



To,

The Deputy Director (Marketing)

Kerala Tourism

Park View

Thiruvananthapuram- 33

Sub: Partner's Details


| Sl No | Name | Designation | Address | Adhar No | Phone No |
|-------|----------------|------------------|----------------------------------------------------------------------------------------------------------------|--------------|------------|
| 1 | Muhyudheen PK | Managing Partner | s/o Cheriya Mohammed Musliyar, Anakkuzhi House Valiyaparamba PO Pulikkal Via , Kondotty- 673637 | 553735181263 | 9447422126 |
| 2 | Nowfal Pazheri | Partner | Sulaikha Manzil, Puliyamkandam, Mele Kizhisseri Kuzhimanna PO Malappuram 673641 | 901569777717 | 9495956404 |

Details of the partners of the company are as above and the partnership deed has been attached herewith for your reference.

Date: 26 Mar 2026

Place: Kondotty

For Nature Holidays & Travels

Authorized Signatory: 
Managing Partner

For Nature Holidays & Travels


Partner

भारतीय गैर न्यायिक INDIA NON JUDICIAL

भारत

₹.5000

Rs.5000

पाँच हजार रुपये

FIVE THOUSAND RUPEES

INDIA

കേരളം കേരल KERALA

1

THIS DEED OF PARTNERSHIP is executed on the 08th day of June 2017 BETWEEN

1. Mr. MUHYUDHEEN . P.K, aged : 30 years S/o Cheriya Mohammed Musliyar, Anakuzhi House, P.O.Valiyaparamba-673637, Pulikkal-via, Kondotty Taluk, Malappuram Dt.

AND

2. Mr. NOWFAL PAZHERI , aged: 32 years S/o Alavikutty, residing at Parapurath House, P.O: Kuzhimanna-673641, Kondotty Taluk, Malappuram Dt.
(Herein after called the first and second partners respectively)

WHEREAS the above partners to this deed have mutually decided to constitute a partnership firm to carry on the business under the name and style 'NATURE HOLIDAYS & TRAVELS ' with effect from 14-08-2014 as per the terms and conditions as orally agreed among them, at the principal place of business at Room No: KP IX / 990, Opposite Relief Hospital, Bye-Pass Road, Kondotty, Malappuram Dt. and the first and second partners deemed it expedient to reduce to writing the terms and conditions of the said partnership herein after contained.

1. MUHYUDHEEN P.K

PAGE 1 OF 5

2. Nowfal Pazheri

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No.....
5-6-17

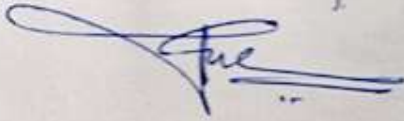
Rs 5000.

നവ്വൽ പാഴേരി

Kondotty BRO.Ag.Vendor
P.Jayachandran



Drafted and prepared by



K.P. MOHAMED KASSIM
ADVOCATE (Roll No: K/845/2000)
NOTARY (Reg. No: 4868)
MALAPPURAM DISTRICT
KERALA STATE, INDIA

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2.

NOW THIS DEED WITNESSTH AS FOLLOWS:

TERMS AND CONDITIONS

1) NAME OF PARTNERSHIP FIRM

The name of the firm shall be 'NATURE HOLIDAYS & TRAVELS

2) DATE OF COMMENCEMENT

This partnership firm shall be deemed to have come in to force with effect from 14-08-2014

3) DURATION

The duration of the partnership shall be one AT WILL

4) OBJECT

The business of the firm shall be the operation of domestic and international tour packages, Air ticketing, Train ticketing, Passport / Pan card assistance, Bus / car booking, Hotel / Restaurant booking etc . The firm may enter in to any line or lines of business as the partners may decide from time to time.

5) PLACE OF BUSSINESS

The principal place of business of the firm shall be at Room No: KP 11/1177, Opposite Relief Hospital, Bye-Pass Road, kondotty, Malappuram Dt , The partners may operate the business by other places, as they may deed fit and proper from time to time.

6) CAPITAL

The capital of the firm shall be as disclosed by the books of accounts of the firm. Additional capital if any, required in future for the purpose of the business shall also be contributed by the partners on much terms and conditions and in such proportions that may be agreed then among the partners.


7) PROFIT AND LOSS SHARING


The net profit or loss of the firm shall be distributed among or borne by the partners in the following proportions.

PROFIT AND LOSS

| | |
|-------------------------|-------------|
| 1. Mr. NOWFAL PAZHERI | 50% |
| 2. Mr. MOHYUDHEEN . P.K | 50% |
| | ----- |
| | <u>100%</u> |

PAGE 2 OF 5

1. MOHYUDHEEN PIR 

2. Nowfal. pazheri 



8) MANAGEMENT

The First partner **MUHYUDHEEN . P.K** shall be the Managing Partner of the firm. He shall have the following powers:

- a) To appoint employees of the firm on such terms and conditions as may be agreed up on between the partners and to suspend , dismiss or take any others disciplinary action against the employees.
- b) to make all correspondence for the firm and sign all receipt and vouchers and to receive and give discharge all moneys, money orders , insured letters and all postal article that may be addressed to the firm.
- c) To represent the firm in all business transactions.
- d) To represent the firm before any authority and / or department of Central and state governments , quasi governments offices and courts of law and apply for and obtain any licenses and / or permit for carrying on the business of the firm and sign any documents on behalf of the firm.
- e) To keep proper books of accounts and make entries there of all such transactions and things as are as usually entered in books of account kept by persons engaged in business of similar nature . To do all such acts as are necessary or incidental to the proper conduct and management of business of the firm including those of representing before income tax and revenue authorities and to execute all connected document .To apply and obtain necessary licenses from the various government authorities like sales tax etc
- f) To delegate the powers to the second partner in his absence.

9) OPERATION OF BANK ACCOUNT

The partners shall open bank accounts in the name of the firm with such bank or banks. The bank accounts shall be operated jointly by the both partners.


10. LOANS

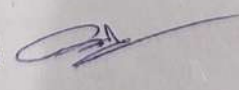
- a)The firm may borrow such sums as are necessary from bank or banks and / or other financial institutions and such other parties with or with out pledging hypothecating , mortgaging movable and immovable properties of the firm and such borrowing powers shall be exercised by all the partners jointly.
- b) If any loan or liability is created by any partner with out the consent of the remaining partner, such loan or liability shall be the personal liability of the signatory partner & it shall not be legally due or binding to the firm or other partner.

11. INTEREST ON CAPITAL

The partners shall be entitled to interest on the amount standing to their credit in the books of the interest shall be the rate as may be prescribed by section 40 (b) of Income Tax Act, 1961, or any amendment there of which may be in force in relevant financial year or at such lower rate as may be decided by the partners in a partners meeting. Such interest shall become due and payable on the last day of the accounting year of the firm. The above quantum of interest payable to the partners shall be determining the quantum of the remuneration payable to the working partners.

PAGE 3 OF 5

1. MUHYUDHEEN . P.K 

2. Noufal Pazheeri 



12. REMUNERATION TO PARTNERS

- a) The first and second partners shall be the working partners and shall be entitled to get salary, bonus, commission or remuneration as fixed by partners from time to time which shall be calculated as percentage of book profit as defined in explanation 3 to section 40 (b) of Income Tax Act, 1961 or any other applicable provisions as may be in force from time to time. The remuneration payable shall be calculated as percentage of book profit and shall be within the following limits:-
- b) i) on the first Rs. 3,00,000/- of book profit or in case of loss Eligible amount of 90% or Rs. 1,50,000/- whichever is more
- ii) on the balance of profit eligible amount of 60%

The above remuneration shall be distributed among the partners

- c) The partners shall be entitled to increase or reduce the above remuneration. These changes shall be evidenced by minutes of the meeting of the partners or by a supplementary deed.

13. DRAWINGS

The salary, bonus commission or remuneration payable to the working partners and interest payable to the partners on the amount to their credit may either be paid actually or shall be deemed to have been paid if the same is credited to the respective accounts to the partners during the accounting period. Partners shall be entitled to withdraw any amount during the year from the partnership towards their yearly remuneration, share of profit or out their current, loan or capital account from time to time as may be decided by the partners by mutual consent.

14. ACCOUNTS


The accounting year shall be the financial year commencing on the first day of April and ending on 31st day of March every year. Proper books of accounts shall be maintained as usual to the business of like nature and the same shall be closed and profit and loss account and balance sheet shall be drawn up as at 31st day of March in every year and the same shall be signed by partners as a token of their approval.


15. RETIREMENT

Any partner shall at any time during the subsistence of the partnership be desirous of retiring from the firm, it shall be competent for him to do so, provided he shall always give at least three months written notice of his intention to do so. The accounts with the retiring partners shall be settled on the date in which his retirement become effective, i.e. on the expiry of three month from the date of service of notice to the other partner.

16. DEATH

This partnership firm shall not be dissolved on death or insolvency of any of the partners. The surviving partner shall carry on the business with legal heirs of the deceased partner. If the legal heirs of the deceased partner do not intend to join the firm, the account with them shall be settled within three months from the date of death of partner.

1. MUHYUDHGEN. PIC 

2. Noufal Pazheri 

17. LICENCE, REGISTRATION ETC.

It is expressly agreed among the parties that a license or registration taken in the individual name of any of the partners or any agreement entered in to by any partners for and on behalf of the firm, they shall be the property of the firm and the partners shall have the right over such licenses of agreement in proportion to their profit sharing ratio. They shall also be the property of the firm and not of the person in whose name they stand. It is also the duty of the firm to act according to the terms and conditions of such contract, agreement or license of the business.

18. ARBITRATION

In case any disputes arises there after among the partners or representative of the deceased partner relating to any term or condition with regard to the partnership assets, the same shall be settle in accordance with the provisions of the Indian Arbitration and the conciliation act, then in force.

19. GENERAL

- No partner shall sell, transfer or alienate in any other manner his share or interest in the partnership firm to any other person without consent of other partners in writing.
- Every partner shall be bound to attend diligently to the duty in the conduct of the business of the firm
- The firm shall maintain a minute book where the proceedings of the meeting of the partners shall be recorded.
- This partnership deed is prepared in stamp paper worth Rs 5,000/- (Five Thousand only) the original , which shall be retained in the premises of the business and copy shall be retained with each partners.

20. ALTERATION AND ADDITION


Any of the terms or conditions afore said may be altered modified or amended to by mutual consent of the partners here to expresses in writing by passing resolutions to the effect.

21. PARTNERSHIP DEED

All other matters for which no specific provision is made in this deed shall be governed by the Indian Partnership Act, 1932 and rules made there under as amended from time to time.

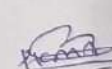
IN WITNESS WHERE OF the partners here to have set their signatures on the date first above written in the presence of the under mentioned witnesses


Signature of Witnesses

1. Abbas ck 
 slottydasman kuffy
 Kuzhimanra

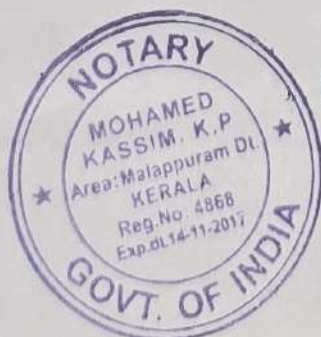
2.

Signature of partners

1. MUHYUDEEN RIL 

2. Naveed Paghari 

Signed before me on 8/6/2017
 at my office at kandelody




K.P. MOHAMED KASSIM
 ADVOCATE (Rol No: K/845/2000)
 NOTARY (Reg. No: 4868)
 P.O. KONDOTTY - 673638
 MALAPPURAM DISTRICT
 KERALA STATE, INDIA
 Mob: 93 88 604 803


RESOLUTION No: 1 / 2024, dated: 01-02-2024

It is resolved that ,

This partnership firm is decided to adopt its trade name as 'Fly Nature Holidays' with effect from 10-02-2024.

We , the partners of this partnership firm unanimously passed this resolution to effect forth with on this the 10th day of February 2024

1st partner. MUHYUDHEEN. PK 


2nd partner. Nowfal Pagheri 

RESOLUTION No: 2 / 2024, dated: 01-07-2024

It is resolved that ,

This partnership firm shifted its main place of bussiness to 'Kondotty Muncippality 30/420 H,J,K, First Floor, Kambath Edifice, Kuruppath, P.O.Kondotty-673638, Malappuram Dt' with efect from 01-07-2024. Thus paragraph No: 1 in Page No.1 of Deed of Partnership dated: 08-06-2017 is to be read as above.

We , the partners of this partnership firm unanimously passed this resolution to effect forth with on this the 01st day of July 2024

1st partner. MUHYUDEEN. P. C 

2nd partner. Noufal Doghri 