

The Basic PRINCIPLES of a PARTNERSHIP





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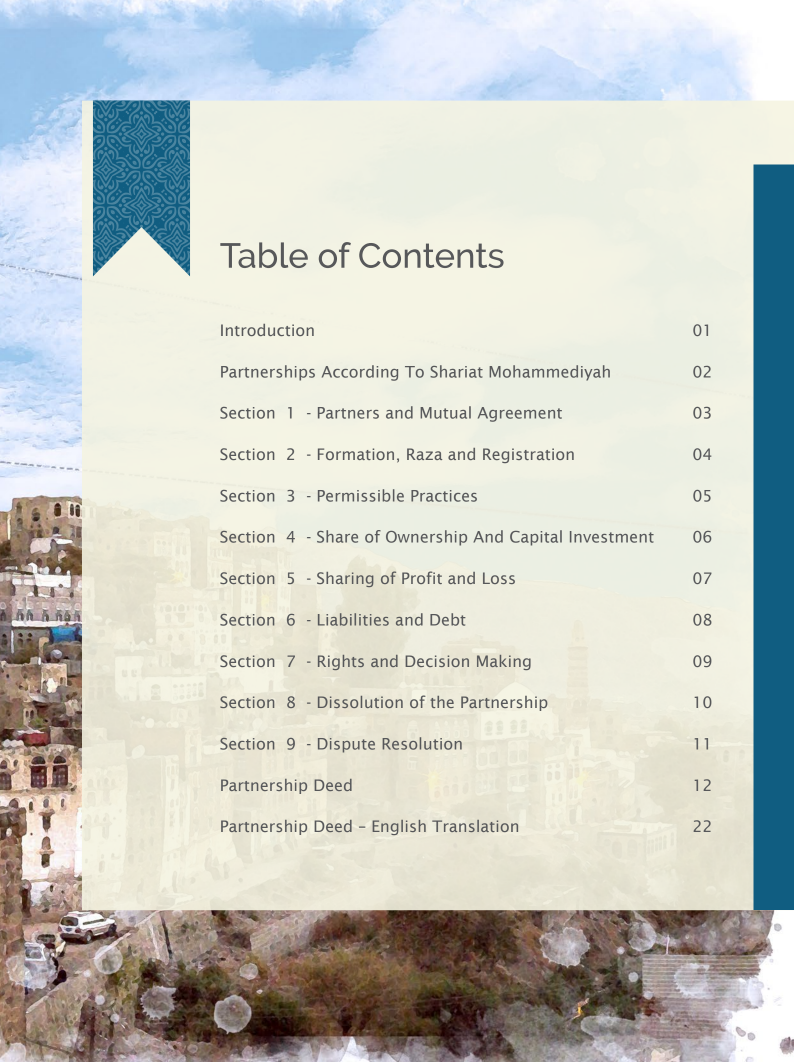




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Amirul Mumineen Maulana Ali b. Abi Talib AS states

الفقه ثم المتجر فانر من باع واشترى ولم يسال عن حرام ولا حلال المتطم في الربا ثم المتطم

[understand] the laws of shariat, then engage in commerce. A person who buys or sells without first asking about halal and haram, will, inevitably, become mired in interest and remain entrenched in it.



Before engaging in any economic activity, a Mumin needs to first **understand the principles of shariat mohammediyah.** This document outlines the guiding principles of partnerships based on the tenets and canons found in Baab al-Buyoo´ of Da´aim al-Islam (Vol. 2) and Mukhtasar al-Aathaar (Vol. 2), both composed by al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA} and from the various mandates of al-Dai al-Ajal Syedna Mohammed Burhanuddin ^{RA} and al-Dai al-Ajal Syedna Mufaddal Saifuddin ^{TUS} on ethical behavior in economic activities.

The intent behind these guidelines is for readers to use them as a basis to form and maintain valid and ethical partnerships founded on consent, respect, and transparency between all parties involved and to draft shariat compliant written agreements.



Partnerships According To Shariat Mohammediyah

A partnership is an agreement formed between two or more individuals to pool their money, skills or other resources with the intent to share in the profit and loss of a particular venture.

There are two types of partnerships described in Dawat texts.

1. Mushaarakat

A partnership that involves the investment of capital by all partners, with equity (ownership) proportional to the amount of capital invested by the partners.¹

2. Mudaarabat

A partnership where one party provides capital to another non-investing party for a particular venture. Both parties share in the profit earned from the venture.² Loss, however, is borne on the capital investment only.

Note: Al-Dai al-Ajal Syedna al-Qadi al-Noman RA, in Daaim al-Islam vol. 2 (Zikr al-Shirkat), states that the ideal form of a partnership is the when two men agree to become partners. They both invest equal amounts of capital, and that capital is combined so that it becomes one, to the extent that [the original capital] one cannot be distinguished one from the other. They may buy and sell in any line of trade; whatever they earn in profit is distributed proportionally amongst them and whatever the loss incurred is upon them equally. No one partner can buy or sell without the other partner's consent and unless an agreement has been made for that.³

¹ Al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA}, Mukhtasar al-Aathaar vol. 2 (Mumbai: Aljamea-tus-Saifiyah Press, 1426 AH/2005 AD), 89

² Al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA}, Da´aim al-Islam vol. 2 (Beirut: Mu'assasah al-Noor Press, 1426 AH/2005 AD), 48

³ Al-Dai al-Ajal Syedna al-Qadi al-Noman RA, Da´aim al-Islam vol. 2, 48



Partners and Mutual Agreement

- 1.1. A partnership is the relation between persons by contract who have agreed to share in the profits and loss of a business carried on by all or any of them acting for all. The partnership refers to the **relationship** of all partners **collectively**.
- 1.2. All decisions regarding the formation of a partnership and operation of the firm or venture should be made by **mutual agreement** and **free will**. Parties entering into a partnership should be baaligh and of sound mind.

Note: A partnership is formed by contract or agreement only and the relation of partnership arises from contract and not from status. A family member who is not by agreement a member of the firm is not considered a partner and does not share in the rights and authorities of partners.

Example: Fakhri Fasteners, a small-scale manufacturer of precision safety valves for 25 years, is owned by two cousins, Taher and Shabbar. Taher's younger brother Husain also works as part of the product development division in the firm. Although Husain has been working for the firm for 7 years, no agreement has been made formally by Shabbar and Taher to add Husain as a partner to the firm. Until a formal agreement is made, Husain is still considered an employee of the firm and doesn't share any of the rights of the partners, including profit-sharing or taking key business decisions reserved for partners.

Partners should maintain a **good working relationship** with each other and maintain trust and transparency during the partnership.

⁴ Al-Dai al-Ajal Syedna Aali Qadr Mufaddal Saifuddin ^{TUS}, Ashara Mubaraka M6 1438 H



Formation, Raza and Registration

2.1. As best practice, partners should discuss and present all information regarding the nature of the venture **prior to formation**.

Note: Preparing a feasibility study or a business plan can serve this purpose.

- 2.2. To maintain a healthy working relationship and avoid unnecessary disputes, a partnership agreement between partners should be drafted describing the partners, the firm, the venture and all the terms and conditions agreed upon. At minimum, the draft could include the following:
 - 1. Name of Partners, Name of Firm, and The Type of Venture
 - 2. Capital Investment by Partners
 - 3. Profit-Sharing Ratios
 - 4. Working Terms
 - 5. Dissolution and Dispute Resolution Terms
- 2.3. Raza Mubarak (permission) should be obtained from the 53rd al-Dai al-Mutlaq before engaging in any economic activity, including the forming of partnerships.⁵
- 2.4. According to the law of the land, partnerships should be registered with the concerned government authorities.

⁵ Al-Dai al-Ajal Syedna Aali Qadr Mufaddal Saifuddin ^{TUS}, Ziyaafat Jam´iyyat al-Tujjaar (Dubai)



Permissible Practices

3.1.

3.2.

3.3.

3.4.

Any business venture is **only valid** if the partners involved plan to do a business free from any sort of riba (interest), deception, dishonesty, fraud, gambling, or any other unethical elements.⁶

The partnership should not directly or indirectly lead to the physical, financial, social or spiritual harm of either an individual or society.⁷

All conditions of the partnership should be within the confines of al-Quran al-Majeed and Shariat.8

The partnership should **adhere** to the governing laws of the nation in which it operates.⁹

⁶ Al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA}, *Da´aim al-Islam* vol. 2, 5-19

⁷ Ibid., 49

⁸ Ibid

⁹ Al-Dai al-Ajal Syedna Aali Qadr Mufaddal Saifuddin ^{TUS}, Ziyaafat Jam´iyyat al-Tujjaar (Dubai)



Share of Ownership And Capital Investment

- 4.1. The amount of Initial capital contributed by each partner should be **clearly** specified at the time of formation.¹⁰
- 4.2. Any capital invested into a partnership is owned and **utilized jointly** by the partnership without bias or classification of specific ownership.¹¹

Note: An example for clarification is the mixing of water, where after mixing, all the components become one without distinction.

Debt of any kind cannot be converted into an investment for partnership. The debt must be repaid as is.¹²

Example: Huzefa has taken Qardan Hasana from Adnan of Rs. 350,000. Huzefa uses the Qardan and decides to start a small consultancy firm in the name of Noor Consultancy. A few months later, Huzefa's company is very profitable so Adnan tells Huzefa to convert the Qardan into an investment with profit-sharing of 30%. This is prohibited and Huzefa must repay the Qardan of Rs. 350,000 to Adnan before he can Invest with him

- The ratio or share of ownership for each partner is **proportional** to their capital investment in the partnership.
- There should be an agreement on whether partners may invest additional capital, withdraw capital, and the limits to which they may do so.
- 4.6. The amount of capital added or subtracted by partners should always be **specified** and **recorded** since it could change the ratio or share of ownership of each partner.

Note: When capital is added or subtracted, it is prudent to also discuss any changes in the profit sharing ratio if it applies.

¹⁰ Al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA}, *Mukhtasar al-Aathaar* vol. 2, 89

¹¹ Ibid., 48

¹² Ibid., 93



Sharing of Profit and Loss

Profit may be distributed amongst partners according to any ratio agreed upon. It does not need to match the investment or ownership ratio of the partners.¹³

Example: Mohammed invests Rs. 30,000 and Shabbir invests Rs. 70,000 in starting a new hardware shop named Raj Enterprises - so the investment ratio is 30:70. Mohammed also gives more time to running the firm so both partners agree to a profit sharing ratio of 50:50.

5.2. It is prohibited for any partner to receive a guaranteed or fixed profit: a profit that has no connection to the profitability of the venture. A fixed or guaranteed profit is considered a form of ribaa' (interest). 14

Example: Ahmed invests Rs. 100,000 into a paper manufacturing unit named Babji Papers - owned and operated by Idris. Both partners agree that Ahmed will receive a fixed return of Rs. 10,000 per month, regardless of the profit and loss posted by the unit itself. This type of return is strictly prohibited and the agreement is invalid.

5.3. Profit earned from the venture should be calculated first and then distributed among partners according to the profit-sharing ratio agreed upon.

Example: After reviewing the profit and loss of Raj Enterprises at the end of the year, the partners find that the firm has earned a net profit of Rs. 200,000. Based on their profit sharing ratio of 50:50, both partners are eligible to draw profits of upto Rs. 100,000 each.

5.4. If the venture incurs a loss, the partners will bear the loss in proportion to their capital investments or ownership ratio only. 15

Note: In the case where only one partner has invested, the investing partner bears the loss totally because loss is only borne on capital investment. ¹⁶ However, the non-investing partner will not be compensated for his efforts.

5.5. If a partner violates the terms and conditions stipulated in the partnership contract by acting irresponsibly or unethically, he or she is responsible for any loss incurred.¹⁷

¹³ Al-Dai al-Ajal Syedna al-Qadi al-Noman RA, Da´aim al-Islam vol. 2, 49

¹⁴ Ibid.

¹⁵ Ibid.

¹⁶ Ibid.

¹⁷ Ibid.



Liabilities and Debt

- 6.1. The partnership is **liable** to **repay** any and all debts or liabilities accumulated by the firm during the normal course of operating the venture.¹⁸
- 6.2. Even after death, a person is obligated and liable to repay all his debts from his estate. 19

Note: Debts are repaid from inheritance. However, it is mandatory for the claimant to provide evidence of any such debt first.

¹⁸ Al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA}, *Mukhtasar al-Aathaar* vol. 2, 92-93 ¹⁹ Ibid.



Rights and Decision Making

- 7.1. All decisions in the course of operating the business venture should be by mutual consent of all the partners or based on specific stipulations made in the partnership agreement.²⁰
- 7.2. As best practice, the partners should establish beforehand a detailed **division of work** and **responsibilities** regarding the management of the venture and describe it in the agreement.
- 7.3. In the case of a *mudaarabat*, the investing partner's consent must be taken in decisions that affect the overall strategy of the venture or in the case of investment decisions that have a significant financial implication.

²⁰ Al-Dai al-Ajal Syedna al-Qadi al-Noman ^{RA}, *Mukhtasar al-Aathaar* vol. 2, 89-90



Dissolution of the Partnership

8.1. A partnership is dissolved if:

- a. Partner dies, resigns, retires, or at will, notifies all the partners of his/her intention to dissolve the partnership.²¹
- b. The purpose or time period for which the partnership was formed is completed.
- At the end of a partnership, all the partners should receive their share of the capital at **fair market value**. As best practice, fair market value *can be* derived using generally accepted accounting principles (GAAP).
- 8.3. At the time of dissolution, if a third party owes the firm, then the asset (in the form of cash or kind) must first be recovered and tallied with the capital or assets of the firm and then divided proportionally amongst all the partners. The asset cannot be divided before recovery.

Example: Brothers Huzefa and Yusuf own a firm in the international trade of dry fruits under the name of Qadir's Cashews & Dry Fruits. Two of their major clients in India have simultaneously defaulted on a payment (supposed to make at delivery) for a large shipment of Almonds that came in from the U.S. The partners had blocked a majority of their capital in the shipment and the clients are asking for 6 months to make the payment. The partners decide it is no longer feasible to run the firm. Since they are dissolving the partnership, Huzefa suggests that whatever is recovered from the first client belongs to him and whatever is recovered from the second client belongs to Yusuf. This is prohibited and all the payments recovered from both clients should be distributed to both of them. Whatever is recovered from capital should be distributed according to their ownership and anything recovered from profits according to their profit-sharing ratio.

²¹ Al-Dai al-Ajal Syedna al-Qadi al-Noman RA, Mukhtasar al-Aathaar vol. 2, 92



Dispute Resolution

- 9.1. If a dispute arises between partners, they should first work to resolve their dispute amicably amongst themselves.
- 9.2. In the case of an unresolved dispute, partners should **seek resolution** from the **office of His Holiness Dr. Syedna Mufaddal Saifuddin** TUS or a **person appointed** by him acting as a mediator. All partners must **honour** any decisions taken during the course of mediation as final and binding. The concerned parties should not seek resolution from the courts or any other entity.

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عقد الشركة

	بِسْ مِلْ اللَّهُ ٱلدَّمْزِ ٱلدَّهِ	فارم نمبر:
	إِنَّ ٱللَّهَ هُوَ ٱلرَّزَّاقُ ذُو ٱلْقُوَّةِ ٱلْمَتِينُ	سنــــة:
	، وصلى الله على خاتم الانبياء، وعلى وصيه	الحمد لله ذي الجلال و الكبرياء،
	ن ذريتهما الاتقياء، وعلى دعاتهم المطلقين	سيدالاوصياء، وعلى الائمة م
اسم الموضع :	الاجل الراقي الى اعلى عليين، سيدنا ومولانا	الاصفياء، لاسيما على الداعي
	ين ^{رض} ، و على منصوصه الداعي الاجل الثالث	ابي القائد جوهر محمد برهان الد
اسم البلاد:	ن، نائب اُل طه و ياسين، داعي العصر و الحين،	والخمسين ، شمس الدعاة المطلقي
	سيف الدين طول الله عمره الشريف الى يوم الدين	سيدنا ومولانا عالي قدر مفضــــــــــــــــــــــــــــــــــــ

ويپارني نوع
ويپار / كمپني نو نام
شركة شروع كروا ني تاريخ
شركة ني مدة
شركة ني تفاسير Detailed description of business

الفصل الاول - شركاء في معلومات

نقصان(loss)ما	نفع(profit)نو	رأس المال (capital) ما	رأس المال (capital) ما			
حصة	حصة	حصة	حصة	ITS	اساء الشركاء	رقم
(في صد)	(ني صد)	(في صد)	(بى)			
رأس المال						١
(capital)						۲
نو جبر حصة لکھائي ڀبرة						٣
مطابق نقصان)	٤
(loss) نو حصة رهسے					جملة الجمل	

الفصل الثاني – الشريك العامل (working partner) في معلومات

نفع(profit)نو حصة (في صد)	ITS	نام	رقم
			١
			۲
			٣
			٤

legal	status	شركة نو	الثالث -	الفصل
0				

مثل حجے	. شركة نو Legal status
*	, ,

الحجر شروط موجودة چے، يىر مطابق ھارو طرنى عمل رھسے، اگر legal ما جبر شروط ما شريعة نا خلاف كوئي نكتبر ھسے، تو ا فارم مطابق عمل رھسے،

الفصل الرابع

- ١ . تجارة نا ويجان، خريدان، انے ويپارنا بيسرا امور پر سكلا شركاء واقف چھے انے سكلا ني موافقة سيء عمل لله الله على الله الله على الله الله على الله على
- ٢ . شركاء ما سي كوئي بهي شريك-يا-شركاء اا شركة ما شريعة نا خلا ف عمل كرسے نهيں ، خاصةً وياج نو عمل
 كوئي بهي شاكلة سي قماسے نهيں.

الفصل الخامس - تقسيم الربح

- ١ . تمام شركاء في موافقة سي نفع (profit) نا حصةؤ (في صد) مقرس هيا چے، انے يىر مقرس حصةؤ (في صد)
 مطابق سكلا شركاء نفع ما شريك قماسے،
 - ۲ . تمام شركاء نا درميان الربح الصافي(net profit) ما سي هر العلم على الربح تقسيم كروا مااوسے،
 - ٣. تمام شركاء نا اتفاق سي تقسيم الربح ا مثل تهاسى

الفصل السادس - النقصان

- ١. هر شريك رأس المال ما اهنا حصة مطابق (في صد) نقصان ما شريك رهسي،
- ٢ . اگر نقصان ما كوئي دَين واقع لهيو هي تو ، يېر دين اداء كروا ني ذمېر دارې تمام شركاء ني رهي،رأس المال ما اهنا حصة مطابق،

٣. أكر الشريك العامل/ الشركاء العال نا اوپر جبر حدود افح شروط (terms and conditions) مقرس كروا ما ايا
 چے اهنا خلاف عمل كروا سي نقصان تهيو هيے، تو يبر نقصان الشريك العامل/ الشركاء العال نا حصةؤ ما سي
 وضع كروا ما اؤسے،

الفصل السابع -خرچ

- ۱. شركة نا خرچ (business expenses) ما جر سكلي اشياء شار كروا ما اوي چے اهني نونده مع هذا ملصق كاغذ ماكروا ما اوي چے، (مثلا: electricity, stationery)
 - ۲ . شرکاء جو اتفاق کرے تو پوتانا ذاتی خرچ واسطے on account رقم لیوا نو clause موکی سکے چھے
 ۲ . شرکاء جو اتفاق کرے تو پوتانا ذاتی خرچ واسطے ATTACHMENT 2)
 - ٣ . حكومة نا قوانين مطابق جبر taxes اداء كروو لازم هيے، يبر شركة نا خرچ ما شاركروا ما اوسے،
- ٤ . كوئي بهي شريك پوتاني ملكة سي شركة ما شامل قماتا هيے تو يىر ملكة شركة نا رأس المال ما شاركروا ما اوسے،
 اهنا اوپر اجرة ليوو جائز نهيں هوئي.
 - جرملكة شركة ناكوئي امر واسط استعال كروا ما اوتي هوئي انے رأس المال ما شامل نبر هوئي اهنا اوپر اجرة لئي سكائي چے.
- ٦ . كوئي ديني يا دنيوي خرچ جو ا شركة نا ربح ما سي، سكلا شركاء ني رأي مطابق كروا ما اوسے تو يىر شركة
 نا جملة ربح ما سي وضع كروا ما اوسے، تىربعد تمام شركاء نا حصص تقسيم قماسے،
 - ٧ . ا شركة ني رقم ما سي عند الضرومرة ، تمام شركاء سي اتفاق كيدا بعد قرضًا حسنا نظام مطابق الي سكائي حجے،
 - ٨. الشريك العامل/الشركاء العال نے شركة ما سي اجرة اپوي هوئي تو اجرة مقرير كروا واسط علحده جلسة راكھوا ما اوے، شركة انے اجرة بيوے ايك، جلسة ما عقد تھئي سكے نہيں، (مزيد معلومات مع هذا ملصق كاغذ ما چے)

الفصل الثامن – شركة ني شروط انے شركاء نا حقوق

شركاء - الشريك العامل / الشركاء العال نے شركة چلاوا واسط ايك frame work تيار كري اپسے، تاكر شركة نو كام صحيح، مضبوطي انے باتفاق الرأي تهائي انے كوئي بھي قضايا درپيش نبر اوے. يبر مثل نا تمام نكات ا نا تحت تخمين كرسے،

- ١. شريعة نا حامي الداعي الاجل سيدنا عالي قدر مفضل سيف الدين طع في خوشي موافق عمل رهيه،
 - ٢. حساب زمان نا مقتضي مطابق صاف سترو راكمير،

- ٣. حساب اوقات معينة يرانے جبروقت شريك/ شركاء طلب كرسے تتروقت ييش كروو لازم رهيے،
 - ٤. حساب انے تمام امور ماکوئي بھی شاکلة سی غش نہیں کرے،
 - ه . تمام امور پر سگلا شرکاء اگاه قماسے،
 - ٦. تمام امور ما شريعة مجلية نا موافق عمل رهيه،
 - ٧. شريعة نا خلاف جو عمل تهاسے تو سوں اقدامات ليوا ما اوسے، يىر بھى شرط كروا ما اوسے،
 - ٨. رأس المال سوں چیزو ما استعال قمئی سکسے اهنی نونده لیوا ما اوسے ،
- ٩ . شركة نے جو قرضًا حسنا ني ضرفيرة پڑسے، تو تمام شركاء نا اتفاق سي على حسب حصالهم اهني ضانة ليسے،
 - ١٠ . جبر سكلا امور ما تمام شركاء ني موافقة ليوو لازم رهسے اهني نونده ليوا ما اوسے،
- ۱۱. جبر امور ما الشريك العامل/الشركاء العال بدون المراجعة الى شركاء الاخرى (sleeping partners) فيصله لئي سكے چے، اهني نونده ليوا ما اوسے، مزيد حقوق (rights) في تعيين كيدي هوئي تو مع هذا ملصق كاغذ يركروو،
 - terms & conditions) واسط علحده (ATTACHMENT 5) واسط علحده

الفصل التاسع - شركة تمام تماواني ذكر

تمئي جاسے، تربعد دوبارہ عقد كروو لازم ر <u>ھسے</u> ،		. شركة نا مدة ني تمامية
: V . 1 . 1	17 1. 75 . 17	: 4.56

- ۲ . اگر کوئي شريك نے بير مدة قبل شركة سي خارج لهاوو هوئي، تو اهنے
 كروو لازم رهيے،
 - ٣. تروقت شركة ما الگ تمانار نو جبر بمي حصة تماتو هسے اهنے 🔃 محمينة ما اداء كروا ما اوسے،
- ٤. شریك نو status و مراثة ما اوي سكائي نهیں، كوئي بھي شریك نا موت نا بعد، یبر شریك نا وارث/وبرثاء نے یبر گذرنار شریك نو حصة اپوو لازم رہے، انے جو سكلا شركاء چاہے تو اہنا وارث/وبرثاء نا ساتھ شركة جدیدة كري سكے چے.
- ه . شركة نا تمامية نا نزديك جو شركة ني رقم سي كوئي زمين -يا -ملكة -يا مثلها اشياء (properties) خريدوا ما اوي هيم، تو بعر رأس المال ما شمار كروا ما اوسيد،
- 7. شركة نا تمامية نا نزديك هر ايك شريك نے تروقت شركة ني جبر قيمة هيے(current evaluation)، يبر مطابق اهنو جبر حصة تماتو هيے يبر اپي ديوا ما اؤسے،
- ب شركة نا تمامية نا نزديك أكر نقصان تميو هيے تو رأس المال في ما بقي رقم سي هر ايك شريك نے رأس المال
 ما اهنا حصة (في صد) مطابق حصة 'اپي ديوا ما 'اؤسے'
- ٨. شركة ني مدة نا درميان رأس المال ما يا شركاء نا حصةؤ ما اضافة تماسح تويير اضافة نے ، ايضًا نفع نا حصةؤ
 ماكم يا زيادة تماسے تبروقت شركة نو فارم ما update كروا ما اوسے،

الفصل العاشر - شركاء ما اختلاف

اگر ہاري شركة ماكوئي اختلاف يا نا اتفاقي تھاسے تو قضية نے في مكتب سركار العالي (جاعة / الحضرة العالية) طرف رفع كرواما اؤسے، جبر توجيمات فضل تھاسے يبر مطابق عمل كريسوں، ہر گز court ما امر رفع كريسوں نہيں، امثل ہاري خوشي سي، عقل انے حواس في صحة في حالة ما شركة شروع كريئے چے، ا شركة في شروط _ كتاب الله، مهول الله صلى في سنة، اهل بيت ٢٤ نا فقه ، انے داعي الزمان طع في خوشي مطابق رهسے، ا امر پر الله تعالى الله الله بقاره الشريف نے حاضرو ناظر راكھيئے چے،

وكفى بالله شهيدا،

شركاء

دستخط	Photograph	ITS	اسماء الشركاء	رقم
				١
				۲
				٣
				٤

هداء

دستخط	Photograph	ITS	اساء الشهداء	رقم
				١
				۲

امضاء العامل الحاضر

ويپارنا خرچ ما - ما يلي اشياء شامل كروا ما اوس (ATTACHMENT 1)

عنوان	رقم
	١
	٢
	٣
	٤
	0
	۲
	Υ
	٨
	٩
	1.

شركاء حسب الذيل مطابق پوتانا ذاتي خرچ واسط on account رقم لئي سركاء حسب الذيل مطابق پوتانا ذاتي خرچ واسط (Attachment 2

عنوان	رقم
	١
	٢
	٣
	٤
	0
	۲
	٧
	٨
	٩
	1.

شریك نے علحدہ مجلس ما اجرة اپوا بابت توجیعات (ATTACHMENT 3)

- ١. شركاء ما سي جبر بهي پوتاني ني محنة سي يا مهارة سي عمل كرسے، اهنے اجرة / نفقة جيم سكلا شركاء عن تراض فيصله كيدو هوئي بير على الوقت المعين و الكية المعينة عن تراض اپوا ما اوسے، بير رقم نے ويپار نا نفقات نا اخراجات ما شار كروا ما اوسے ، بير رقم نو اثر شركاء ني شركة نا حصة پر تماسے نهيں،
- عنة كرنار شريك نے جر اجرة اپوا ما اوے چے ير اهني محنة نا سبب جيم كوئي بيسرا اجير نے اپوا ما اوے چے ير مطابق اپوا ما اوے چے ، ير رقم ربح مقطوع (fixed profit) چے نہيں ،
- ۳. محنة كرنار شريك نے جبر اجرة / نفقة اپوا ما اوسے يبر ، جيم اجير ساتھ علحدہ عقد كروا ما اوے چھے يبر مطابق كروا ما اوے،

تمام شریك / الشریك العامل نے جر حقوق اپوا ما 'ایا چے (ATTACHMENT 4)

تمام شركاء نا حقوق (Rights of all partners)	
	١
	۲
	٣
(Rights of working partner(s) only) الشريك العامل نا مخصوص حقوق	
	١
	۲
	٣
(Rights of investing partner(s) only) الشريك نا مخصوص هوئي حقوق	
	١
	۲
	٣

الشريك العامل/ الشركاء العال نے حسب ما يلي حدود (Attachment 5) في پابندي كروو لازم چے (terms & conditions)

عنوان	رقم
	١
	۲
	٣
	٤
	0
	٦
	γ
	٨
	٩
	1.

Partnership Deed

_		
	بِسْــــــــــــــــــــــــــــــــــــ	Form No:
	إِنَّ ٱللَّهَ هُوَ ٱلرَّزَّاقُ ذُو ٱلْقُوَّةِ ٱلْمَتِينُ	Year:
	، وصلى الله على خاتم الانبياء، وعلى وصيه	الحمد لله ذي الجلال و الكبرياء
	من ذريتهما الاتقياء، وعلى دعاتهم المطلقين	سيدالاوصياء، وعلى الائمة
Mauze:	ي الاجل الراقي الى اعلى عليين، سيدنا و مولانك	الاصفياء، لاسيما على الداعو
	لدين ^{رض} ، و على منصوصه الداعي الاجل الثالث	ابي القائد جوهر محمد برهان ا
Country:	قين، نائب اُل طه و ياسين، داعي العصر و الحين،	والخمسين ، شمس الدعاة المطا
	سيف الدين طول الله عمره الشريف الى يوم الدين	سيدنا ومولانا عالي قدر مفضر
Type of Business		
Business Name		
Date of Commencement of the Partnership		
Duration of the Partnership	•	
Detailed Description of Partnership		

Section 1 - Details of Investing Partner(s)

Sr.	Name of Partner	ITS No	Capital (Amount)	Capital (%)	Profit (%)	*Loss (%)
1						Percentage
2						of loss (to be borne) should be equivalent
3						to the percentage of capital
4						investment
	Total			100%		100%

^{*}Percentage of loss (to be borne) will be equivalent to the percentage of capital investment

Section 2 - Details of Working Partner(s)

Sr.	Name of Partner	ITS No	Profit (%)
1			
2			
3			
4			

Section 3 - Legal Status of the Partnership

- 3.1 The legal status of this partnership is ______(Partnership, PVT LTD, LLP, AOP, Others).
- 3.2 Our activities will be in compliance with the attached legal documents. Should any stipulation of these legal documents contravene the laws of *Shariat Mohammediyah*, our activities will then be in accordance with this Partnership Deed.

Section 4 - Mutual Consent

- 4.1 All partners should be aware of the business activities of the partnership. Each activity can only be conducted with the mutual consent of all partners.
- 4.2 No partners will partake in any act that is forbidden by *Shariat*, especially that involving any form of interest.

Section 5 - Distribution of Profit

- 5.1 The profit percentage of each partner has been determined with mutual consent; partners will draw their share of profit accordingly.
- 5.2 Each partner will draw his/her share of the **net profits** every_____month(s).
- 5.3 The distribution of profit will be as follows:

Section 6 - Loss

- 6.1 Each partner will bear the loss incurred according to his/her share of the capital investment.
- 6.2 All the partners will be liable to repay any debt that has arisen as a result of the losses incurred, according to their share in the capital investment.
- 6.3 If a loss occurs because a working partner(s) acted against the terms and conditions of the partnership deed, then the loss will be borne by the said partner(s).

Section 7 - Expenses of the Partnership

- 7.1 A list of all the business expenses is to be listed in *Attachment 1* (e.g. electricity, stationery).
- 7.2 If all partners agree, each partner can withdraw his/her personal expenses "on account" from the business by adding a clause in *Attachment 2* (e.g. household expenses on account, education expenses on account, etc).
- 7.3 All taxes payable according to the law of the land will be included in the expenses of the partnership.
- 7.4 If any partner contributes their property to the partnership, then the said property will be counted towards their capital investment, and rent cannot be collected on that property.
- 7.5 Rent may be collected from any property utilized by the partnership and not included in the capital investment.
- 7.6 All expenses (religious and secular), which are done by this partnership, should with the mutual consent of all partners, after which individual profits can be distributed.
- 7.7 The capital of the partnership can be given as *Qardan Hasana*, if approved by all partners
- 7.8 The working partner/partners may be given a salary. The salary should be finalized in a separate meeting. (*Refer Attachment 3*).

Section 8 - Rights/ Terms & Conditions of a Partnership

- 8.1 The partners should draft a business framework to ensure the efficient and cordial functioning of the partnership, and to prevent any conflict. The framework should include the following points:
- 8.2 All activities of the partnership will be in accordance with the will of the guardian of *Shariat* Syedna Mufaddal Saifuddin ^{TUS}.
- 8.3 Accounts should be maintained with clarity and accuracy. All accounts should be accurately maintained and up to date.
- 8.4 Account balances are to be presented at scheduled intervals and whenever a partner requests to see them.
- 8.5 Accounts are to be free from any form of deceit or fraud.
- 8.6 All partners should be aware of the activities of the partnership.
- 8.7 All the activities will be according to the principles of *Shariat Mohammediyah*.
- 8.8 If any partner undertakes an action that is contrary to the principles of *Shariat Mohammediyah*, then the steps that will be taken need to be listed.
- 8.9 All expenses paid by the capital investment should be listed.
- 8.10 If partnership takes *Qardan Hasana* then all partners are liable to repay the *Qardan Hasana* according to their ownership ratio.
- 8.11 Matters that require the consent of all the partners should be documented.
- 8.12 Areas in which the working partner(s) can take decisions without the consent of the investing partners should be specified. Additional rights of all or specific partners should be mentioned in Attachment 4.
- 8.13 A separate document can be created for any additional terms and conditions. (Attachment 5)

Section 9 - Dissolution of the Partnership

- 9.1 The partnership will end on <u>DD / MM / YYYYY</u>. An agreement may be made to renew the partnership at that time.
- 9.2 If a partner wishes to exit the partnership before the end date, he will be required to inform all other partners_____months in advance.
- 9.3 The exiting partner's share will be given to him in_____months.
- 9.4 The position of a partner cannot be inherited by the partner's heirs after the partner's death. However, the remaining partners may create a new agreement with the heir(s) of the deceased partner if they so wish.
- 9.5 Any immovable properties (e.g. land) purchased close to the time of the dissolution of the partnership, will be counted as capital invested in the partnership.
- 9.6 Partners will be given their share of the partnership according to the current market value of the partnership at the time of dissolution.
- 9.7 If the partnership has incurred any losses, the partners will be given their share of the remaining capital after losses are deducted.
- 9.8 If a partner increases his/her share in the initial capital invested or their profit percentage sees an increase or decrease, the partnership deed should be updated.

Section 10 - Dispute Resolution

In the case of any dispute arising between us, we will approach the office of His Holiness Syedna Mufaddal Saifuddin ^{TUS} (arbitrator) to resolve that dispute and we will act according to the directives issued from his office. We will not take the matter to the court.

In this way, with our mutual consent, with a sound mind and body, we begin our partnership. Its terms and conditions will be on the basis of al-Quran al-Kareem, the sunnah of Rasulallah SAW, the Fiqh (jurisprudence) of Ahle Bait AS, and the directives and teachings of His Holiness Syedna Mufaddal Saifuddin TUS. We hold Allah and his Dai, His Holiness Syedna Mufaddal Saifuddin witnesses to this agreement.



Partners

Sr.	Name of Partner	ITS No.	Photograph	Signature
1				
2				
3				
4				

Witnesses

Sr.	Name of Witness	ITS No.	Photograph	Signature
1				
2				

Amil Saheb Signature:

Attachment 1 - Business Expenses

Sr No.	Particulars
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	

Attachment 2 - Partner's Expenses

The following personal expenses of the partners will be taken "ON ACCOUNT"

Sr No.	Particulars
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	

Attachment 3 - Making Payments to a working partner (To be discussed in a separate meeting)

- Any partner(s) dispensing expert services beneficial to the partnership is eligible to receive a specified salary for a specified time period. This salary/remuneration will be counted as business expenses. This amount will have no bearing on the profit share received by that partner.
- 2 The working partner is paid a salary in exchange for the work that he/she does. This is a salary, not a fixed profit.
- 3 The salary paid to a working partner will be determined in the same way the salary of any other employee is determined.

Attachment 4 - Rights of the Partner(s)

Rights of All Partner(s)		
1		
2		
3		
	Rights of Working Partner(s)	
1		
2		
3		
	Rights of Investing Partner(s)	
1		
2		
3		

Attachment 5 - Additional Terms & Conditions of the Partnership

Sr No.	Particulars
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	



Al-Tijaarat al-Raabehah Head office

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- B2 Taj Building, Fort, Mumbai 400 001
- **To register online visit** www.dbohra.com/partnership