

ACKNOWLEDGMENT OF REGISTRATION OF FIRM



FORM 'C' {RULE 9 (a)}

REGISTRATION NO. RFC- 396 of 2021

The Registrar of Firm, Rawalpindi District do Hereby acknowledge the receipt of statement prescribed under section 58 (1) of the Partnership Act, 1932.

The Statement has been filed and name of the Firm

“M/S. La Compte”
OFFICE NO.19 ZAMAN PLAZA
WESTRIDGE BAZAR, RAWALPINDI
has been entered in the Register of Firms

Note

- This certificate doesn't entitle to add the word 'Registered / Regd' as a part of firm name. However, the firm may add the word 'Registered Firm' after its name.
- The registration of Partnership Deed is not meant to allow carrying on a business which is otherwise prohibited by any order of the competent authority, law or enactment, for the time being in force.
- This certificate is meant only for Registration of Partnership and cannot be presented as NOC or Location Clearance from Industries Department for setting up of industrial units.



No. ROF/Rwp 559

Date: 17-09-2021

(ABDUL QUDDUS TOOR)
REGISTRAR OF FIRMS
RAWALPINDI

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Description : PARTNERSHIP - 46(b)
First Partner : Sheryar Ameen [35200-8045785-9]
Second Partner : Sheroz Ameen [35200-8150380-9]
Agent : Muhammad Hassan Zulfiqar [37405-1516402-7]
Stamp Duty Paid by : Sheroz Ameen [35200-8150380-9]
Issue Date : 04-Sep-2021, 10:34:24 AM
Paid Through Challan : 202117C08BB8C9A2
Amount in Words : One Thousand and Twenty Five Rupees Only

Please Write Below This Line



DEED OF PARTNERSHIP

This Deed of Partnership is made at Rawalpindi this 9th day of September 2021,
BETWEEN:

1. Sheharyar Ameen son of Moghees Ikram Ameen, CNIC No.35200-8045785-9.
2. Shehroze Ameen son of Moghees Ikram Ameen, CNIC No.35200-8150380-9.

Both adults, residing at Rawalpindi, hereinafter referred to as the Partners. The term 'Partner' wherever the context so admits shall always mean and include his/her legal heirs, successors, executors, administrators, legal representatives and nominees.

WHEREAS the parties hereto have mutually decided to form themselves into Partnership to carry on business and WHEREAS it is deemed necessary to reduce into writing the terms and conditions governing the Partners inter-se;

NOW THIS DEED WITNESSETH AS UNDER:

1. That the name of the Partnership Business shall be "La Compte".
2. That the Partnership Business shall be deemed to have commenced with effect from 9th day of September 2021, and the same shall be Partnership at WILL.
3. Mission Statement: "The goal of the company being the eradication of deficits for pareto optimality"
4. That the nature of Partnership Business shall be that of and Allied Work and any other business as the Partners may mutually decide from time to time.

ATTESTED

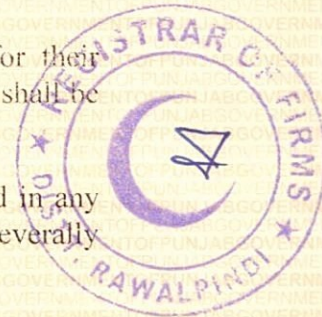


Sheryar

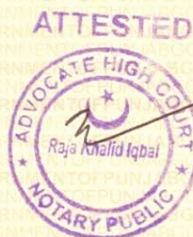
Sheroze



4. That the Partnership Business shall be carried at Office # 20-A, Zaman Plaza, Westridge Bazaar, Rawalpindi, and at such other place or places as the Partners may mutually decide from time to time.
5. The areas of Operation or Thematic Areas of La Compte include, but are not limited to: All Financial Services that are regulated by: The Partnership Act 1932, The Basel Committee Accord 2010, Companies Act 2017, Income Tax Ordinance 2001 and The Sarabanes Oxley Act which fall w/in the domain of: Tax, Audit, Compliance, both Micro and macro Financing management services, Macro Financing options with specialization in Watchlist clients and Financial Counseling and Training courses in the periphery of Financial Management Services.
6. That all the Ordinary Resolution and policies of the company for the reasoning of the operation will be in "English", whereas all special resolutions will always be in French Language with the exception of this one.
7. That the capital required for the conduct of Partnership Business shall be contributed by both the partners in such proportion as may be mutually agreed from time to time and that both partners are also working partners and shall not contribute any amount towards capital.
8. That the net profit of the Partnership Business shall be divided between the Partners and losses if any shall be borne by them in equal proportions.
9. That the Partners shall be entitled to withdraw reasonable amounts for their personal and household expenses with the consent of other partner which shall be debited to the respective accounts of partner in the books of the firm.
10. That Bank Account or Accounts in the name of the firm shall be opened in any scheduled bank or banks and the same shall be operated by the Partners severally as well as jointly.
11. That the partners can authorize any one or more of them to draw, accept, endorse and sign Cheques, Remittance, Promissory Notes, Bills of Exchange, Bank Drafts, other negotiable instruments, and obligation affecting the firm and other related Commercial and Shipping Documents and also to deposit, borrow, draw or over-draw money for the firm in respect of merchandise or goods or property belonging to the firm.
12. Every Partner is hereby authorized to institute legal proceedings against any party from whom the firm may be entitled to receive any money and for that purpose to engage advocate or advocates as may be necessary and or as may be advised.
13. That Sheharyar Ameen and Shehroze Ameen sons of Moghees Ikram Ameen will be the Managing partners and entitled to engage the staff including labour, contractor or whatever may be necessary for the purpose of the business of the Partnership.



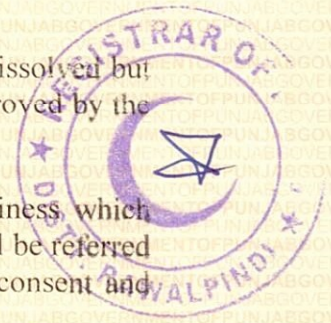
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[Handwritten signature: Shehroze]

09 SEP 2021

14. That the partners shall be just and faithful to each other and shall at all times, render full and correct information relating to Partnership Business which shall be carried on in a way so as to yield maximum benefit to all the Partners.
15. That any Partner intending to retire from the Partnership shall do so by serving on other Partners a notice in writing of three months duration disclosing such intention to retire and the Partner giving such notice shall be deemed to have retired from the Partnership on the expiry of such notice and business shall be taken over by the 'Remaining Partners'.
16. That no partner shall sell, mortgage or transfer his/her share or interest in the Partnership Concern without the written consent of the other partners.
17. That proper books of accounts shall be maintained at the place of business and all the partners or their nominees shall have access to the books of accounts, vouchers and other papers and will be entitled to make copies of the same.
18. That the first set of books shall be closed on 30th June, 2022 and thereafter on 30th June of each year accounts shall be closed and adjusted, Balance Sheet prepared and Profit or Loss allocated to partners shall be clearly shown in the account books.
19. That in case of death of any partner, the partnership shall not stand dissolved but such of the legal heirs of the deceased or his/her nominees as are approved by the surviving partners shall step in his/her place.
20. That any dispute or difference in connection with Partnership Business, which may arise between the partners, their representatives or nominees shall be referred to one or more Arbitrators nominated by the Partners with mutual consent and his/her or their award shall be binding on the Partners.



IN WITNESS WHEREOF the parties hereto have set their respective hands hereunto on the day, month and year mentioned hereinabove.

Partner-I: Shehryar Ameen
Shehryar Ameen
CNIC No.35200-8045785-9.

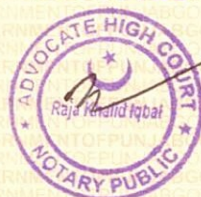
Partner-II: Shehroze
Shehroze Ameen:
CNIC No.35200-8150380-9

WITNESSES

1. Moghees Ikram Ameen s/o
Muhammad Ikram Ameen
CNIC No. 35200-1576823-5

2. Sarfraz Ahmed s/o Manzoor Ahmed
CNIC No. 34401-3742408-3

ATTESTED



U237691



0366-26779750

E-STAMP

PB-RWP-DC06F02FD48D7DF1



Non-Judicial

Rs 1,200/-

Description: CONTRACT - 22A(d)
First Party: Shehroze Ameen [35200-8150380-9]
Second Party: Fauzia Moghees [35200-1504378-8]
Agent: Mamoon Tariq [37405-6225082-1]
Stamp Duty Paid by: Fauzia Moghees [35200-1504378-8]
Issue Date: 28-Jun-2024, 02:34:57 PM
Paid Through Challan: 2024674682EAD3C4
Amount in Words: One Thousand Two Hundred Rupees Only

Please Write Below This Line

DEED OF PARTNERSHIP

This deed of partnership is made at Rawalpindi this 28 day of June 2024

BETWEEN

1. Shehroze Ameen son of Moghees Ikram Ameen CNIC 35200-8150380-9
2. Dr. Fauzia Moghees wife of Moghees Ikram Ameen CNIC 35200-1504378-8

Both adults, residing at Rawalpindi, hereinafter referred to as the Partners. The term 'Partner' wherever the context so admits shall always mean and include his/her legal heirs, successors, executors, administrators, legal representatives and nominees.

WHEREAS the parties hereto have mutually decided to form themselves into Partnership to carry on business and WHEREAS it is deemed necessary to reduce into writing the terms and conditions governing the Partners inter-se;

NOW THIS DEED WITNESSETH AS UNDER:

1. That the name of the Partnership Business shall be "La Compte"
2. That La Compte was registered as Registered Firm under Partnership Deed RFC 396 of 2021 Dated 17 September 2021 with partners Sheharyar Ameen and Shehroze Ameen sons of Moghees ikram Ameen. Mr. Sheharyar Ameen relinquished his position as partner and a renewal of the partnership deed was deemed necessary.
3. That the Partnership Business shall be deemed to have commenced with effect from 28 day of June 2024, and is a renewal of Partnership Deed RFC 396 of 2021 Date 17 September 2021.

*Shehroze**Fauzia moghees*

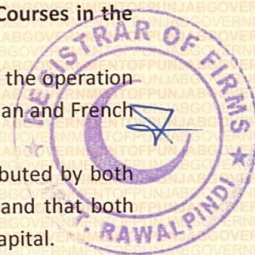


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CONTINUATION SHEET

4. Mission Statement: "The goal of the company being the eradication of deficits for pareto optimality, achieved through the provision of services in web designing and data science management"
5. That both partners are willing to work in the following fields in addition to the work already being done by both partners through La Compte: Working in the fields of data sciences with a focus on the use of my SQL and PHP. Furthermore, La Compte will work towards data analysis and visualization, Big Data Analytics, Information Security, Database Systems, Statistical Analysis, Biostatistics, Relational Databases, Research Design, Question Formulation, Data and decision making, Understanding cognitive bias, Data for persuasion and action, Integrating data and domain knowledge, Storytelling with data, Module, class, and function development. La Compte will also be working in the provision of trainings in diploma in information technology, diploma in web design, diploma in graphic design, web design and solutions for organizations wanting to register with SECP, Charity Commission of Pakistan and other regulatory bodies, and provide relevant data warehousing and data analysis services for CSOs and other welfare and corporate sector organizations who are focused towards registration with SECP, Charity Commission of Pakistan and other regulatory bodies.
6. That the nature of Partnership Business shall be that of and Allied Work and any other business as the Partners may mutually decide from time to time.
7. That the Partnership Business shall be carried at **Office # 19 First Floor Zaman Plaza Westridge Bazaar Rawalpindi**
8. The areas of Operations or Thematic Areas of La Compte include, but are not limited to: Educational Services focusing towards training on all Financial Services that are regulated by: **The Partnership Act 1932, The Basel Committee Accord 2010, Companies Act 2017, Income tax Ordinance 2001 and The Sarabanes Oxley Act** which fall w/in the domain of **Tax, Audit, Compliance, both Micro and Macro Financing Management Services, Macro Financing Options with Specialization in Watchlist Clients and Financial Counselling and Training Courses in the Periphery of Financial Management Services.**
9. That all the Ordinary Resolutions and policies of the company for the reasoning of the operation will be in "English", whereas all special resolutions will always be in Spanish, German and French Language with the exception of this one.
10. That the capital required for the conduct of Partnership Business shall be contributed by both the partners in such proportion as may be mutually agreed from time to time and that both partners are also working partners and shall not contribute any amount towards capital.
11. That the net profit of the Partnership Business shall be divided between the Partners and losses if any shall be borne by them in equal proportions.
12. That the Partners shall be entitled to withdraw, reasonable amounts for the personal and household expenses with the consent of other partner which shall be borne by them in equal proportions.
13. That the Partners shall be entitled to withdraw reasonable amounts for the personal and household expenses with the consent of other partner which shall be debited to the respective accounts of partner in the books of the firm.
14. That Bank Account of Accounts in the name of the firm shall be opened in any scheduled bank or banks and the same shall be operated by the Partners severally as well as jointly.

Shehroz

Fauzia mogheer





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CONTINUATION SHEET

15. That the partners can authorize any one or more of them to draw, accept, endorse and sign Cheques, Remittance, Promissory Notes, Bills of Exchange, Bank Drafts, other negotiable instruments, and obligation affecting the firm and other related commercial and shipping documents and also to deposit, borrow, draw or over-draw money for the firm in respect of merchandise or goods or property belonging to the firm.
16. Every Partner is hereby authorized to institute legal proceedings against any party from whom the firm may be entitled to receive any money and for that purpose to engage advocate or advocates as may be necessary and or as may be advised.
17. That **Dr. Fauzia Moghees wife of Moghees Ikram Ameen, and Shehroze Ameen son of Moghees Ikram Ameen** will be the Managing Partners and entitled to engage the staff including labour, contractor or whatever may be necessary for the purpose of the business of the Partnership.
18. That the partners shall be just and faithful to each other and shall at all times render full and correct information relating to Partnership Business which shall be carried on in a way so as to yield maximum benefit to all the Partners
19. That any Partner intending to retire from the Partnership shall do so by serving on other Partners a notice in writing of three months duration disclosing such intention to retire and the Partner giving such notice shall be deemed to have retired from the Partnership on the expiry of such notice and business shall be taken over by the "Remaining Partners".
20. That no partner shall sell, mortgage or transfer his/her share or interest in the Partnership Concern without the written consent of the other partners.
21. That proper books of accounts shall be maintained at the place of business and all the partners or their nominees shall have access to the books of accounts, vouchers and other papers and will be entitled to make copies of the same.
22. That the first set of books shall be closed on 30th June, 2024 and thereafter on 30th June of each year accounts shall be closed and adjusted. Balance Sheet prepared and Profit/Loss allocated to partners shall be clearly shown in the account books.
23. That in case of death of any partner, the partnership shall not stand dissolved by such of the legal heirs of the deceased or his/her nominees as are approved by the surviving partners shall step in his/her place.
24. That any dispute or difference in connection with Partnership Business which may arise between the partners, their representatives or nominees shall be referred to one or more Arbitrators nominated by the Partners with mutual consent and his/her or their award shall be binding on the Partners.

IN WITNESS WHEREOF the parties hereto have set their respective hands hereunto on the day, month and year mentioned hereinabove.

Partner 1: Shehroze
Shehroze Ameen
CNIC 35200-8150380-9

Partner 2: Fauzia Moghees
Dr. Fauzia Moghees
CNIC 35200-1504378-8

WITNESSES

1. Moghees
Moghees Ikram Ameen s/o
Muhammad Ikram Ameen
CNIC 35200-1576823-5

2. Ahmad
Sarfraz Ahmed s/o Manzoor Ahmed
CNIC 34401-3742408-3

Outgoing Partner Ameen
Shehroze Ameen
3520080457859
House 243 Ags 11 Rawal Pindi

R. M.

GOVERNMENT OF THE PUNJAB

FORM 'D'

[Rule 9 (a)]

REGISTRATION NO. RFC-396 OF 2021



ACKNOWLEDGMENT OF RECEIPT OF DOCUMENTS


The Registrar of Firms, Rawalpindi District do hereby acknowledges the receipt of under mentioned documents and intimate that these have been filed pursuant to provision of the Partnership Act, 1932.

(Here enter description of document/ documents):-

Notice dated 26.06.2024 to the change in constitution of the Firm "M/S. La Compte" Office No.19 Zaman Plaza, Westridge Bazar, Rawalpindi w.e.f 28.06.2024 under section 63 (1) of the Partnership Act, 1932.



No. ROF/RWP/D 80 / 353
Dated: 02/07 / 2024


(ABDUL QUDDUS TOOR)
REGISTRAR OF FIRM
RAWALPINDI
