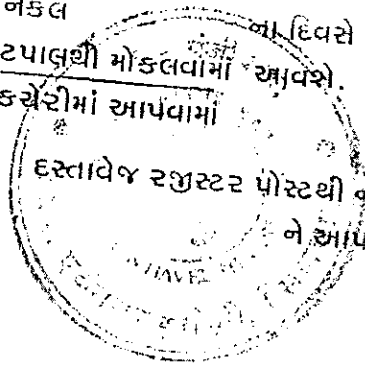
Deed of Partnership
મિત્રતાના સંબંધના દસ્તાવેજ
Mithra Sambandhna Sangh

દસ્તાવેજનો પ્રકાર - " " Substantive
 રજુ કરનારનું નામ - " " Manoj Kumar Prasad
 નીચે પ્રમાણે ફી પહોંચી-
 ગોંધણો ફી - 45/-
 નકલ ફી (ફોલીઆ) - 12/-
 શેરનો નકલ ફી - 8/-
 નકલો અગર યાદીઓ (કલમ ૬૪ થી ૬૭) - 1/-
 શોધ અગર તપાસણો - 5/-
 દંડ કલમ ૨૫ - 3/-
 કલમ ૩૪ - 1/-
 નકલ ફી (કલમ ૧૭) ફોલીઆ - 1/-
 આ સિવાય બાબતોની ફી
 બાબત (પાછળ જુઓ) નંબર
 દસ્તાવેજ એકંદર ફી

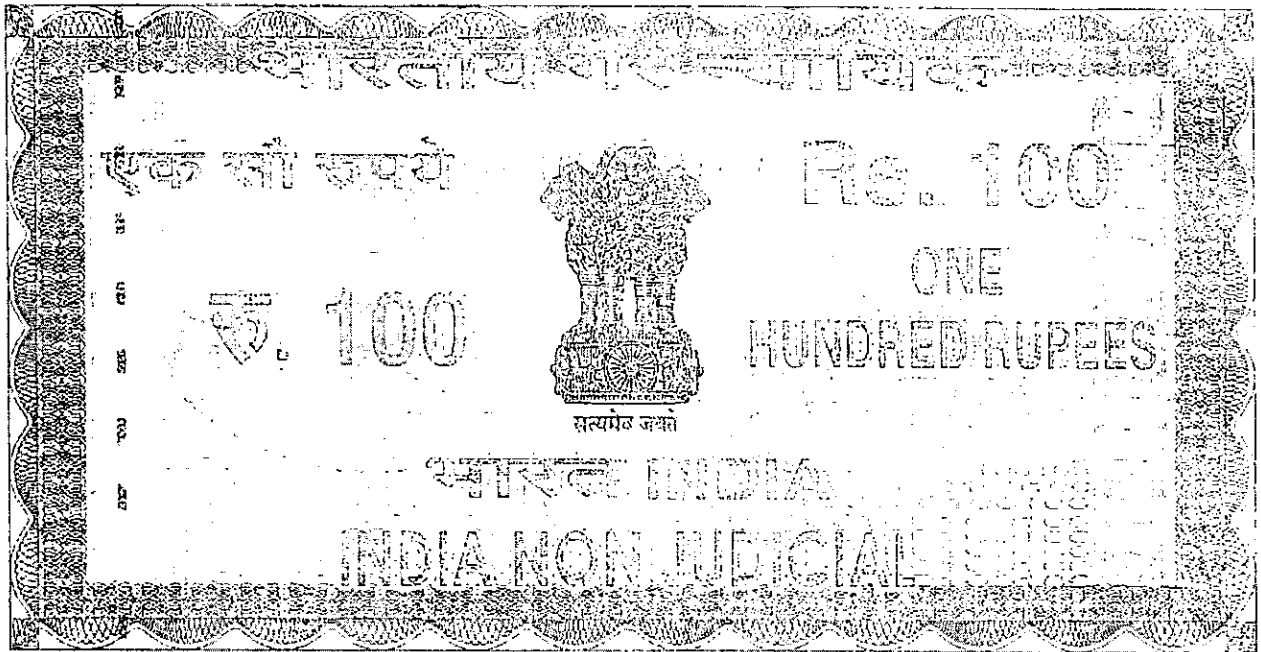
રૂ.	પૈસા
45	✓
12	✓
8	✓
1	✓
5	✓
3	✓
1	✓
73	✓

The Original Document is returned to Shri Manoj Kumar Prasad
 Sub-Registrar
 Madra & Nagar Haveli
 Dist. Vasah
 15 JAN 2011

ના દિવસે તૈયાર થશે અને તે
 ટપાલથી મોકલવામાં આવશે.
 કચેરીમાં આપવામાં આવશે.
 દસ્તાવેજ રજીસ્ટર પોસ્ટથી નીચેનાં સરનામે મોકલશો.
 ને આપશો.

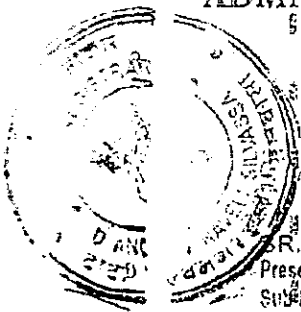


Sub-Registrar,
 Madra & Nagar Haveli,
 Dist. Vasah
 રજુ કરનાર



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

075340



Silvassa Stamp of ₹ 100 for Gold Oil Corporation (P.L.)

No. 31847 of 100000 over to _____
 Date 13/01/2011

Rs	
Received Fees For	
Registration	45/-
Conveyance	12/-
Copy	8/-
Filing Fees	5/-
Postage	3/-
Total	73/-

SR. NO. 127/2011
 Presented At The Office of the
 Sub-Registrar Of Dadra & Nagar
 Haveli, Silvassa Between The Dates
 Of 13-10-10 to 13-10-10
 On 13 JAN 2011
 For GOLD OIL CORPORATION (SILVASSA)
 Sub Treasury Officer
 (DNH - Silvassa)
 PARTNER

[Signature]
 Sub-Registrar
 Dadra & Nagar Haveli
 SILVASSA

**DEED OF PARTNERSHIP
 (RECONSTITUTED)**

[Signature]
 Sub-Registrar
 Dadra & Nagar Haveli
 SILVASSA

THIS INDENTURE OF PARTNERSHIP confirmed and executed at
 Silvassa this 13th day of January, 2011 Between Sh. Vinod Kumar Singh,
 S/o Shri Umashankar Singh, Adult, Residing at 1/5, Pramukh Darshan II,

Contd...2/-

[Signatures]

Naroli Road, Silvassa, hereinafter called as party of the First Part (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include his successors, Legal heir and permitted assignees).

AND

Sh. Sabhajeet Singh, S/o. Sh. Chedi Sing, Adult, Residing at 1/5, Pramukh Darshan-II, Naroli Road, Silvassa, hereinafter called as party of the Second Part (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include his successors, Legal heir and permitted assignees).

AND

Sh. Manoj Kumar Pandey S/o. Shri Subhash Chandra Pandey, Adult, Residing at 23/D, Pramukh Vatika, Bavisa Falia, Umarkui Road, Silvassa, hereinafter called as party of the Third Part (which expression shall unless be repugnant to the context or meaning thereof be deemed to mean and include his successors, Legal heir and permitted assignees).

AND

WHEREAS the party of the First Part, Second Part, & Third Part are carrying the business of trading and manufacturing of Lubricating oil, Industrial Oil, Specialty Oil, Transformer oil, conning oil, Greases, Colors,

Rubber Processing oil, Base Oil, Additives, Dyes, Alkalies & Packing Material in the name & style of M/S. GOLD OIL CORPORATION (Silvassa) on the terms & conditions mentioned hereunder in the deed of partnership dated 06/04/2006 and party of the Third Part desires to join the firm as partner and further agree to bring adequate capital. devote time in the partnership business and share loss or profit of the firm and accordingly party of the firm M/S GOLD OIL CORPORATION (Silvassa) w.e.f. 14.12.2007.

NOW THIS INDENTURE WITNESSTH AS UNDER :-

- 1) THAT the name and style of the Partnership Firm shall be M/S, GOLD OIL CORPORATION (Silvassa).
- 2) The Business of the partnership shall be carried on at Union Territory of Dadra & Nagar Haveli or such other places as may be mutually agreed upon and between the partners hereto.
- 3) The Partnership shall be deemed to have commenced with effect from 06.04.2006 and as a continuous reconstituted firm.
- 4) The duration of the partnership shall be AT WILL but no partner can deemed the dissolution by meets & bonds.



The partnership business shall be that business of Trading and manufacturing of Lubricating oil, Industrial Oil, Specialty Oil, Transformer Oil, Conning Oil, Greases, Colours, Rubber processing Oil, Base Oil, Additives, Dyes, Alkalies & Packing Material and Carry out all other related concerned activities or such other business or businesses as the parties may mutually agree upon from time to time.

- 6) Any Party of this agreement may contribute towards the capital of firm in the form of money or assets either tangible or intangible. Also partners may advance to the firm for business of the firm over and above the amount of its capital contribution and such amount shall be treated as a loan and credited to a separate account in the name of the partners.
- 7) The Capital of the firm shall consist of such sum/sums of money as shall from time to time be required for carrying on the business.

Contd..4/-

- 8) The net profits or as the case may be, losses of the partnership business as per the accounts maintained by the partners after deduction of all expenses relating to its business and / or business of the partnership including rent, salaries and other establishment expenses as well as interest and remuneration payable to the working partners in accordance with this clause of the deed of partnership shall be divided and distributed amongst the partners on the close of the accounting year in the following proportion :-

	<u>Name of Partners</u>	<u>Percentage of Profit / Losses</u>
a.	Sh. Vinod Kumar Singh	55.00%
b.	Sh. Sabhajeet Singh	28.00%
c.	Sh. Manoj Kumar Pandey	17.00%
		=====
		100.00%
		=====



- i) It is agreed by and between the parties hereto that simple interest at the rate of 12% p.a. or at such other rate as may be mutually agreed upon or prescribed U/S 40(b) of the Income Tax Act, 1961 or any other applicable provisions as may be in force, shall be payable by partnership on the amount standing to the credit of the capital, current and loan account of partners. If there is any debit balance in the account of any partners, interest at the same rate shall be payable by him.
- ii) However, in case of loss or lower income, rate of interest can be NIL or lower than 12% per cent p.a. as may be agreed to by and between the partners from time to time.
- iii) it is agreed by and between the parties hereto that the following partners (hereinafter referred to as the working partners shall actively devote their time and attention in the conduct of the affairs of the

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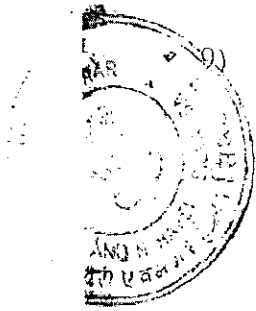
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Contd...5/-

partnership, as the circumstances and business needs may require and shall be entitled to equal remuneration as allowed by income Tax Act, 1961 and minimum remuneration will be Rs. 3,000/- per month to each partner.

- a. Sh. Vinod Kumar Singh
- b. Sh. Sabhajeet Singh
- c. Sh. Manoj Kumar Pandey

- iv) The above partners shall not be entitled to draw any remuneration in the accounting period in which the partnership firm has suffered loss on the basis of the book profit as computed under the provisions of the income tax Act, 1961 referred to in (iii) above.



The remuneration payable to the above said partners shall be credited to their respective account at the close of the accounting period when final accounts of the partnership are made up and the amount of remuneration shall fall due to them as determined in the above manner.

- 10) The said partners shall be entitled to draw the above remuneration only after the end of the relevant accounting period, however, nothing herein contained shall preclude any of the said partners from withdrawing any amount from the partnership firm against the amount standing to the capital and / or current or loan account or his share of profit for the relevant accounting year in such manner as may be decided by the partners by mutual consent.

- vii) The Partners shall be entitled to increase or reduce the above remuneration and may agree to pay remuneration to other working partner or partners as the case may be with mutual consent. The parties hereto may also agree to revise the mode of calculating the above said remuneration as may be agreed to by and between the partners from time to time.

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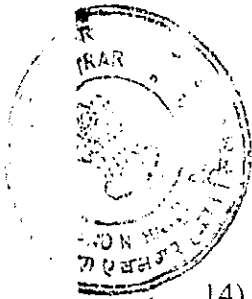
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11) DRAWINGS :- that each partner shall be allowed to draw such amount per month or at any time for their personal expenses as may be mutually agreed upon to the extent of amount lying credited to their Account as on date and such drawings shall be debited to their account.

12) The Bank account in the name of or accounts shall be opened in the Bank or banks as the partners may mutually agree upon from time to time and the same shall be operated by any of the parties hereto or by any other person as mutually decided.

13) None of the Partners, shall without the written consent of other partners mortgage, charge, reassign his/ her right, title and interest in his/ her share in the assets and profits of the partnership business and any partner commits breach of their losses or expenses incurred on account there of with the express understanding that each party shall in no case be deemed to have become a partner in the firm.



14) That each partner shall always keep the partnership hereby constituted indemnified against his / her personal liabilities. In no way shall the said business be responsible for the personal engagements either past, present or future or any of the other parties.

15) Each partner shall :

a) Punctually pay his / her debts and indemnify the other partner or partners and the assets of the firm against the same and all expenses on account thereof :

b) Forthwith pay all money, cheques and negotiable instruments received by him/ her on account of the firm into the banking account of the Partnership.

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[Handwritten signature]

or Be just and faithful to the others and give to such other full information and truthful explanations of all matters relating to the affairs of the firm and afford every assistance his/her power in carrying on the business of the firm partnership for their mutual advantage.

b) No partner shall, without the written consent of the other partner or partners

b) To buy, sell or deliver upon credit any of the goods of the firm to any person or persons whom the other partner or partners shall have previously in writing forbidden him / her to trust :

b) To give any security or promise for payment of money except in the ordinary course of business.



c) To enter into any bond or become bail, surety for any person or knowingly cause or suffer to be done anything whereby the partnership property may be endangered:

d) to mortgage, cheque, assign or sell his/ her share in the assets or profits of the firm.

Any partner committing any breach of any of the foregoing stipulations shall indemnify the other or others from all the losses on account thereof.

17) That no terms or duration of the partnership is fixed, but in case of any partner desires to retire he/ she shall be at liberty to do so by giving at least three calendar months notice of his / her intention to do so in writing to the partners, but no partner shall be deemed to have retired from the partnership until firms accounts have been gone into full and settled finally.

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18) That when such a notice as mentioned in clause 15 above had been duly served on the partners other than the one referring retirement, it shall be optional for the continuing parties to by the retiring partners share in the partnership business and to carry on the business under the old name and style and the retiring partner shall have no right to demand dissolution by metes and bonds or to object to continuing partners carrying on the business under the old name and style of M/S. GOLD OIL CORPORATION (Silvassa).

19) The death or insolvency of any partner shall not dissolve the partnership firm ispo facto. The Surviving or remaining partners may continue the business partnership and may admit heir or legal representatives of the deceased or insolvent partners on the terms and conditions as may be mutually agreed between surviving of continuing partners and heirs and the legal representatives of the deceased or insolvent partners. In the case of death or legal representatives of the deceased or insolvent partner shall be such amount or amounts as may be standing to his/ her credit in the books of account of the partnership firm no account of the goodwill shall be taken while admitting heirs or legal representatives of the deceased or insolvent partner into the partnership, or in the settling the accounts of the deceased or insolvent partner.



20) All disputes and questions whatsoever shall arise either during the continuance of the partnership or afterwards between the partnership or their respective representatives or between one partner and the representative of the other partner or partners touching these presents or the construction or application thereof or any clause or thing therein contained or any account, valuation or division of assets, debts or liabilities to be made hereunder or as to any other matter or things in anyway relating to the partnership business or the affairs or the rights duties or liabilities of a person under these presents shall be referred to a single arbitrator one to be appointed by each party to the

Contd...9

dispute. The arbitration shall be at Bombay and subject to the Provisions of the Indian Arbitration Act, 1940 or any statutory modification or reenactment thereof from time being in force.

IN THE WITNESS WHEREOF : the parties hereto have set their respective hands the day and the year first hereinabove written.


Signed, Sealed and delivered by the within named



Sh. Vinod Kumar Singh

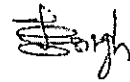
(Sh. Vinod Kumar Singh)

In the presence of

1)  (Rakesh Patel)

2) Chundresh. Patel


Signed, Sealed and delivered by the within named



Sh. Sabhajeet Singh

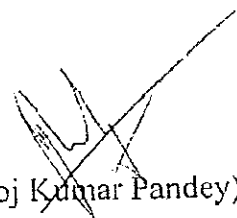
(Sh. Sabhajeet Singh)

In the presence of

 (Rakesh Patel)

Chundresh. Patel


Signed, Sealed and delivered by the within named



Sh. Manoj Kumar Pandey

(Sh. Manoj Kumar Pandey)

In the presence of

 (Rakesh Patel)

Chundresh. Patel

Gold oil Corporation (Silvassa)

Shri / Ms. _____
Through its Director / Partner / PAC Holder
Shri Vinod Kumar Singh
Executing Party 37 Years Occupation
Business / Service Residing At Silvassa



The Executant (S) Admit Execution

For GOLD OIL CORPORATION (SILVASSA)

[Signature]

[Signature]
PARTNER

Sub-Registrar
Dadra & Nagar Haveli
SILVASSA

13 JAN 2011



Gold oil Corporation (Silvassa)

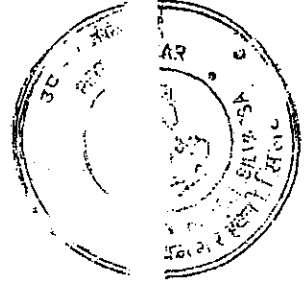
Shri / Ms. _____
Through its Director / Partner / PAC Holder
Shri Sabharwal Singh
Executing Party 46 Years Occupation
Business / Service Residing At Silvassa



The Executant (S) Admit Execution

Sub-Registrar
Dadra & Nagar Haveli
SILVASSA

13 JAN 2011



Gold oil Corporation (Silvassa)

Shri / Ms. _____
Through its Director / Partner / PAC Holder
Shri Manoj Kumar Pandey
Executing Party 36 Years Occupation
Business / Service Residing At Silvassa



The Executant (S) Admit Execution

Sub-Registrar
Dadra & Nagar Haveli
SILVASSA

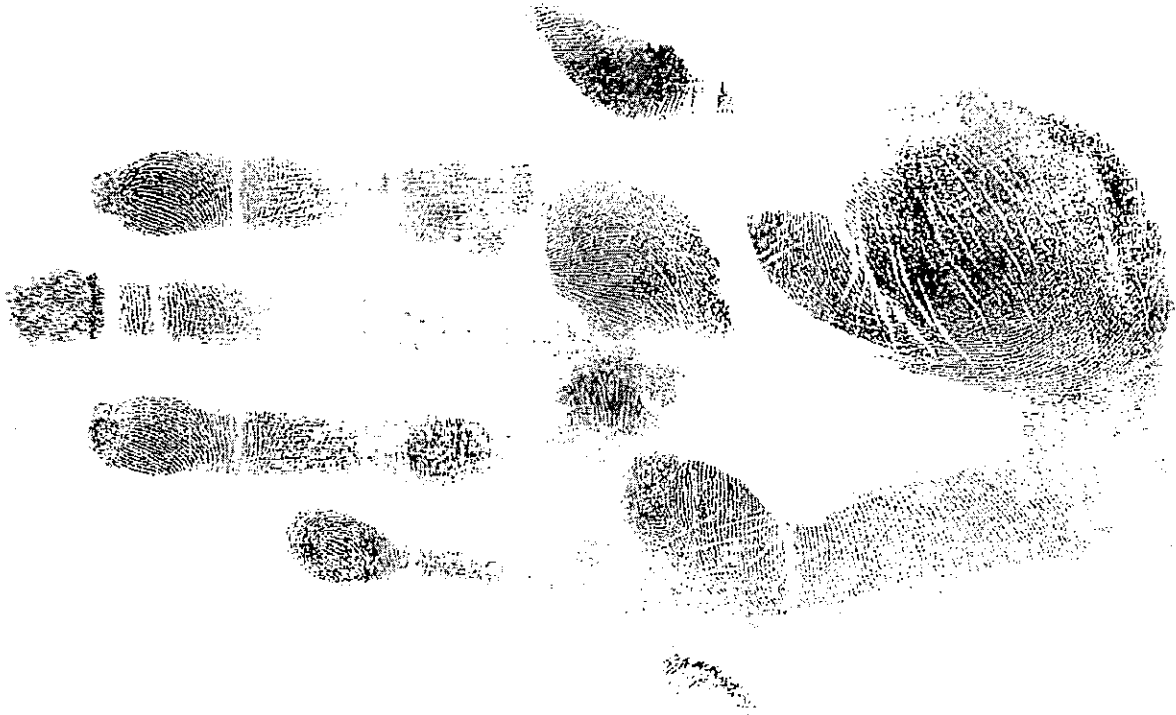
13 JAN 2011

Sub-Registrar
Dadra & Nagar Haveli
SILVASSA

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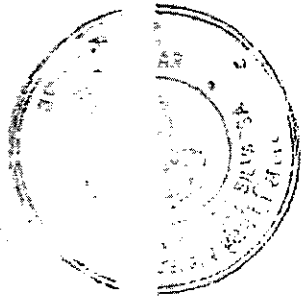
(Silvassa)

- 11 -



FOR GOLD OIL COMPANY (SILVASSA)
PARTNER

(Silvassa)




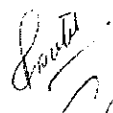
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Sub-Registrar
Dadra & Nagar Haveli
SILVASSA 13 JAN 2011

(Handwritten signature or initials)

Shri. Rakesh Patel
 Age 25 years Occupation Service
SI Wagon residing at
 Sub-Registrar State Tls. The Personally
 Known The Above Executor / S and
 Identify Him / Them



 Sub-Registrar
 Dadra & Nagar Haveli
 SILVASSA


 (Rakesh Patel)

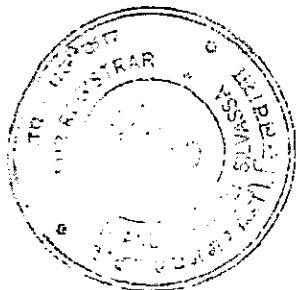
13 JAN 2011


Registered No. 07
33 to -
 At Page III of Book No. IV
 Volume I
 Date 13/01/2011

Total pages from 1 to 12
 The Original document is Sabbajeet singh
 returned to Shri. Sf. si Wamy
 Who has produced original in Dadra
 Receipt No. 15 JAN 2011


 Sub-Registrar
 Dadra & Nagar Haveli
 SILVASSA


 Sub-Registrar
 Dadra & Nagar Haveli
 SILVASSA




22/1/2011