



കേരളം കേരल KERALA

H 340571

PARTNERSHIP DEED

THIS DEED OF PARTNERSHIP is executed on this 15th day of March, 2012, by and between

1. **MR. THOMAS C. A.**, aged 40 years, son of Mr. Antony, business, residing at Door No: VIII/162-A, Chirakkal House, Valliyoorkavu, Mananthavady P. O., Wyanad, Pin -670645 hereinafter called the party of the first part

AND

2. **MRS. REEJA MATHEW**, aged 35 years, daughter of Mr. Mathew, business, residing at Door No: VIII/162-A, Chirakkal House, Valliyoorkavu, Mananthavady P.O., Wyanad, Pin -670645 hereinafter called the party of the second part

1. Thomas.....

2. Reeja Mathew.....



110: 20996

WHEREAS the parties of the first and second part have decided to carry on business as packaged tour operations or any of such kind or whatsoever of any form to every persons under the name and style “**KHALEEJ TOURS**” and to continue as a partnership under the terms and conditions orally discussed and agreed upon themselves.

AND WHEREAS the parties consider it necessary expedient and to be in the best interest of all to reduce the various terms and conditions so orally discussed and decided upon amongst the partners in writing and on proper stamp paper.

NOW THEREFORE THIS DEED OF PARTNERSHIP WITNESSETH THAT:-


1. The name of the firm shall be “**KHALEEJ TOURS**”.
2. The principal place of business of the firm shall be at **Door No: XIX / 64 - A, Opp. Thekkepattapurackal Devi Temple, Nettoor P. O., Cochin – 682 040** or any such other place for business as the partners shall mutually decided from time to time.
3. The main object for which the partnership is established is to carry on the business as packaged tour operations or any of such kind or whatsoever of any form to every person. The partnership may however enter into any other line or lines of business, as the partner’s may decide from time to time. For attaining all or any of the objects, the firm may take over any business or businesses, as a going concern or otherwise, on the terms and conditions mutually agreed upon by the parties hereto
4. The capital of the firm shall be Rs. 3,00,000/-(Rupees Three Lakhs only) to be contributed by the partners as given below:-

Party of the first part : Rs. 1,50,000/-

Party of the second part : Rs. 1,50,000/-

The capital shall be contributing either in lump sum or in installments. The capital shall be contributing in any form of assets as mutually decided by the partners.

5. The partners may increase or decrease the capital of the partnership as and when required and accordingly the capital contribution of each partner also may be varied and such changes in the capital contribution of each partner and the change of the capital of the firm shall be decided by the partners from time to time and such decisions recorded in the form of minutes duly passed in the meeting of the partners shall form part of this deed. Interest @ 12% per annum or such other rate as prescribed under the Income Tax Act 1961 shall be provided on the capital/current/loan account of the partners and the same shall be revised as an when decided by the partners.

1. 

2. 

