



MEMORANDUM OF UNDERSTANDING (MOU)

THIS DEED OF MOU (THIS "DEED") IS EXECUTED AT _____ ON THIS ___ DAY
OF _____ 2021 Financial Year (EXECUTION DATE)

BY AND BETWEEN

_____ (PAN: _____), a Company/sole Proprietor
having its address at _____ (hereinafter referred to
as the PARTY OF THE FIRST PART)

Full Name of investor: _____

Nature of investor: _____

Father's full name: _____

Mother's full name: _____

Name of Nomine: _____

Nomine(Relation): _____

Address of nominee: _____

(hereinafter referred to as the PARTY OF THE FIRST PART)

AND

_____ (PAN: _____), a Company/sole Proprietor
having its address at _____ (hereinafter referred to
as the PARTY OF THE SECOND PART)

(Each shall be individually referred to as a "Party" and collectively referred to as "Parties", as the context may require. (The Party means which expression shall unless repugnant to the context or meaning thereof mean and include parties heirs executors, administrators and assigns)).



WHEREAS:

The parties are desirous of joining hands to carry on the business by making investment(as defined below) and to record the terms and conditions contained hereinafter as mutually decided reduced in writing to do away any avoidable disputes and misunderstandings that may arise in future.

NOW, THEREFORE, MUTUAL COVENANTS HEREIN CONTAINED, AND INTENDING TO BE LEGALLY BOUND HEREBY, THE PARTIES HERETO AGREE AS FOLLOWS:

- 1) The Company/Party deals with leading petroleum products like Bitumen, Oil, Coal and Logistic Services.
- 2) Company/Party will only accept investment between ₹ 5 lakhs to ₹ 2 Crores.
- 3) Once the investment is done investors will get a Post Dated Cheque and signed contract ensuring them the safety of their investment.
- 4) If the investment will be ₹ 1 Crore or above, investor will be part of company's Board of Directors.
- 5) The investor is free to choose either 14% of guaranteed yearly income or net profit sharing in company. This option is available at the time of investment only.
- 6) As per the policy, the company requires an investment for a minimum period of 1 year. If due to emergency, the investor makes a withdrawal request the invested amount will be refunded after the minimum completion of 5 Months and will not be eligible for any income or profit sharing. Only basic amount will be refunded.
- 7) By any chance if there is a sudden death of the investor naturally or in an accident with in the 1st month of investment, the family thereof will receive the Guaranteed Income of 24% annually after completion of period i.e. 1 year, however if the nominee wants to withdraw the investment, the nominee will be entitled for net profit on pro rata basis.



- 8) Company/Person will use the invested fund for the business of import-export or Trading of goods. Apart from this the invested amount will not be used for any other purpose.
- 9) Investors are free to check any documents of the company at Registered Head Office of the company during any working day.
- 10) Investors may suggest a new plan or an innovative idea for new products, plan will be executed after the approval of Board of Directors.
- 11) Company will also provide account ledger and stock details to the investors whenever they ask for.
- 12) After the completion of investment period of 1 year, if the investors wish to continue, he/she has to inform the company for the same by mail or email before 15 days of expiration. The guaranteed income of (14% per annum) or net Profit Sharing will be continued same as previous year.
- 13) In case, any of the party makes breach of this Contract, the aggrieved party can file a suit and/or claim damages from the other party as per the provisions of the Indian Contract Act, 1872.
- 14) The guaranteed income (14% per annum) or net Profit Sharing income will be given only after the TDS deduction.
- 15) The company works on a fair policy and there is a transparency between investors and the company and investors hold the right to know the sales and purchase transaction.
- 16) Parties here just and faithful to each other at all times give such other full information and truthful explanation of the matter relating to the affairs of the business.
- 17) After agreeing to the agreement, no change or modifications should be made unless mutually agreed upon it has to be in written by both the parties. Investors will be a part of Minaxi Group Family. Please read the terms and conditions carefully before joining and investing. These are the basic conditions of the investment.
- 18) Both the Parties are bound by this Agreement./ All rights are reserved to the Minaxi Group.



IN WITNESSES WHEREOF, THE PARTIES HERETO HAVE HEREUNTO SET AND SUBSCRIBED THEIR RESPECTIVE HANDS ON THIS AGREEMENT THE DAY AND YEAR FIRST HEREINABOVE WRITTEN

Sr. No.	Name of the Parties	Signed and delivered by the parties	Photograph
1			
2			

1.WITNESSES.

Signature

Name of witness

Address of witness

2.WITNESSES.

Signature

Name of witness

Address of witness
