



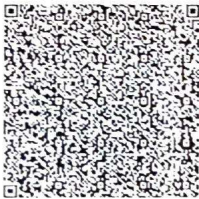
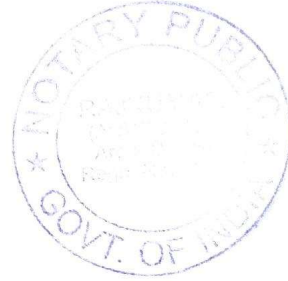
सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No. : IN-DL71851333485620V
Certificate Issued Date : 25-Sep-2023 04:39 PM
Account Reference : SELFPRINT (PU)/ dl-self/ NEHRU/ DL-DLH
Unique Doc. Reference : SUBIN-DLDL-SELF09908827443357V
Purchased by : SELF SELF
Description of Document : Article 5 General Agreement
Property Description :
Consideration Price (Rs.) : 0
(Zero)
First Party : IZUK IMPEX
Second Party : NA
Stamp Duty Paid By : IZUK IMPEX
Stamp Duty Amount(Rs.) : 10
(Ten only)



SELF PRINTED CERTIFICATE TO BE
VERIFIED BY THE RECIPIENT AT
WWW.SHCILESTAMP.COM

IN DL71851333485620V

AGREEMENT

This agreement is made between M/s Izuk Impex, A-274, Okhla Industrial Area, Phase – I, New Delhi – 110020.

(Hereinafter called 1st Party)

and

M/s Parmeshwar & Sons, A-274, Okhla Industrial Area, Phase I, New Delhi-110020.

(Hereinafter called 2nd Party)

For PARMESHWAR & SONS

[Signature]
Proprietor

FOR IZUK IMPEX
[Signature]
PARTNER



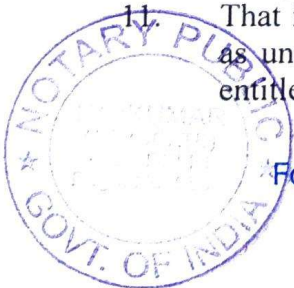
Statutory Alert

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Whereas second party approached the first party for assigning the work pertaining to Herbal & Cosmetic Work.

Whereas after negotiations the First Party has agreed to give the Second Party the aforesaid job on the terms and conditions as contained below:- (Period of Agreement 01.11.2023 to 31.10.2024)

1. That the second party will execute the work of the First party and the First Party will pay to the second party at the rates as may be mutually agreed upon for time to time depending on job.
2. That the first party will supply the materials for Herbal & Cosmetic to the second party and the Second Party will execute the job as per the instructions of the first party from job to job.
3. That the first party will supply the machinery and consumable materials required for this purpose.
4. That in case the work executed by the second party is not up to the satisfaction of the first party, the first party shall not entertain any claim from the second party on this behalf and the second party shall be liable to pay the cost of materials at the prevalent market rates to the first party due to any loss or damage to the materials supplied by the first party.
5. That the materials and machinery entrusted to the second party shall be a trust property with the second party shall use the said material for the work of the first party and for no other purpose whatever. Thus the material and machinery will remain the property of the first party and the first party will have the rights to hypothecate or dispose of the same in any manner whatever.
6. That the second party shall employ such number of employees, as it considers necessary for the job entrusted to it under this agreement.
7. That the employees so employed by the second party shall be in its employment and the first party shall have control/supervision whatsoever over them towards the discharge of their duty.
8. That it shall be responsibility of the second party to ensure that the workmen employed by him in the premises of the first party should not exceed 100 in numbers.
9. That the first party will not in any manner be responsible for any acts/omissions/commission/harassment & abuse for the workmen/employees employed by the second party while they are deployed to work at the premises of the first party by the second party.
10. That in the event of any claim made on the first party on account of such working either by any employees / workmen or his heirs which claim the first party is required to discharge by virtue of any statute etc. the second party hereby undertake to indemnify the first party fully for the same including the expenses incurred by, the first party for defending/contesting to said claim.
11. That in case the first party find an employee/workmen employed by the second party as unwanted/undesirable to work in the first party premises the first party shall be entitled to stop the entry of such employee/workmen in its premises.



For PARMESHWAR & SONS


Proprietor

FOR IZUK IMPEX

PARTNER

12. That the second party will responsible for the payment of salary/wages to its workmen/employees and deduct P.F. & E.S.I. in accordance with the provision of Act and Rules made there under.
13. That in case of any dispute arising under this contract the same shall be referred to the sole Arbitrator Mr. Ajay Sharma will act as an arbitrator. The arbitration proceeding shall be conducted in accordance with the Indian Arbitration Act, 1940 and rules made there under.
14. That any additions, alterations and amendment in this agreement can be made by mutual consent.
15. That either party can revoke this agreement at any time by giving one month notice and account shall be settled within one month of invoking of the agreement.
16. That the first party shall be entitled to deduct the Income Tax and Sales Tax on work contract in accordance with the provisions of Act, and Rules made there under as applicable from time to time.

IN WITNESS WHERE OF THE PARTIES here to above set their hands on to the presence of the witness on 25th Day of September, 2023.

Witness

1.

2.

Signature

First Party

Second Party

FOR IZUK IMPEX
PARTNER

For PARMESHWAR & SONS

Proprietor

