

Keramithra Bhavan, Engandiyur P.O., Thrissur-680615, Kerala, India
Phone: 0487 2294515, 2290300
www.keratechindia.com, info@keratechindia.com

KERATECH / DCA/ Delhi/2021

Date: 22/03/2021

To

The Secretary
Ministry of Consumer Affairs, Food & Public Distribution
Department of Consumer Affairs Government of India Krishi Bhavan
New Delhi

Dear Sir,

Sub: Filing of Documents along with Declaration in the prescribed format in part A,B & C as per the Direct Selling Guidelines of Govt. of India — Reg.

Ref: Direct Selling Guidelines, 2016 AND Consumer Protection Act, 2019

- 1. Company Registration/CIN No. U15142KL2008 PTCO21956
- 2. GST Reg. No. 32AADCK4061F1ZZ
- 3. IT PAN: AADCK4061F
- 4. IT TAN: CHNKO3742E
- 5. TRADEMARK REF No. 2467826 Dtd. 29.01.2013 Class 29
- 6. Municipality Reg. No. 416/2020-2021/J.C.3/546/2021

We, M/s Keratech Coconut Oil Manufacturing Company (P) Ltd., having registered office at Keramithra Bhavan, Engandiyoor P.0, Trissur, Kerala, India, 680615 was incorporated during 2007 with an intention to promote value added coconut and other products under the brand name" VIRGIN PLUS" At present the company is producing around 20 products. Our company is working under the guidance and umbrella of Coconut Development Board, Ministry of Agriculture, Govt of India for the last 14 years.

At the next phase of our expansion, we have decided to market our products and services on all India basis, on the basis of our track record to be achieved during the past years, under Direct Selling Mode for which we had already taken all the required statutory



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registrations such as GST and Income Tax registrations including IT TDS registrations, Trade Mark Registration etc. However, as per clause (3) of the Office Memorandum dtd 09/09/2016 issued by the Ministry of Consumer Affairs, Govt. of India, every Direct Selling Company shall be enrolled with the Dept. of Consumer Affairs by filing an Undertaking in the prescribed format. Accordingly, we are forwarding herewith the following documents in compliance with the Direct Selling Guidelines:

1. Declaration in the prescribed format(Part A, B & C)

2. Enclosure as per the Declaration

Encl. 1 Company Incorporation Documents

Encl. 2 List of Board of Directors with contact details

Encl. 3 Statutory Registrations

Encl 4. Trade mark registration details

Encl.5.Refund/Buy back Policy

Encl.6 Termination Policy

Encl.7 Complaint Redressal Mechanism

Encl.8 Scheme of Direct Selling Business and compensation plan-(Refer Product Brochure)

Encl. 10. Sample contract with direct sellers/ Affiliates/distributors.

Our company is committed to comply with the Direct Selling Guidelines issued by the Dept. of Consumer Affairs, Ministry of Consumer Affairs, Govt. of India. We are glad to furnish any additional information, if necessary, on hearing from you.

Kindly acknowledge the receipt of this declaration

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Thanking You

Yours faithfully

K.V. Mohanan (Director)

Email:mhn60@rediffmail.com

Mob: 7306905622.



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Annexure —

Consumer Grievance Redressal Mechanism (CGRM)

At M/s Keratech Coconut Oil Manufacturing Company (P) Ltd., satisfaction of our Customers/Distributors is at prime focus. We are committed to serve them with Industry's best practices, which minimizes incidents of dissatisfaction. In order to ensure the full satisfaction of Customers/Distributors, we have formed a Grievances Redressal Cell which addresses all the complaints and resolve the same in a phased manner as per the mechanism explained below:

- 1) How to raise the Complaint: Customers, Distributors or any other person who have complaint with us, can raise their complaint in any of the following ways.
 - A) <u>Call to Customer Care:</u> They can call on our Customer Care No. +91487292962 info@keratechindia.com and lodge their issues.
 - B) Mail to Customer Care: They can E-Mail their queries on our customer care mail address info@keratechindia.com
 - C) <u>Feedback on website:</u> They can put their queries into Feedback / Grievance form, which is available on our website www.keratechindia.corn.
 - D) Write a letter: They can write letter with details of their queries and send it to our official address:
 - E) All these information are available on our official website www.Keralatechindia.com also.

2) How it will be solved:

First of all complaint will be registered and complaint No. will be generated. Then as per nature of complaint, will be passed to the concern department and tentative time to solve this issue will be demanded. There after complainant will be informed on mail or phone about the confirmation that their complaint is registered and complaint No. will be provided to them as well tentative time to solve the issue will be informed

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3) Time Frame:

Most of the complaints are being solved within 4 working days. However it's our commitment that every issue will be resolved within 15 days from the date of registration of the same. Once issue is resolved, complainant is again informed on mail or phone and issue is closed.

4) Maintenance of Record:

Digital complaint register is duly maintained. Manager (Operation) and Director (In-Charge, Operation) periodically review the details.

5) <u>Escalation of Complaints:</u>

If anyone is not satisfied with solution provided from Customer Care Team, they can escalate the same to Grievance Redress Committee as well subsequently to the following senior most positions.

A) Consumer Grievance Redress Committee:

- 01.RANI .R, 8488492606, raniraj191018@gmail.com
- 02. RANJITH, 9841162151, ranjipapa@gmail.com
- 03. SUDHEESH, 9995571326, sudheeshsudhi10@gmail.com

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Annexure

Buy back/Refund Policy:

We are committed to provide our customers complete satisfaction. We strive to enhance the shopping experience of our customers, while providing the best quality products. In order to ensure the same, we are always ready and willing to go the extra mile for our customers. In case you are unsatisfied with the product received, we request you to contact us in our customer Care No. 0487 2292968 our email info@keratechindia.com and we shall revert back to you at the earliest.

Possible resolution could be Replacement, Exchange or Refund, backed by the 30 Days Replacement Guarantee.

Return Criteria:

- There should be no stains, marks, stitches or holes in the product(s) caused by the consumer.
- Product (s) should reach us within 30 days from the date of delivery.
- All the tags and original packaging should remain intact and should be sent along with the product(s).
- Original Invoice shall be returned with the product(s).
- Product(s) should reach us in saleable condition.

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Annexure —

Termination Policy:

- A. The Company may terminate this Agreement upon notice to Distributor on any of the following events:
 - (1) Failure of Distributor to fulfill or perform any one of the duties, obligations or responsibilities as per this Agreement even after a 30 days' notice from the Company
 - (2) Any assignment taken up by the Distributor which contradicts / competes with the interest in this agreement or delegation of obligations without Company's written consent or involve in selling competitors' products;
 - (3) Failure of Distributor for any reason to function in the ordinary course of business;
 - (4) Conviction of the Distributor in a court for any violation of law that, in Company's opinion, affects adversely the operation or business of Distributor or the good name, goodwill, or reputation of the Company.
 - (5) Submission of fraudulent reports or statements, including, without limitation, claims for any refund, credit, rebate, incentive, allowance, discount, reimbursement or other payment by Distributor to the Company.
- B. Termination by notice: In addition to terms granted under this Agreement, either Party may terminate this Agreement on 30 days written notice to the other.

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BUSINESS MARKETING PLAN (WITH INCENTIVES SCHEMES)

(Company Policy for the membership of Direct Sellers and disbursement of their Incentives & bonus)

Our Direct Sellers are known by the name Distributors. There will not be any membership fees or entry fees for joining in our company as Distributors. The entry to our family is absolutely free of cost. Similarly, there will not be any compulsion for the purchase of our products to become the Direct Seller. There will not be any target or minimum quantity of purchases. All declared packages of the company are optional in nature. According to the purchasing capacity of the Direct Seller, any Product packages can be selected by them and for every packages, they are eligible for Incentives and Bonus. All incentives are based on the volume of Direct sales turnover! Matching Turnover /Group Turnover achieved by the respective persons and our reward includes:

- Group Sales Reward
- > Smart Leadership Rewards
- ➤ Level Bonus
- Repurchase Bonus

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APPLICATION FOR ENROLLMENT OF MML /DS COMPANIES BEFORE GOVT. OF INDIA

DECLARATION BY DIRECT SELLING ENTITIES /COMPANIES

(To be filled at Dept of consumer affairs, Govt of india)

PROFORMA

PART-A

1	(i) Name of the	KERATECH COCONUT OIL
	company (as	MENUTE COCONO FOIL
	Registered)	MANUFACTURING CO(P) LTD
	(ii) CIN No:	CIN U. 15142KL2008PTCO 21956
	(iii) Name and a	
	Directors on	- William (Details effclosed)
	(Enclose deta	- that started (betails eliciosed)
	/Enclose deta	(= otens citatiosca)
2	DETAILS OF REGISTRAT	4. K.A. AMARDATH (Details enclosed)
_	1	HON
	(WITH JURISTICTION)	
	(a) Address of Regis	The state of the s
	office (Enclose c	
	Registration	THRISSUR DISTRICT, KERALA-PIN 680615
	Certificate):]	
	(b) Email:	info@keratechindia.com
	(c) Telephone nos:	0487 2294515,2290300,7306905622
	(d) Company Websi	
	(e) Details of other	KERATECH: TRADE MARK REGISTRATION
	registration (with	
	Jurisdiction)if ar	
	(attach copy of	REGISTRATION
	Registration Cert	
18	Type of Entity (Private,	Public, PRIVATE LTD
	Trust, Ltd, Etc.)	
3	HEAD OFFICE	KERAMITRA BHAVAN, ENGANDIYOOR.
	(a) Address	P.O
	(b) E-mail	THRISSUR DISTRICT, KERALA-PIN 680615
	(c) Details of Key	info@keratechindia.com
	Management Per	
	as per registratio	n under
	the companies ac	
	(d) Details of Region	al
	Offices:\	
	(e) Nodal Officer for	JASLIN JOSEPH, MANAGER, MARKETING
	interacting with [0/0

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	Consumer Affairs;(Name , designation , Tel No., e- mail,	
4	Whether anyone from the Management was convicted by any court in the past with in the past 5 years (from the date of application) if so , the details there of;	NO
5	Whether direct selling is of Products or services or both?	вотн
6	Details of License(s), Trade Mark or Principal Brand which identifies the company:	TRADEMARK KERATECH(R) VIRGIN PLUS TM
7	i. Address / Telephone Nos. / e-mails etc. of Customer Care &Grievance Redress Cells(HQ & Branches); Details of Consumer Grievance Redress Committee as per guidelines: a. Member Name, Phone No and email: b. Member Name, Phone No and email: c. Member Name,	RANI.R, 8488492606, raniraj191018@gmail.com RANJITH 9841162151, ranjipapa@gmail.com
	Phone No and email	SUDHEESH, 9995571326, sudheeshsudhi10@gmail.com

(Direct Selling Business Details)

8	Details of Products / Services offered(Give link of websites)	
9	Please confirm the following about your direct selling scheme: (a) It has no provision that a Direct Seller will receive remuneration or incentives for the recruitment / enrolment of new participants and provide that direct sellers will receive remuneration derived only from the sale of goods or services.	NO ONLY FROM SALE
	(b) It does not require a participant to purchase goods or services:	
	 for an amount that exceeds an amount for which such goods or services can be expected to be sold or resold to consumers; 	NO
П	ii. for a quantity of goods or services that exceeds an amount that can be expected to be consumed by, or sold or resold to consumers;	NO
	(c) It does not require a participant to pay any entry/registration fee, cost of sales demonstration equipment and materials or other fees relating to participation;	NO
	(d) It provides a participant with a written contract describing the "material terms" of participation;	YES
	 (e) It allows or provides for a participant a reasonable coolingoff period to participate or cancel participation in the scheme and receive a refund of any consideration given to participate in the operations; 	YES
	(f) It allows or provides for a buy-back or repurchase policy for "currently marketable" goods or services sold to the participant at the request of the participant at reasonable terms;	YES
10	enclosure.	YES
	 2. In case any of the answers in this para is 'No', please provide full details with reasons in an enclosure. (a) Whether proper identity document(s) to all the Direct Sellers are issued. 	YES
	(b) Whether you maintain "Register of Direct Sellers"	YES

11	wherein relevant details of each enrolled Direct Seller is updated and maintained with details including	
	verifiable proof of address, proof of identity and PAN as per the Income Tax Act. (c) What is the mechanism for payment of VAT? Give details.	TDS
12	(a) The website is proper and updated regularly with all relevant details, contact information, details pertaining to management, products, product information and complaint redress mechanism for direct sellers and consumers.	YES
	(b) There are arrangements for registering consumer complaints online or otherwise and grievances are resolved within 45 days of date of making such complaints. Details to be provided	YES
	Notes/Remarks, if any.	

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(UNDERTAKING)

* * *

- I K. V. MOHANAN in the capacity of MANAGING DIRECTOR of the KERATECH COCONUT OIL MANUFACTURING COMPANY (P) LTD company / firm declare that we are compliant with the following: (a) We do not promote a Pyramid Scheme, as defined in Clause 1(11) or enroll any person to such arrangement in any manner whatsoever in the garb of doing Direct Selling business.
- (b) We do not participate in Money Circulation Scheme, as defined in Clause 1(12) in the garb of Direct Selling of Business Opportunities.
- (c) We are compliant with all the remaining aspects mentioned in the guidelines issued vide F. No. 21/18/2014-IT (Vol-II) dated 9th September, 2016 by the Department of Consumers, Ministry of Consumer Affairs, Food and Public Distribution and shall also provide such details as may be notified from time to time.

Place:

DATE:

Thrissur Kerala Kerala

Sd/-

Name : K.V. MOHANAN

Designation: CHAIRMAN

Tel No: 7306905622

Email:mlm60@rediffmail.com

List of documents to be provided:

- 1. Certificate of Registration/Bye-laws/Memorandum of Association
- 2. List of Board of Directors, with contact details
- 3. Brief details of direct selling scheme and compensation plan. Sample of contract with direct sellers/distributors.



1 MEMORANDUM OF ASSOCIATION OF KERATECH COCONUT OIL MANUFACTURING COMPANY PRIVATE LIMITED

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- I. The name of the Company is KERATECH COCONUT OIL MANUFACTURING COMPANY PRIVATE LIMITED
- II. The registered office of the Company will be situated in the state of Kerala.

(Contd....2)



- III. A) The main objects to be pursued by the Company on its incorporation are:-
- 1. To carry on the business of Manufacturing and Trading of Coconut Oil
- B) The objects incidental or ancillary to the attainment of the main objects are:-
 - 1. To appoint agents or agencies to open branches and other offices of the company for the proper conduct of the business of the Company.
 - 2. To appoint organizers and staff and other persons on such terms as may be deemed fit for popularising the business of the company.
 - 3. To open accounts with Banks, Companies, merchants or any other person or persons as may, from time to time, be decided by the Directors and to arrange for the operation of such accounts.
 - 4. Subject to section 58 A of the Companies Act 1956 and the Regulations issued by the Reserve Bank of India from time to time and the rules made there under, to borrow money as unsecured loans or to receive money as deposits for the purpose of the business of the company from banks, companies, merchants, financial institutions, members or from any other person.
 - 5. To borrow or raise money as secured loans for the business of the company by charging or mortgaging the company's both movable and immovable properties including the uncalled capital, if any, subject to sec.58 A of the Companies Act, 1956, and the Regulations issued by the Reserve Bank of India from time to time and the rules made there under.
 - 6. To enter into partnership or into any agreement or arrangement for sharing profits, union of interest, co-operation, joint ventures, reciprocal concessions or in any other lawful manner with any other company, firm, concern or individual carrying on any business with objects similar to those of their company with such other objects as may be efficiently or conveniently be carried on with the business of this company.

(Contd...3)



- 7. To sell, lease or mortgage or dispose off the undertaking or any property of the company either wholly or partly, in such manner as the company may deem fit, subject to the provisions of the Companies Act, 1956
- 8. To acquire and undertake the whole or any part of the business properties and liabilities of any persons or company carrying any business akin to that of the company or possessed of property suitable for the purpose of the company.
- 9. To take or otherwise acquire and hold shares in any other company having objects similar to that of this company or business capable of being conducted for the upliftment of the company.
- 10. To draw, make, accept, endorse any negotiable instruments which are deemed to be necessary in the course of business of the company but the company shall not do the business of banking within the meaning of the Banking Regulation Act, 1949.
- 11.To insure the company and its all properties, goods and documents against all possible risks, damage or loss to the company.
- 12. To purchase, take on lease or hire or otherwise acquire both movable and immovable property and any rights which the company may approve for the business of the company and to construct, maintain and modify any buildings or structure for the purpose of the company.
- 13. To amalgamate the company with any other company or companies having objects altogether or in part similar to that of the company.
- 14. To invest the funds of the company not immediately required in such manner as may be approved by the Board of Directors.
- 15. To constitute a provident fund for the benefit of the employees and to contribute an amount at a rate not less than the rate authorised by the law for the time being in force regarding the Provident Fund.

(Contd...4)



- 16.To establish or support or aid in the establishment or in support of Associations, funds and institutions calculated to benefit the directors, ex-directors, employees or ex-employees of the company or their dependents and to grant pensions and allowances and to subscribe money for any charitable or benevolent objects. However the company shall not make contribution to any political party or for any political purpose to any individual or body.
- 17.To appoint necessary staff including managers, clerks, accountants, inspectors, servants and other employees for the proper carrying on the business of the company and to pay for their services out of the funds of the company.
- 18. To appoint qualified and experienced persons as legal advisors to advise the Company on all legal matters that may have to be dealt within the course of the business of the Company, also to act as Counsels in all suits for and against the Company.
- 19. To conduct business trip such as inland and foreign to explore the new avenues for the development of the business of the Company in particular and for the trade in general and such expenditure shall be treated as business expenditure of the Company.
- C) The other objects of the Company not included in (A) and (B) above are:-
- 1. To carry on the business of the general merchants, commission agents, distributors, representatives, dealers, exporters and importers of all consumer goods and hill produces.
- 2. To publish books, periodicals and magazines and other literary works.
- 3. To run hotel, lodge, resorts and other tourist projects.

- 4. To carry on the business of manufacturing tiles, bricks and mosaic tiles.
- 5. To establish, run and manage, flour mills for grinding rice, wheat, pulses, chillies and such other spices and to deal in all such products.

(Contd....5)



- To carry on the business as dealers, representatives, agents, exporters, and importers of chemicals, medicines, pharmaceutical products and all surgical items and instruments.
- To carry on the business as manufactures, exporters, importers, sellers, dealers in furniture, steel safes, cabinets and all home appliances.
- 8. To carry on the business as brokers and commission agents for the sale and purchase of lands, building and estates.
- To carry on the business of constructing, purchasing, taking on lease or hire or otherwise acquiring, running and managing theatres and other places of entertainment.
- 10.To carry on the business as brokers, commission agents and sellers of all second hand auto-mobile Vehicles and second hand goods.
- IV. The liability of the members is limited.
- V. The Authorised share capital of the Company is Rs.10,00,000/- (Rupees Ten lakh) divided into 10,000 (Ten thousand) equity shares of Rs.100/- (Rupees Hundred) each

We, the several persons, whose names and addresses are subscribed are desirous of being formed into a company is pursuance of this Memorandum of Association and we respectively agree to take the number of equity shares set opposite our respective names.

Sl.No	Name, address, description and occupation of subscribers	Number of equity shares	Signature of Subscribers
1	Shyjakumari Mohanan, D/o Chittezhath Kochupilla Vyasan,	500	
	Ayyanattu Padikkal.	500	Sd/-
	Kumbalam, Ernakulam, 682 506	(FIVE HUN	DRED)



(contd.6)

Sl.No Name, address, description and occupation of subscribers equity shares Subscribers

Kareeppadath Achuthan Pradeepkumar,
S/o Kareeppadath Achuthan Achuthan,
Kareeppadath House,
Thrithallur west P O,
Trichur 680 619

500

Sd/-

(FIVE HUNDRED)

Total shares taken 1,000 (One thousand only)

Dated this, 20th day of February, 2008

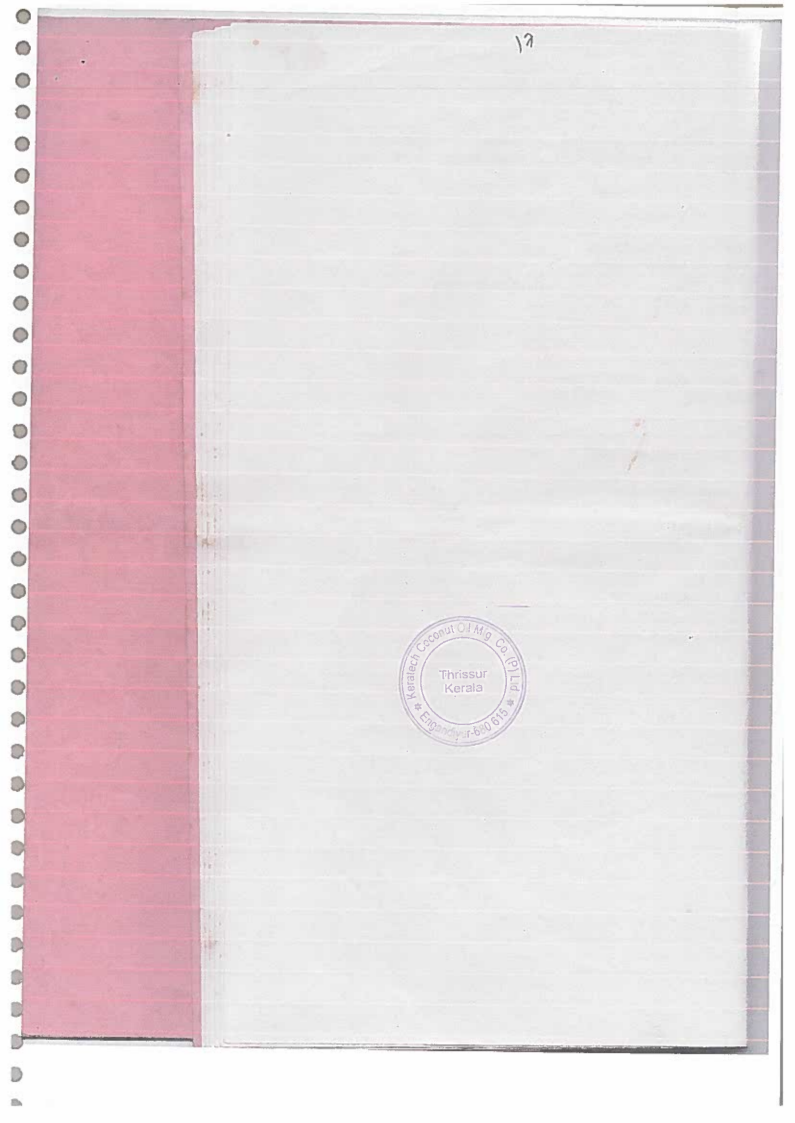
Witness to the above 2 Signatures

DAVIS C J Bcom FCA
CHARTERED ACCOUNTANT
So C R JOSEPH
M/S DAVIS C J & Co
CHARTERED ACCOUNTANTS
IX/585 D, ADATTUKARAN BUILDING
S T NAGAR, TRICHUR 680001

Membership No. 209394

Sd/-





1 ARTICLES OF ASSOCIATION OF KERATECH COCONUT OIL MANUFACTURING COMPANY PRIVATE LIMITED

PRELIMINARY

- 1. The Regulations for the management of the affairs of the Company shall be those that are contained in these Articles. Where no express provision is made in respect of any matter, the Regulations contained in Table A in the First Schedule to the Companies Act, 1956 so far as they are applicable to private company, shall apply to this company.
- 2. The following words appearing in these Articles shall have the meaning assigned against each.
- a) "The Act" or 'The Companies Act' shall mean 'The Companies Act, 1956' and all the statutory modifications thereof for the time being in force.

(Contd..2)



b) 'Board' means the Board of Directors of the Company.

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c) 'Register of Members' means the Register maintained under Section 150 of the Act.

Words importing singular number shall include plural number and words importing masculine gender shall include feminine gender and vice versa.

PRIVATE COMPANY

- 3. The Company is a private company within the meaning of section 3(1) (iii) of Companies Act, 1956 with a minimum paid-up capital of one lakh rupees or such higher paid- up capital as may be prescribed and accordingly:
 - a) Restricts the right to transfer its shares, if any;
 - b) Limits the number of its members to fifty not including
 - i) Persons who are in the employment of the company and
 - ii) Persons who, having been formerly in the employment of the company, were members of the company while in that employment and have continued to be members after the employment ceased; and
 - Prohibits any invitation to the public to subscribe for any shares in, or debentures, of the company;
 - d) Prohibits any invitation or acceptance of deposits from persons other than its members, directors or their relatives:

Provided that where two or more persons hold one or more shares in a company jointly, they shall, for the purposes of this definition, be treated as a single member.

SHARE CAPITAL

- 4. The share capital of the company is Rs.10,00,000/- (Rupees Ten lakh) divided into 10000 (Ten Thousand) Equity shares of Rs.100/-(Rupees Hundred) each.
- 5. The shares shall be under the control of the Directors who shall allot the same to such applicants as they think desirable of being admitted to membership.

(Contd...3)



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- 6. Every application for shares shall be in writing and in the form approved by the Board. It shall be signed by the applicant and sent to the office of the company with an application money of Rs. 100/- (Hundred only) per share.
- 7. Allotment of shares shall be made at a Board Meeting and the number of shares allotted shall be communicated to the applicant by means of a letter of Allotment. The Board shall have power to reject any application without assigning any reason whatsoever.
- 8. The company shall have power to increase the above share capital by such amount as the company in General Meeting think expedient by the issue of said shares. The Company shall have also power to alter the share capital in any manner authorised by the clause (b), (c), (d) and (e) of the sub section (I) of the section 94 of the Act.
- Subject to the provisions of section 100 of the Companies Act, the company shall whenever deemed necessary have the power to reduce the share capital.
- 10. Every person whose name is entered as a member in the Register of members shall be entitled to receive share certificate within three months after allotment of shares or within two months after the application for the registration of transfer of shares and such share certificate shall be signed by the Chairman, and any one of the directors appointed by the Board for this purpose.

LIEN ON SHARES

11. The company shall have a first and paramount lien upon all the shares registered in the name of each member (whatever solely or jointly with others) and apply the proceeds of sale thereof for his debts, liabilities and engagements solely or jointly with any other person to or with the company whether the period for the payment of fulfillment or discharge thereof shall have actually arrived or not, and such lien shall extend to all dividends from time to time declared in respect of such shares.

(Contd...4)



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- 12. For the purpose of enforcing such lien the Directors may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing of intention to sell shall have be served on such member, his executors or administrators default shall have been made by him or them in payment, fulfillment or discharge of such debts, liabilities or engagements for fifteen days after such notice.
- 13. To give effect to any such sale the Board may authorise any one of the Directors to transfer the shares in the name of the purchaser who shall thereupon be registered as a holder of the share comprised in such transfer.
- 14. The net proceeds of any such sale shall be applied in or towards satisfaction of the said debt, liabilities or engagements and the residue, if any, paid to such member, his executors, administrators or assignees.
- 15. The company may receive the consideration, if any, given for the share on any sale, or disposal thereof and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of. The transferee shall thereupon be registered as the holder of the shares.
- 16. The transferee shall not be bound to see to the application of the purchase money, if any, nor shall his title to the share be affected by any irregularity or invalidity on the proceedings in reference to the forfeiture, sale or disposal of the share.

TRANSFER OF SHARES

- 17. No member shall be entitled to transfer his share/ shares in the company except with the previous written sanction of the Board of Directors. The Board shall in no case be bound to give or assign any reason for the refusal to register any transfer.
- 18. After the death of the share holder, his share shall by operation of law be transmitted to his legal heir/heirs. Among the legal representatives, the company will admit only one as a share-holder who shall be unanimously chosen by the legal representatives of the deceased shareholder, failing which the share shall be transmitted to the eldest male member. (Contd...5)



19. The company shall keep a transfer book called "Register of Transfers" and therein shall be fairly and distinctly entered the particulars of every transfer or transmission of shares.

BORROWING POWER

20. The Board may whensoever deemed necessary for the purpose of the business of the company, borrow or raise money on the security of the assets of the company including immovable property. For the same purpose as above, the Board may accept deposit of money for a fixed period from the members of the company or subject to section 58 A of the Act and the Rules made thereunder and also subject to directive issued by the Reserve Bank of India from time to time, they may raise unsecured loans from a non-member or from any bank or banks on such terms and conditions as the Board may think fit.

GENERAL MEETING

- 21. Every General Meeting shall be convened by the Chairman appointed as hereunder and the notice convening the meeting shall be signed by the Chairman.
- 22.Not less than 15 days notice is required to convene any General Body Meeting.
 - 23. It shall be the duty of the Board of Directors to call an Extra-Ordinary General Meeting on receipt of requisition by such members as is specified in section 169(4) of the Act.
 - 24. Two members personally present shall be the quorum for a General Meeting. No business shall be transacted at any General Meeting unless such quorum is present. If within half an hour from time appointed for meeting, quorum is not present, the meeting if convened upon the requisition of members shall stand dissolved and in any other case it shall be adjourned to the same day in the next week at the same time and place. If at that adjourned meeting also a quorum is not present within half an hour from the time appointed for holding the meeting, the members present shall be the quorum.

(Contd....6)



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- 25. The Chairman shall preside at every General Meeting. If he is absent or if he is unwilling to act, the person elected by the meeting shall preside over the meeting.
- 26. Subject to Section 189 (2) (c) of the Act relating to special resolution, every other resolution put in the meeting shall be decided by a majority of votes cast in the first instance by show of hand. A poll shall be taken if ordered Chairman of the day's meeting of his own motion or only if demand in the manner laid down section 179 of the Act.
- 27. In the event of an equality of votes, the Chairman of the day's meeting shall be having a second or casting vote.
- 28. On show of hands, every member present in person or by proxy shall have one vote irrespective of the number of shares held by him. On a poll every member so present shall have one vote for every share held by him. A member entitled to attend and vote at any General Meeting in pursuance of these articles may appoint any person (whether a member or a non-member) as his proxy to attend and vote instead of himself.
- 29. No member shall be entitled to vote at any General Meeting if he has defaulted payment of any calls due by him, or if the Company has exercised any right of lien in regard to such shares.

DIRECTORS

- 30. The number of Directors of the Company shall not be less than two or more than Twelve.
- 31. The first Directors of the Company are
 - 1. SHYJAKUMARI MOHANAN
 - 2. KAREEPPADATH ACHUTHAN PRADEEPKUMAR
- 32. The qualification of a Director shall be holding in his own name at least 10 shares in the capital of the company and such shares shall be acquired within a period of sixty days from the date of appointment of such Director.



(Contd. 7)

- 33. Every director shall, for attendance at board meeting, be paid a sitting fee not exceeding Rs.750 for attending each meeting. They may also be paid such traveling and other expenses as may be fixed by the company at the general meeting. Whenever a director is called upon to render extra services in connection with the business of the company, be shall be paid such allowances as the Directors may deem fit.
- 34. The Board of Directors may elect one among them as Managing Director on such terms and conditions as they deem fit.
- 35 The Company by a special resolution may appoint permanent directors subject to the maximum limit provided under article 30 of these presents.

PROCEEDINGS OF DIRECTORS

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- 36. Meeting of the Board shall be convened by the Chairman by serving individual notice on every Director. The Chairman may at any time and shall upon the written request of three Directors convene a meeting of the Directors. And if, upon such written request the Chairman fail to convene the meeting or if the Chairman is not available the Deputy Chairman shall convene a meeting of Directors.
- 37. The Chairman shall preside at every Board meeting. If he is absent, the directors present at the meeting shall choose one among them as Chairman of the day's meeting.
- 38. The quorum for a board meeting shall be subject to the section 287 of the Companies Act.
- 39. All questions arising at any Board Meeting shall be decided by a majority of votes. Every Director shall be entitled to one vote and nothing more. In the event of equality of votes, the Chairman of the meeting shall have a casting vote.
- 40. In addition to the general powers conferred on Directors, by section 291 of the Act, the Board shall have power to institute, defend, compound or compromise suits (both civil and criminal) by or against the company and to authorise the chairman or any Director for the time being in office to represent the company, in such suits and to sign and verify the plaints and written statements filed on behalf of the company.

(Contd..8)



RETIREMENT OF DIRECTORS

- 41. At the second Annual General Meeting, one-third of the Directors, for the time being in office shall retire and fresh election made there at and thereafter one third of the Directors shall retire at every Annual General Meeting. The Directors who are to retire shall be those who have been longest in office. In the event of equal service, the question of retirement shall be decided by drawing lots.
- 42. The retiring directors shall be eligible for re-election.

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- 43. A Director may resign his office by giving one month's notice in writing to the Board and on the acceptance there of, he shall cease to be a Director.
- 44. Any casual vacancy occurring in the office of a Director either by death, resignation or otherwise may be filled up by the Board. But the Director so appointed shall retire at the conclusion of the Annual General Meeting held next after his appointment.
- 45. Subject to the provisions of the Act, the Company may by a special resolution remove any Director before the expiration of the period of his office and may by Ordinary Resolution appoint another Director in his stead and the person so appointed shall be subject to retirement as at the same time as if he had become a Director. A Director so removed shall not be reappointed as a Director by the Board of Directors.
- 46. The Board shall have the power to appoint additional Directors as per section 260 of the Act and such additional directors shall hold office only up to the date of the next Annual General Meeting of the company.

MANAGEMENT

47. The Chairman cum Managing Director and the Executive Director subject to supervision control and direction of the Board shall have substantial powers of Management including the power delegated to them.

(Contd..9)



- 48. Person/Persons authorised for the purpose by the Board of Directors shall have power to draw make accept endorse and negotiate cheques, drafts, bills of exchange and other negotiable instruments that may have to be dealt with in the course of the business of the company. All receipts for moneys due to the company shall be signed and issued by them
 - 49. All pronotes, mortgages and other instruments to be executed by the company binding the company in any matter shall be executed by the Chairman for and on behalf of the Company
 - 50. All bank accounts opened in the name of the company shall be operated by the Managing Director alongwith Chairman duly authorised in this behalf by the Board.

51. Every member attending General Meeting in person shall be paid up to a GENERAL maximum of Rs.500/- as traveling allowance as decided in the General Meeting and there after traveling allowance shall be fixed from time to time in the General Meeting.

SEAL 52. The company shall have a common seal which shall be approved by the Board. It shall be in the custody of the Chairman and shall not be affixed to any instrument without the previous approval of the Board.

53. The Board may whenever deemed necessary, destroy a seal once approved and substitute a new seal in lieu there of.

54. Subject to the provision of the Act, in the event of the company being wound up the surplus assets, if any shall be distributed among the members in the specie or kind.

Sl.No

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Name, address, description and occupation of subscribers

Signature

Shyjakumari Mohanan, D/o Chittezhath Kochupilla Vyasan, Ayyanattu Padikkal, Kumbalam, Ernakulam, 682 506

Sd/-



(Contd..10)

Sl.No Name, address, description and occupation of subscribers

0

Signature

2 Kareeppadath Achuthan Pradeepkumar, S/o Kareeppadath Achuthan Achuthan, Kareeppadath House, Thrithallur west P O, Trichur 680 619

Sd/-

Dated this, 20th day of February, 2008

Witness to the above 2 Signatures

DAVIS C J Bcom FCA
CHARTERED ACCOUNTANT
S/o C R JOSEPH
M/S DAVIS C J & Co
CHARTERED ACCOUNTANTS
IX/585 D, ADATTUKARAN BUILDING
S T NAGAR, TRICHUR 680001

Membership No. 209394

Sd/-



ादाकर विभाव

COME TAX DEPARTMENT

GOVT. OF INDIA

KERATECH COCONUT OIL
MANUFACTURING COMPNAY PRIVATE

LIMITED

03/03/2008 Permanent Account Nurse

AADCK4061F



Signature





Government of India Form GST REG-06 [See Rule 10(1)]

Registration Certificate

Registration Number: 32AADCK4061F1ZZ

Ŀ	Legal Name		KERATE	CH COCONUT O	IL MANUF	ACTURING COMPNAY
2.	Trade Name, if any		M/S KER	ATECH COCONI	JT OIL MAI	NUFACTURING
3.	Constitution of Business		Private Lir	nited Company		· -
4.	Address of Principal Plac Business	e of	1/332 A, K ENGAND	ERAMITRA BH IYUR P O, Thriss	AVAN, ENC sur, Kerala, 6	GANDIYUR P O, 80615
5.	Date of Liability		01/07/2013	7		
6.	Period of Validity		From	01/07/2017	То	NA
7.	Type of Registration		Regular			
8.	Particulars of Approving	Authority				
Signa	ture	Digitally s	Not Verified Igned by DS G VICES TAX N 8.07.17-19:08	GOODS ETWORK 1 50 IST		
Name	;					
Desig	nation					
lurisd	ictional Office					
9. Dai	te of issue of Certificate	17/07/20	18			
Voter	The registration certificate is	roquired to b	a meaminant	br diemlared at all	-1 6 h	singer in the Casts

This is a system generated digitally signed Registration Certificate issued based on the deemed approval of application on 01/07/2017.



GSTIN

32AADCK4061F1ZZ

Legal Name

KERATECH COCONUT OIL MANUFACTURING COMPNAY PRIVATE

Trade Name, if any

M/S KERATECH COCONUT OIL MANUFACTURING COMPANY PVT(LTD)

Details of Managing / Whole-time Directors and Key Managerial Persons

1

2



Name

KADAYANMAR VELU MOHANAN

Designation/Status

CHAIRMAN

Resident of State

Kerala

Name

KAREEPADATH ACHUTHAN

Designation/Status

DIRECTOR

Resident of State

Kerala





GSTIN

32AADCK4061F1ZZ

Legal Name

KERATECH COCONUT OIL MANUFACTURING COMPNAY PRIVATE

Trade Name, if any

M/S KERATECH COCONUT OIL MANUFACTURING COMPANY PVT(LTD)

Details of Additional Places of Business

Total Number of Additional Places of Business in the State

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SAM 1.00

SAM Hash 00000000000000001813 FILE Hash 00000000000014057499 Copy to be retained Statement of TDS under section 200 (3) of the Income-tax Act,1961 Particulars as reported by deductor (For final acceptance check status at www.tin-nsdl.com) Receipt no (note i) Token No. Name of the Deductor (to be quoted on TDS certificate) KERATECH COCONUT OIL MANUFACTURING COMPANY PRIVATE 092289600018291 **ORPDRJKD** LIMITED Date TAN A.O. Code Type of Statement Form No. Periodicity Financial Year 14 January 2016 CHNK03742E KRLWT172 Regular 26Q Q3 2015-16 No. of challans No. of challans Upload fees (₹) Total challan Total tax deducted Total tax deposited as unmatched amount(₹) inclusive of service (₹) per deductee details (₹) tax as applicable 1 0 1872.00 1872.00 1872.00 43.50 No. of deductee Received TDS/TCS Statement on behalf of NSDL e-Governance No. of deductee records Infrastructure Limited (CIN U72900MH1995PLC095642) No. of deductee records records with where tax deducted at (TDS/TCS intermediary) PAN higher rate TIN-FC (D: 09228 Refigare Securities Limited Service Tax Code (Regn. Number); AAACN2082NST001 Service Tax Regn. Category: Business Auxiliary Services. SPL & ASSOCIATES,X/37/93 ADAM BAZAR BUILDING RICE BAZAR, THRISSUR 2 2 THRISSUR - 680001 KERALA *This is a computer generated Receipt and does not require signature.

SAM Hash 00000000000000001813 FILE Hash 0000000000014057499 **Deductor's Copy** Statement of TDS under section 200 (3) of the Income-tax Act,1961 Particulars as reported by deductor (For final acceptance check status at www.tin-nsdi.com) Receipt no (note i) Token No. Name of the Deductor (to be quoted on TDS certificate) KERATECH COCONUT OIL MANUFACTURING COMPANY PRIVATE 092289600018291 QRPDRJKD LIMITED Date TAN A.O. Code Type of Statement Form No. Periodicity Financial Year 14 January 2016 CHNK03742E KRLWT172 Regular 26Q 2015-16 Upload fees (₹) No. of challans No. of chatlans Total challan Total tax deducted Total tax deposited as inclusive of service unmatched amount(₹) (₹) per deductee details (₹) tax as applicable 1 0 1872.00 1872.00 1872.00 43.50 Received TDS/TCS Statement on behalf of NSDL e-Governance No. of deductee No. of deductee records Infrastructure Limited (CIN U72900MH1995PLC095642) No. of deductee records records with where tax deducted at (TDS/TCS intermediary) PAN higher rate TIN-FC ID: 09228 Religare Securities Limited Service Tax Cods (Regn. Number): AAACN2082NST001 Service Tax Regn. Category: Business Auxillary Services. SPL & ASSOCIATES X/37/93 ADAM BAZAR BUILDING RICE BAZAR, THRISSUR 2 2 THRISSUR - 680001 KERALA

*Caution: The details above are as per the particulars reported by the deductor. Figures in this receipt is/are no confirmation of their correction/verification of data from Tax Information Network. Details of discrepancies, if any, are available at www.tin-nsdi.com (TDS/TCS Statement Status).

Notes:

Receipt No. is valid only if the TDS Statement is accepted at the TIN Central system.

II. Verify status of the TDS Statement through the TDS/TCS Statement Status facility.

iii. File correction Statement to rectify error including deductee PAN.

iv. Provide latest mobile number in the TDS/TCS Statement to facilitate SMS alerts regarding TDS/TCS Statements.

v. This is a computer generated Receipt and does not require signature.

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- CHNK03742E I (B) Tax Deduction Account No.
 - (b) Permanent Account No. (c) Form No.
 - AADCK4061F 260

KERATECH COCONUT OIL MANUFACTURING COMPANY PRIVATE

COMPANY

LIMITED

KERAMITRA BHAVAN

Name of the premises/building

Road / street / lane Area / locution

c) Branch / division (if any)

d) Address Flat No.

b) Type of deductor*

(a) Name

EANGANDIYUR VATANAPILLY

THRISSUR

Town / City / District

KERALA 680615

2 Particulars of the deductor / collector

- (c) Assessment year (d) Financial Year
- 2016-17 2015-16

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- (f) Previous receipt number , (In case reluin/statement has been filed earlier)

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Name
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(n)Name	MOHANAN
(b)PAN	AMGPM8974K
(c)Address	
Flat No.	KERAMITRA BHAVAN
Name of the premises/building	
Road / street / lanc	
Area / location	
Town City / District	THRISSUR
State	KERALA
Pin cale	680615
Telephone No.	0487-2290300
E-mail	INFO@KERATECHINDIA.COM

4 Control totals

E-mail

Telephone No.

Pin code

Stale

INFO@KERATECHINDIA.COM

0487-2290300

Sr. No.	Return Type (Regular / Correction type)	No. of deductee / party records	rty Amount paid	Tax deducted / collected (?)	Tax deposited (Total challan amount)
-	REGULAR	2	93589.00	1872.00	1872,00
Total		2	93589.00	1872,00	1872,00

5 Total Number of Annexures enclosed

6 Other Information

VERIFICATION

, hereby certify that all the particulars furnished above are correct and complete.

Name and designation of person responsible for deducting / collecting tax at source MOHANAN, MANAGING DIRECTOR Signature of person responsible for deducting / collecting tax at source

* Mention type of deductor - Government or Others Date: 13/01/2016

Place: THRISSUR I, MOHANAN

uld/mm/yy :- date/mwnth/year

Generated by FVU Version 4.9



നമ്പര്: 416/2020-2021/JC3/546/2021

തീയതി: 02-03-2021

ഏങ്ങണ്ടിയൂർ ഗ്രാമപഞ്ചായത്ത്

ഏങ്ങണ്ടിയൂർ പി.ഒ., തൃശ്ശൂർ (ജില്ല)

പിന്: 680615, ഫോണ്: 4872290274, ഇ-മെയില് : engandiyurgp@gmail.com

വൃവസായം, വാണിജ്യം, സംരഭകത്വം, മറ്റ് സേവനങ്ങൾക്കുള്ള ലൈസൻ്റസ്

(കെ.പി.ആർ ആക്ല് സെക്ഷൻ 232, FACTEOS ലൈസൻസ് ചട്ട

ലൈസൻസിയുടെപേര്	മോഹനൻ .കെ. വി			
ലൈസൻസിയുടെ മേൽവിലാസം	കടയൻമാർ പെ മൊബൈൽ -73	റൗസ് ഏങ്ങണ്ടിയൂർ പി.ഒ, 06905622	പിൻ -680615,	
സ്ഥാപനത്തിന്റെ പേരും, സ്ഥലനാമവും	കേര ടെക്			
ലൈസൻസ് നൽകിയിട്ടുള്ള പ്രവർത്തനങ്ങൾ	വെളിച്ചെണ്ണ പാം	ങ് ചെയ്ത് വിൽപ്പന നടത്ത	ുന്നതിന്	
വാർഡ് നമ്പർ/കെട്ടിട നമ്പർ	X/189			
ലൈസെൻസ് കാലാവധി	27-02-2021	മുതൽ 31-03-2021	വരെ	
	തുക	രസീത് നമ്പർ	തീയതി	
ലൈസെൻസ് ഫീസ്	500 /- രൂപ	1200103051	27-02-2021	
മോട്ടോർ ഫീസ്		1200103051	27-02-2021	
തൊഴിൽ നികുതി	1500 /- രൂപ	1200103052	27-02-2021	
അനുവദിക്കുന്നതിന് ഹാജരാക്കിയ നിരാക്ഷേപ പത്രങ്ങളുടെ വിശദാംശങ്ങൾ (നമ്പർ, തീയതി, കാലയളവ്, നൽകിയ അധികാര	 സാനിറ്ററി സർട്ടി. വാടകകരാർ കേ എസി.ബി.സർട്ടി. PANCHALES. 	0쉐		

ഓഫീസ് മുദ്ര

V.A. UNNIKRISHNAH





Commissionerate of Food Safety.

(Sout. of serata) Food Safety Compliance System



Reference No :

20210303102390538

Name of Company/Organization:

KERA TECH COCONUT OIL MANUFACTURING COMPANY PRIVATE LIMITED Date: 03-03-2021

Premises Address :

KERA TECH COCONUT OIL MANUFACTURING COMPANY PRIVATE LIMITED, 10/189, KERA

MITHRA BHAVAN, ENGANDIYOOR PO, Thrissur, Kerala-680615

Kind of Business:

Manufacturer - General Manufacturing, Repacker - General Manufacturing, Trade/Retail

Category of License:

State License[Kerala] [New License]

Mode of Payment :

Razorpay

ransaction No. :

1792400745170659

Razor Pay Id. :

pay_GI7VhKFPpciy8y

Fee Paid :

Rs 15000 (5 Year(s))

PSSAI doesn't contact applicants over telephone for License Registration. Queries relating to License Registration are only raised online. License related complaints may be reported at helpdesk - 1800110100 and helpdesk foscos@fssai.gov.in.

In case you receive queries by authorities on your application. You are required to respond within 30 days to avoid rejection of your application by login into FSSAl's Food Safety Compliance System (https://fiscos.fisea.gov.in) with your userid and password or call us at 1800112100 for

You must keep a copy of Form B (application) for any kind of communication with the authorities till obtaining License.

View/Print License Application



Keratech Virgin Plus <info@keratechindia.com>

License Generated - FSSAI Food Licensing & Registration System 1 message

ticensing@fssai.gov.in < licensing@fssai.gov.in > To: info@keratechindia.com

Mon, Nov 2, 2020 at 5:44 PM

Dear MOHANAN K V,

FSS License Number - 11315008001184 has been issued.

		FORM 'C'	
		(SEE REGULATION 2.1.4(6))	
		GOVERNMENT OF KERALA	
	CON	MISSIONERATE OF FOOD SAFETY	
	FOOD SAFE	Y AND STANDARDS AUTHORITY OF INDIA	
		CENSE UNDER FSS, ACT 2006	
	Lice	nse Number: 11315098001184	
	Name & Registered Office Address of Licensee	LIMITED X/190, KERA TECH COCONUT	NUFACTURING COMPANY PRIVATE OIL MANUFACTURING COMPANY IA BHAVAN, ENGANDIYOOR P O, 80615
	Address of Authorized Premises		OIL MANUFACTURING COMPANY IA BHAVAN, ENGANDIYOOR P O, (Kerala) -680615
	Kind of Business	Manufacturer Retailer	
	For dairy business details of location with address and of Milk Chilling Centres (MCC) / Bulk Milk Cooling Centres Processing Unit/ Milk Packaging Unit owned by the hold ficensee/RC	(BMCs)/Milk	
	Category of License	State	
his	s license is granted under and is subject to the provisions	of FSS Act, 2006 all of which must be complied	with by the licensee.

Place:

Thrissur

Date of Issue

01/01/2020

Janerdhanen,C,A Designated Officer

Validation And Renewal

Grant / Renewal Date	Period of validity	License fee paid	Items of Food products with capacities authorized to Manufacture/ Re-pack/Re-label	Installed / Handling capacity	Signature of Designated Officer
27/11/2017	26/11/2018	Rs.3000.00(For Renewal)	Please refer to annexure for details.	Please refer to annexure for details	
27/11/2019	31/12/2020	Rs.4800.00(For Renewal)	Please refer to annexure for details.	Please refer to annexure for details	

Note: This is a system generated ficense and does not require any signature.

Product Annexure	
FORM 'C'	
(SEE REGULATION 2.1.4(6))	
GOVERNMENT OF KERALA	
COMMISSIONERATE OF FOOD SAFETY	
FOOD SAFETY AND STANDARDS AUTHORITY OF INDIA	
LICENSE UNDER FSS. ACT 2006	

Items of Food products with capacities installed authorized to Manufacture/ Re-pack/Re-label

3/13/2021

Keratechindia.com Mail - License Generated - FSSAI Food Licensing & Registration System

All food processing units other than mentioned above including relabellers & repackers

	-	3 - Level Color and Color		
٠	SI.No	Product Description	Quantity(MT/Day)	Kind of Business
	1*	ALL TYPE PICKLES (VIRGIN PLUS)	.2	Manufacturer
	2	VIRGIN COCONUT OIL, COCONUT OIL, VCO GEL CAPSULES, DESICCATED COCONUT POWDER, TENDER COCONUT CHIPS, TENDER COCONUT WATER COCONUT VENEGAR	.8	Manufacturer

Kind of Business: Food Business Operator

Retailer

4.44	
SI.No	Food Product Category
1 1	02 5-2-17
	02 - Fats and oils, and fat emulsion

Place:

Thrissur

Date of Issue:

01/01/2020

Condition of License

All Food Business operators shall ensure that the following conditions are complied with at all times during the course of its Food Business. Food Business Operators Shall:

- 1. Display a true copy of the license granted in Form C shall at all time at a prominent place in the premises.
- 2. Give necessary access to licensing authorities or their authorized personnel to the premises.
- Inform authorities about any change or modifications in activities.
- 4. Employ at least one technical person to supervise the production process. The person supervising the production process shall possess at least a degree in science with Chemistry/ Bio-chemistry/ Food and nutrition/ Microbiology or a degree or diploma in Food Technology/ Dairy Technology/ Dairy Microbiology/ Dairy chemistry/ Dairy engineering/ Oil technology/ Veterinary science / Hotel management & Catering technology or any degree or diploma in any other discipline related to the specific requirement of the business from a recognized university or institute or equivalent.
- 5. Furnish periodic annual return 1st April to 31st March, with in 31st May of each year. For collection/ handling/manufacturing of milk and milk product half yearly return also to be furnished as specified.
- 6. Ensure that no product other than the product indicated in the license /registration is produced in the unit.
- 7. Maintain factory's sanitary and hygienic standards and workers hygiene as specified in the schedule-4 according to the category of food business.
- 8. Maintain daily records of production, raw materials utilization and sales separately.
- 9. Ensure that the source and standards of raw material used are of optimum quality.
- 10. Food business operator shall not manufacture, store or expose for sale or permit the sale of any article of food in any premises not effectively separated to the satisfaction of the licensing authority from any privy, urine, sullage, drain or place of storage of foul and waste matter
- 11. Ensure clean-in-place system (whatever necessary) for regular cleaning of machine & equipment.
- 12. Ensure testing of relevant chemical and/or microbiological contaminants in food products in accordance with these regulation as frequency as required on the basis of historical data and risk assessment to ensure production and delivery of safe food through own or NABLaccredited /FSSAI recognized labs atleast once in six month.
- 13. Ensure that as much as possible the required temperature shall be maintained throughout the supply chain from the place of procurement or sourcing till it reaches the end consumer including chilling, transportation, storage etc.
- 14. The Manufacturer/ Importer/ Distributer shall buy and sell food products only from, or to , licensed /registered vendors and maintain record thereof.

Other Condition

- 1. Proprietors of hotels, restaurants and other food stalls who sell or expose for sale savouries, sweets or other article of food shall put up a notice board containing separates lists of the articles which have been cooked in ghee, edible oil, vanaspati and other fats for the information of the intending purchasers.
- 2. Food business operator selling cooked or prepared food shall display a notice board containing the nature of articles being exposed for safe.

Keratechindia.com Mail - License Generated - FSSAI Food Licensing & Registration System

- 3. Every manufacture (including ghani operator) or wholesale dealer in butter ,ghee ,vanaspti ,edible oils, solvent extracted oil, de oiled meal, edible flour and any other fats shall minimum a register showing the quantity of manufactured, received or sold, nature of oil seed used and quantity of de oiled meal and edible flour used etc. as applicable and the destination of each consignment of the substances sent out from his factory or place of business, and shall present such register for inspection whenever required to do so by the licensing authority.
- 4. No producer or manufacturer or vegetable oil, edible oil and their products shall be edible for license under this act, unless he has own laboratory facility for analytical testing of samples
- 5. Every sale and movement of stocks of solvents-extracted oil, 'semi refined' or 'raw grade I', edible groundnut flour or edible coconut flour, or both by the producer shall be a sale or movement of stocks directly to a registered user and not to any other person, and no such sale or movement shall be effected through any third party.
- 6. Every quantity of solvent-extracted oil, edible groundnut flour or edible coconut flour, or both purchased by a registered user shall be used by him in his own factory entirely for the purpose intended and shall not be re-sold or otherwise transferred to any other person:

Provided that nothing in this sub-clause shall apply to the sale or movement of the following:-

- 1. Karanjla oil
- 2. Kusum oil
- 3. Mahua oil
- 4. Neem oil
- 5. Tamarind seed oil
- 6. Edible groundnut flour bearing the I.S.I certification mark
- 7. Edible coconut flour bearing the LS.I certificate mark
- 7. No food business operator shall sell or distribute or offer for sale or dispatch or deliver to any person for purpose of sale any edible oil which is not packed, marked and labeled in the manner specified in the regulations unless specifically exempted from this condition vide notification in the official Gazette issued in the public interest by food safety commissioners in specific circumstances and for a specific period and for reason to be recorded in writing.

Note: This is a system generated license and does not require any signature.

Thanks & Regards,
Food Licensing & Registration System, FSSAI
PLEASE DO NOT REPLY TO THIS MAIL. THIS IS AN AUTO GENERATED MAIL

Disclaimer: This e-mail is confidential and may also be legally privileged. If you are not the intended recipient, please notify FSSAI Delhi immediately; you should not copy, forward, disclose or use it for any purpose either partly or completely. If you have received this message in error, please delete it and all copies from your system and notify us immediately. Internet communications cannot be guaranteed to be timely, secure, error or virus-free. Also, the Web/ IT/ Email administrator might not allow E-mails with attachment. Thus the sender does not accept liability for any errors or omissions.

प्रास्थ आरजी - 2 Form RG - 2



MILE SINGIE Government of India व्यापार चिक्ट रजिस्दी Trade Marks Registry

कमाक No. 1865932

व्यापार विन्ह अधिनियम, 1999 Trade Marks Act, 1999

व्यापार चिन्ह के रजिस्ट्रीकरण का प्रमाणपत्र, धारा 23 (2), तियम 56 (1) Certificate of Registration of Trade Mark, Section 23 (2), Rule 56 (1)

ent litos dia	it / Trade	Mark	No.	2467	826
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East Date 29/01/2013

ਜ਼ ਗੁਰਕਾ J.No. 1830

4	हुं प्रमाणिक वित्य जा है कि जिस प्रमान एक्नु कर संसानका इसके साथ सप्तर्थ है, वर्	Professor at year in
事	नम से १	Berediger G. Zan of
6	emined that Trade Mark a representation is inneved hereto has been registered in the name(s) of:	TO DESCRIPTION OF THE
	COMPANY NCOP	SACKATED OURSELING

MAK KERATECH (P) LTD, KERAMITRA BHAVAN, ENGAN COMPANES ACT, 1956, Trading as : KERATECH (P) LTD, MANUFACTURERS AND MERCHANTS., (Body incorporate)

lo Class

29

Under No.

2467826

as of the date 29 January 2013 in respect of

COCONUT OIL DESICCATED COCONUT, DESICCATED COCONUT POWDER, COCONUT MILK, COCONUT MILK POWDER, COCONUT FLAKES, COPRA, COCONUT COPRA

Trade Mark as annexed

मेर निर्देश पर डाड के मास के

दे दिन के इस वर मूख लग्डदी गई

Scaled at my direction this 21st day of May, 2018



त्याचार विन्द्र राजरदी Trade Marks Registry MUMBAI ह्यापार चिन्ह रजिस्ट्रार Registrar of Trademarks

रिप्रतिकार प्राप्तिक की मारिक में 50 जब के जिन है और नदीवराज वह 50 वर्ष की काजावीं के जिस और वार्षक 20 वर्ष की माजावींस के अवकास पर भी महाजीकृत किया जा सकेसा Registration is for 10 years from the date of application and may then be renewed for a period of 10 years and also at the expiration of each period of 10 years. ar रामायुक्त प्रिक्ति कार्यकर्षियों में प्रयोग के सिंग का जिरेश में रिकिस्टिया प्रतिकारण करने में सिंग मेरी है

This perificate is not for use in legal proceedings or for obtaining Registration abroad.

किन्नके अब करणार प्राप्त के रक्षांमध्य में काई परिवर्तन हाने पर, या कारवास के मुख्य रक्षात के वो शासन के नियं पति यह से परिवर्तन हाने पर यह के पति पति के नियं पति है किया जाता है है। Note: Upon any change of changeship of this Tradomerk, or change in address, of the pancipal place of business or economic in a would be made to register the change. de Mark No. 2467826

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Amexure of Certificate No.: 1865932 Date 29/01/2013



Trade Marks Journal No: 1830, 01/01/2018

Class 29



2467826 29/01/2013

KERATECH (P) LTD

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trading as ;KERATECH (P) LTD

KERAMITRA BHAVAN, ENGANDIYOOR P.O. TRICHUR - 680 615

MANUFACTURERS AND MERCHANTS.

A COMPANY INCORPORATED UNDER INDIAN COMPANIES ACT, 1956

Address for service in India/Agents address:

G.RAMJI, ADVOCATE

NO.18, JAISANKAR STREET, WEST MAMBALAM. CHENNAI - 600 033.

Used Since :03/03/2008

CHENNAL

COCONUT OIL, DESICCATED COCONUT, DESICCATED COCONUT POWDER, COCONUT MILK, COCONUT MILK POWDER, COCONUT FLAKES, COPRA, COCONUT COPRA

Brand, Rating, Awards and Certificates

ANNEXURE

(Registration of Coconut Oil Brand Names as per order No: A-1100/2016/CFS DT 05/03/2016)

License Number :11315008001184

1	Name and address of the manufacturing/packaging unit	Kera Tech Coconut Oil Manufacturing Company Private Limited, Keramithra, Shavan, Engandiyoor, P.O., Thrissur -680615	
	Name of brands already manufacturing/packing	1)VIRGIN PLUS	
3	Name of the brands proposed to be added	Nii	

Place: Thrissur

Date: 10/06/2016

Just party

Thank you for visiting Udyam Registration Portal



Thank you for visiting Udyam Registration Portal of Ministry of MSME. Your Reference Number is **UDYAM-KL-13-0006602**. On verification and completion of registration process, your Udyam Registration Certificate will be issued. This may take a few days. Please note down / print the reference number for print certificate. After a few days you are advised to visit the MSME Udyam Registration web-portal and use the Print Udyam certificate for your certificate.



UDYAM REGISTRATION

Ministry of MSME Udyog bhawan - New Delhi

Email: champions@govin

Contact Us

Our Services

- > CHAMPIONS
- > MSME.Samadhaan
- > MSME Sambandh
- > MSME Sampark
- > Entrepreneurship Skill Development Programme (ESDP)

Video



ORIGINAL

AGRICULTURAL AND PROCESSED FOOD PRODUCTS EXPORT **DEVELOPMENT AUTHORITY**

(Ministry of Commerce & Industry) 3rd Floor NCUI Building, 3 Siri Institutional Area, August Kranti Marg (Opp. Asiad Village) New Delhi-110016 REGISTRATION-CUM ALLOCATION CERTIFICATE FOR THE EXPORT OF "ORGANIC EDIBLE OILS" NON TRANSFERABLE

APEDA REGN NO.

IMPORT EXPORT CODE (IEC)

NAME OF EXPORTER

ORG-1009-001952

1009006215

M/S. KERATECH COCOUNT OIL MANUFACTURING COMPANY (P) LTD

Pravasi Industrial Estate, East Tippu Sultan Road, Thirthalloor P.O.

Thrissur, Kerala -680619

Scanned by CamScanner





Certificate of Registration

The Management Systems This is to certify that

KERATECH COCONUT OIL MANUFACTURING COMPANY PVT. LTD.

KERAMITERA BHAVAN, ENGANDIYUR P.O., CHRISSUR - 680 615 (KERALA) (INDIA)

Has been found to conform to the Food Safety Management-System Standard with HACCP:

ISO 22000:2005

This certificate is valid for the following Product or Service ranges:

MANUFACTURING & TRADING OF VIRGIN COCONUT OIL

"CATEGORY: C & SUB-CATEGORY: C-IV"





(कृषि मंत्रालय, भारत सरकार), केरा भवन, काचि 682011, भारत

Coconut Development Board

(Ministry of Agriculture, Government of India)

P.B. No.1021, Kera Bhavan, Kochi – 682 011, Kerala, India Ph. 0484-2376265, 2377267, 2377266, 2376553, Fax:+91 484-2377902 Email: cdbmarkel@gmail.com, Web:www.coconutboard.gov.in

PART II

REGISTRATION-CUM-MEMBERSHIP CERTIFICATE

F.No.0101(22)/Mkg-15161600

Date: 13/04/2015

This is to certify that KERATECH COCONUT OIL MANUFACTURING CO. PVT. LTD., 1/332 B, KERAMITRA BHAVAN, ENGANDIYOOR P.O., THRISSUR, KERALA 680615 is registered with us.

Other details as per our records are as under:

Description of goods (i) for which Registered

: COCONUT OIL, VIRGIN COCONUT OIL, VIRGIN COCONUT OIL CAPSULE, DESICCATED COCONUT POWDER,

COCONUT OIL BASED COSMETIC PRODUCTS

(ii) Registration Number

15161600

(iii) Manufacturer exporter or Mearchant exporter

: MANUFACTURER EXPORTER

(iv) Address of the Branch/ Div./Unit if any

BRANCHES ** Nill **

(v) Name(s) of Proprietor/ Partner(s)/ Director(s)/ Karta(s)

: K.A.PRADEEP KUMAR MANAGING DIRECTOR

This certificate is issued subject to the conditions laid down in the relevant scheme of registration of this council.

: T.K Jose IAS

Designation: Chairman

Date of Issue: 13/04/2015 Valid upto 31/03/2020



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माइमस वाह

SPICES BOARD

Ministry of Commerce & Industry, Government of India समित्र एटं ड्यांस महास्त्र भारत संस्कृत

CERTIFICATE OF REGISTRATION AS EXPORTER नियंतिक के रूप में प्जीकरण प्रमाणपूत्र

WL/96.Grk (041/2014)

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THE MIS KERATECH COCONUT MANUFACTURING COMPANY PVTLTD (K1041)

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Signatory Details

1. 1. Skrad

CIN / LLPIN companyID
Company / LLP Name companyName

List of Signatories

Fine.				
Surrendered DIN				
Expiry Date of DSC	22/03/2021	03/10/2020	06/12/2021	20/11/2022
Whether DSC Registered	Yes	Expired	Yes	Yes
Date of Appointment	23/12/2010	31/08/2018	15/02/2021	15/02/2021
Designation	Director	Additional Director	Additional Director	Additional Director
V Full Name	KADAYANMAR VELU MOHANAN	KADAYANMAR KRISHNAN JAYADEV	KADAYANMAR ASOKAN AMARDATH	KADAYANMAR VELU ASOKAN
DIN/DPIN/PAN	01802047	06379912	07608211	08977252







ഭാരത സർക്കാർ Unique Identification Authority of India Government of India

പേരുചേർക്കർ ത്തർ / Enrollment No.: 2007/69096/01203

To Mohanan K V

Mohanan K V

ADAMANMAR

POLAKKAN

ENGANDIYUR

Engandiyur, Thrissur

Kerala - 680615

KL199960012FT

19996001



നിങ്ങളുടെ ആധാർ നമ്പർ / Your Aadhaar No. :

5488 9459 9905

ആധാർ - സാധാരണക്കാരന്റെ അവകാശം



ർവേളത്ത് അവ

Government of India



EXCHANGE OF AN Mohanan K V segré ense Father: VELU

www.rumes/Year of Birth: 1958 support / Maile

5488 9459 9905



ആധാർ - സാധാരണക്കാരന്റെ അവകാശം

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Unique Identification Authority of India Government of India

പേരുചേർക്കൂൻ നമ്പര് / Enrollment No. : 2007/69094/00767

Jayadev K K S/O Krishnan K K KADAYANMAR HOUSE EATHAL KUNDALIYUR Engandiyur Kundaliyur Thrissur Kerala - 660616



KL198710937FT

19871093



നിങ്ങളുടെ ആധാർ നമ്പർ / Your Aadhaar No. :

3605 8318 6354

ആധാർ - സാധാരണക്കാരന്റെ അവകാശം



െരക്കെന്ന തരാട Government of India



Jayadev K K ந்துக் வுள்ளம் கே கூ Father i Krishnan K K

none curtick-Year of Birth 1982 _{Այթյեր}ը, Male

3605 8318 6354



അധാർ - സാധാരണക്കാരന്റെ അവകാശം









ഭാരത സർക്കാർ

Unique Identification Authority of India-Government of India

கூரு உல்களை வாயல் ச Enrollment No.: 2007/69096/01212

To
Asokan K V
EDERATE BA OII
KADAYANMAR
THIRUMANGALAM
ENGANDIYUR
Engandiyur
Engandiyur
Engandiyur
Kerala 680615



KL182207894FT



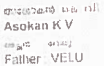
നിങ്ങളുടെ ആധാർ നമ്പർ / Your Aadhaar No. :

3199 9558 8148

ആധാർ - സാധാരണക്കാരന്റെ അവകാശം



ഭാരത സർക്കാർ Government of India



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3199 9558 8148



ത്യാർ - സാധാരണക്കാരന്റെ

അവകാഗം

स्थाई लेखा संख्या

PERMANENT ACCOUNT NUMBER



THY /NAME

KADAYANMAR VELU ASOKAN

पिता का नाम /FATHER'S NAME
KADAYANMAR KUNJAN VELU

जन्म तिथि /DATE OF BIRTH

21-07-1962

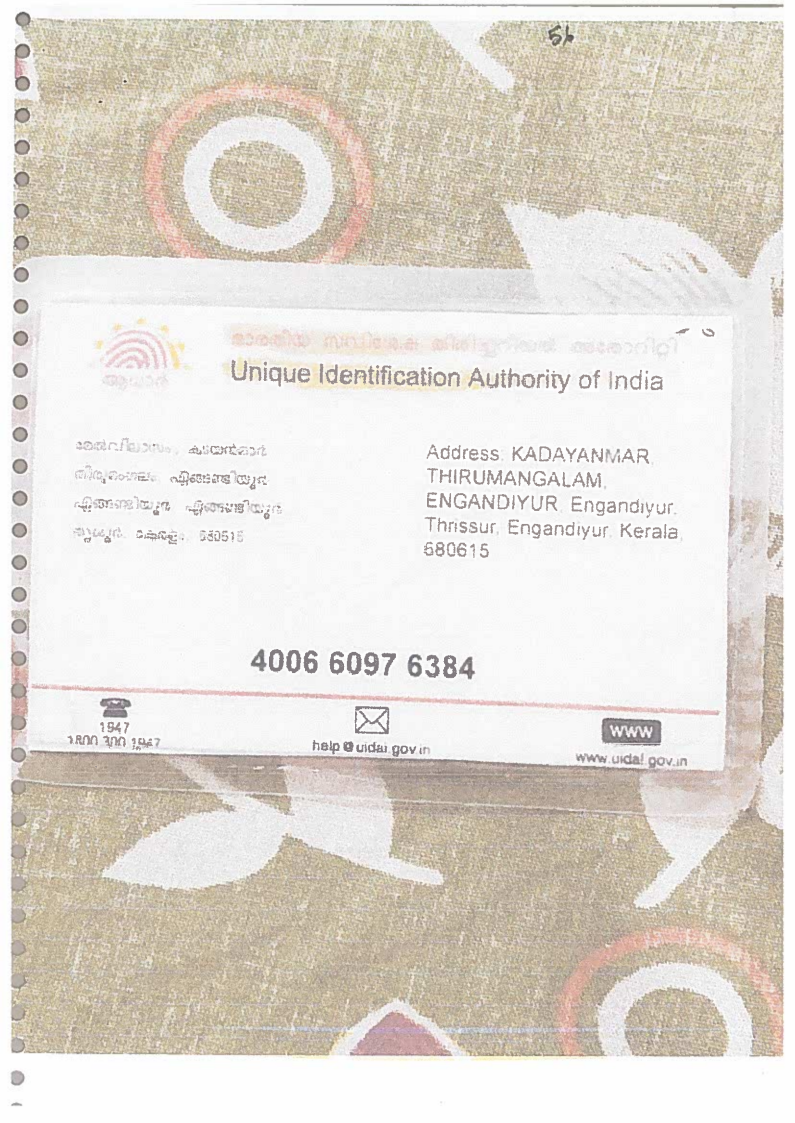
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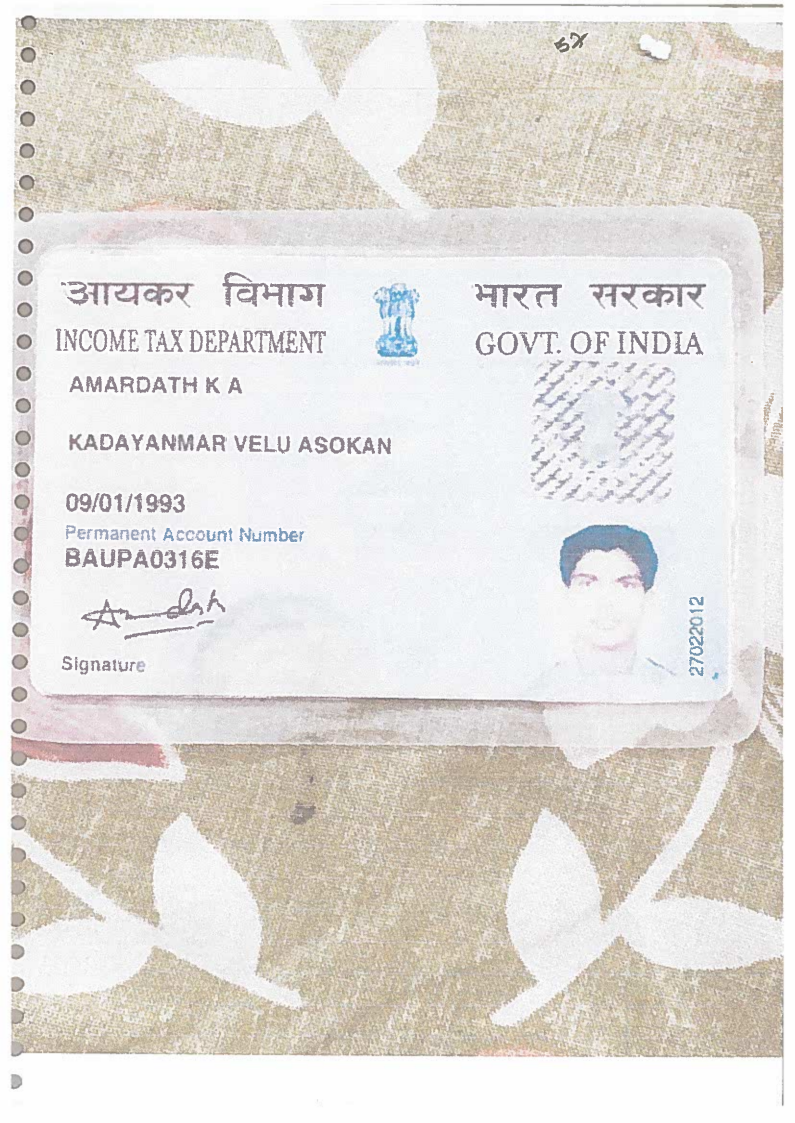
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आयकर आयुक्त, कोचिन

COMMISSIONER OF INCOME-TAX, COCHIN







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Unique Identification Authority of India

പേരുചോക്കർ തമ്പര് / Enrollment No. : 2001/11118/05501

Jaselin James Maliakkal
csmlafte csmlant coglements
S/O: James
Maliakkal House, 107
Pope Nagar,
Mannuthy P O
Madakkathara
Madaikathara,Thrissur
Kerala - 680651



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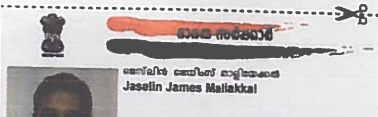
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നിങ്ങളുടെ എധാർ നമ്പർ / Your Aadhaar No. :

8337 5681 9988

ആധാർ – സാധാരണക്കാരന്റെ അവകാശം



em rute. Year of Birth: 1980

8337 5681 9988



- സാധാരണക്കാരന്റെ അവകാശം



KERAMITRA BHAVAN, THRISSUR-680615

Ph: 0487-2290300,2294515, email: virginplus@gmail.com, info@keratechindia.com

PRODUCT LIST



Virgin plus extra virgin Coconut Oil

Virgin Coconut oil has been disinguished as the healthiest edible oil in the world.

Keratech Produce vco by cold press centrifuge process and market it in India and abroad under then brand virgin plus extra virgin coconut oil

• Health Benefits

It is said by doctors that the direct intake of VCO in the empty stomach at the morning helps to inrease HDL and decrease LDL it also helps to prevent Constipation. Doctor BM Hegde says that virgin coconut oil is a substitute to mother's milk as it is having 45-55% lauric acid



VCO capsule

We are proud to announce that Keratech alone produce VCO capsule as an instant immunity provider irrespective of age and gender

As we eat VCO capsule it will help to prevent mouth related disease like mouth ulcer, tooth , decay, gum swelling and bad breath as it is anti-bacterial , anti-fungal and antiseptic

One capsule in the morning and one before bed time after brushing tooth will increase the result.



Desicated COConut Powder

Desicated coconut powder is used widely in the countries where raw coconut is not readly available, Keratech process high fat desiccated coconut which maintain the same fat content so, it can't be used interchangebly It is used in confectionary item as well as all other purpose where fresh coconut is used. The life of DC is twelve months. it is more economical than using fresh nut as we can take the needed quality according to the purpose. it is convenient to use and keep.virgin plus dc contains no preservatives at all.



• Coconut milk powder

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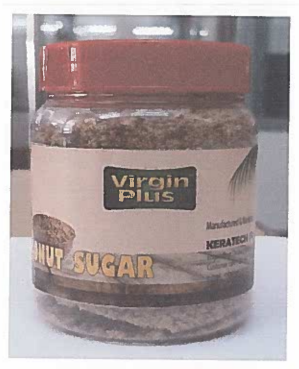
Coconut milk powder is an excellent ingredient for confectionary item and cooking purpose.

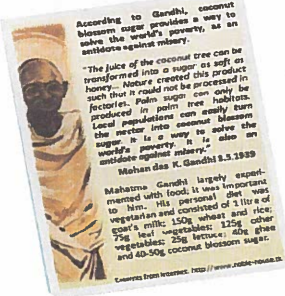


• Tender coconut chips

Tender erispy sweet cracomit rhips nre made from peeling tender cr,con.tt and slicing and using sugar water and oven dried without a single drop of oil. Which maintain whole fiber component in coconut. It is a delicious snack for all occasion particularly while travelling.







Coconut sugar

It is a natural sugar made from coconut palm sap which is the sugary circulating fluid of the coconut flower it is healthier than refined sugar. It has a low glycemic index of (35) while white sugar is (60-65) coconut sugar can be used as sweetener in tea, milk and snacks.



0



• Virgin plus hair cream

Keratech produce natural antidandruff hair cream which is made of VCO , Bee wax and natural essence of lotus and also with apple essence .



• Pulling oil (Mouth wash)

Virgin plus mouth refreshner is made with virgin coconut oil and natural herb essence which is used as a mouth pulling oil and helps to prevent mouth ulcer, tooth problem, and no harm in of entering it in to the stomach it can also be used as tooth paste.

Coconut Water





Body massage Oil

Virgin coconut oil blended with neem oil, mint oil and enriched with natural herbs with the fragrance of lotus .it revitalizes the skin eases muscular pain. It is very effective against skin infection ,fungal ,viral and bacterial properties .





Virgin plus herbal soap

0

Pure and natural herbal soap is made with traditional Ayurvedic formula. The base oil is virgin coconut mixed and processed with grapes turmeric, honey, rose, neem, tulsi and sodium hydroxide.

our other products are homemade pickles chuttneys and masalas



AGREEMENT WITH DIRECT SELLERS

Terms and conditions

These terms and conditions are interpreted as per the model Direct Selling Guidelines gave by the Govt: of India, Ministry of Consumer Affairs, Food and Public Distribution, Department of Consumer Affairs vide F.No.21/18/2014-IT(Vol-II) dated 9 th Sept, 2016 read with Indian Contract Act 1872 and overrides any earlier terms and conditions, conversations or arrangements among any and direct dealer.

Between (address) which expression shall, unless the context otherwise permits, include its successors and permitted assigns) of the one part herein after called as **First Party**.

The individual/substance who has filled the on the web/disconnected application structure accessible on Companies Website hereinafter alluded to as 'Autonomous Business Associate' which articulation will except if disgusting to the specific situation or importance there of be considered to mean and incorporate his/her/their lawful beneficiaries, agents, directors and appointees of both the clients, thusly called as the Second Party. While the main party is an enlisted organization under Companies Act 2013 and the subsequent party will work with the principal party after completely consistence of the Indian Contract Act 1872 read with the rules as given by Govt. of India, Ministry of Consumer Affairs, Food and Public Distribution, Department of Consumer Affairs vide F.No.21/18/2014-IT (Vol-II) dated 9th Sept, 2016 on the accompanying footing and conditions.

- 1. That the subsequent party embraces that he/she/they are 18 years or more and are of sound mind and have not being convicted by any courtroom.
- 2. The subsequent party further concurs that all the data which incorporate narrative evidence of individual ID and address confirmation, according to KYC measure outlined by the principal party on its site outfitted to the organization is right and appropriately entered. The organization holds the rights to acknowledge or dismiss application given by the Independent Business Associate at its own circumspection.
- 3. That the primary party consents to permit the chilling time of 30 days from the date of procurement/marking of Contract to drop the arrangement and to get

- discount for products or administrations bought by the buyback strategy of the organization.
- 4. The main party consents to permit buyback/trade of merchandise inside 30 days of acquisition of item according to the discount approaches of the organization.
- 5. The subsequent party thusly concurs, not to address, sell or convey the items and brands of or some other direct selling organization during the residency of the understanding.
- 6. The subsequent party concurs that they will give all subtleties of the main party i.e., Direct offering substance to the planned client at the hour of addressing the organization which incorporates portrayal of the merchandise and ventures.
- 7. The subsequent party thus concurs that he/she/they will convey their personality cards/and some other distinguishing proof imprint given by the main party and will not visit the imminent client's premises without earlier arrangement.
- 8. The second party hereby further concurs that at the inception of the portrayal to the possibility they will distinguish themselves honestly and they will unmistakably address the character of the main party, nature of the products alongside administrations sold and the motivation behind the sales to the possibility client.
- 9. The second party hereby concurs he/she will deliver exact and complete clarifications and exhibits of merchandise and enterprises, costs, credit terms, installment terms, buyback/ trade/ discounts strategies and terms of assurance after deals administration or some other arrangements of the main party.
- 10. The subsequent party embraces that he/she/they will get the motivators according to the Compensation Plan of the principal party.
- 11. The second party anytime of time will neither repack the item nor alter the name of the results of the First Party.
- 12. The First party denies the Second party to make mass buys.
- 13. The Second party further makes a deal to avoid posting, market, publicize, advance, talk about or sell any item or the business opportunity on any site/online gateway/portable application/online discussion/or in some other way without the earlier endorsement from the primary party.

- 14. The Second party further consents to pay all the Govt. charges (Whatsoever of any sort) as and when pertinent and will not consider mindful the main party for something very similar.
- 15. The subsequent party thusly concurs that they will neither misdirect the forthcoming client nor will do bogus, misleading or unjustifiable practices incorporate distortion of genuine or likely deals or profit and benefits of direct offering to any imminent client in their association with planned direct venders.
- 16. The subsequent party thusly concurs that they will not make any genuine portrayal to an imminent direct merchant, which can't be confirmed or make any guarantee which can't be satisfied against the approaches of the main party.
- 17. The subsequent party therefore concurs that they will not intentionally make, discard, connect with cause or grant to be made, any portrayal identifying with the immediate selling activity, including Compensation Plan and arrangement between the clients, or the products as well as administrations being sold by such direct merchant, which is bogus and additionally deceptive.
- 18. The subsequent party thus concurs that they will not give any writing and additionally preparing material not limited to security gave by the main party to a planned client as well as the second party inside and outside the parent Direct Selling Entity which has not been affirmed by the primary party.
- 19. The subsequent party thus concurs that, it will be their sole duty to sell the items, bought from the main party by their expertise, capacity and individual application, merchandise/items once sold, won't be reclaimed under any conditions other than the buyback strategy of the primary party and this danger of misfortune and harms will be supported constantly party just with their own expense. This danger is moved to the second party following get of the item or for the benefit of them i.e., specialist or transport transporter and so forth, from the principal party.
- 20. The subsequent party therefore consents to guard, repay and hold innocuous to the primary party against any responsibility, misfortunes, harms or costs or any lawful expenses, brought about or endured constantly party. Because of any penetrate, carelessness act or exclusion or hardheaded default with respect to initially party or their delegate emerging either straightforwardly or in a

- roundabout way for the exhibition or non-execution continuously party or in the interest of them.
- 21. The subsequent party thus recognizes that in their relationship with the main party or by ethicalness of this arrangement, they and their workers, investors, officials, chiefs, directors, specialists and workers for hire (aggregately agent) will from now on keep on being endowed with secret data, the discloser of any data to contenders of the primary party or to the overall population would be exceptionally unfavorable to the wellbeing of the principal party.
- 22. The two players concur that the Compensation Plan shared on the Company's site is the solitary Compensation Plan that is trailed by the organization. The Company will not be answerable for any cases emerging out by the Independent Business Associates for earnings other than the marketable strategy accessible on the site.
- 23. The two players thusly concur that all control and checking of the practices and strategies will be constrained by the primary party.
- 24. Keratech Compensation Plan issues novel Independent Business Associate's Identification Number alongside a Unique Business Center which is limited to single Pan Number. Both the clients that this Unique Business Center isn't adaptable under any conditions.
- 25. In the event of Non Performance constantly party for the persistent 2 years First party will give notification of Termination to the Second party. In the event that the subsequent party wishes to request that the First party survey the choice to end, he/she will make such a solicitation to the primary party recorded as a hard copy inside thirty (30) days from the date of notice of end. In the event that the primary party doesn't get such solicitation inside the thirty (30) days time frame, the end will naturally be considered last.
- 26. All debates, inquiries of contrasts at all which will either during the substance of the understanding or after the end thereof emerge the clients hereto or their separate delegates, contacting these presents or the development or the application thereof or anything thus contained will be settled under Indian Arbitration and Conciliation Act as well as its legal corrections, changes and reauthorization.

27. Both the clients have marked this agreement in the wake of understanding the substance in their vernacular language with their free brain, and with no power/pressure at all of any sort.

By tapping the concurred section, the subsequent party attempts that he/she/they have perused and seen every one of the terms and conditions and Business plan referenced in Registration Form, Contract and Keratech and consent to maintain them.

Acceptance of the applicant

Place

SIGNATURE OF APPLICANT WITH DATE

Considering the acknowledgment of the terms and states of the arrangement by the candidate, the application type of the candidate is thusly just acknowledged in the interest of the Keratech. The last acknowledgment would be at the administration Discretion in the wake of assessing KYC and different standards.

Privacy policy

We realize that you care how data about you is utilized and shared, and we appreciate your trust that we will do so cautiously and reasonably. This Privacy Notice depicts how Keratech gather and cycle your own data through Keratech sites, items, administrations, online commercial center and applications that reference this Privacy Notice.

By utilizing Keratech Services you consent to our utilization of your own data (counting touchy individual data) as per this Privacy Notice, as might be revised now and again by us at our watchfulness. You likewise concur and agree to us gathering, putting away, handling, moving, and sharing your own data (counting touchy individual data) with outsiders or specialist organizations for the reasons set out in this Privacy Notice.

Keratech



Pure Natural



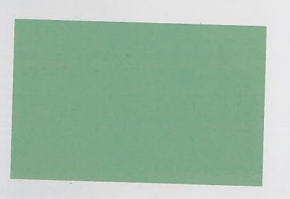


Under DME technology the kernel passes through a thermal drier for twenty minutes

"VIRGIN PLUS" Virgin coconut oil (VCO) is the purest coconut oil, extracted from freshly shredded and first pressed coconut meat of mature coconuts. It is neither bleached nor does it undergo any deodorizing process. It doesn't posses any odor, but spreads the fresh aroma of coconut oil.







We have dealer network all over India and abroad. We have been exporting our value added products "VIRGIN PLUS" Extra virgin coconut oil which is said to be the healthiest edible oil in the world. We have been exporting it to U.K, U.S.A, Malaysia, Singapore and Middle East (UAE, Bahrain and Muscat)



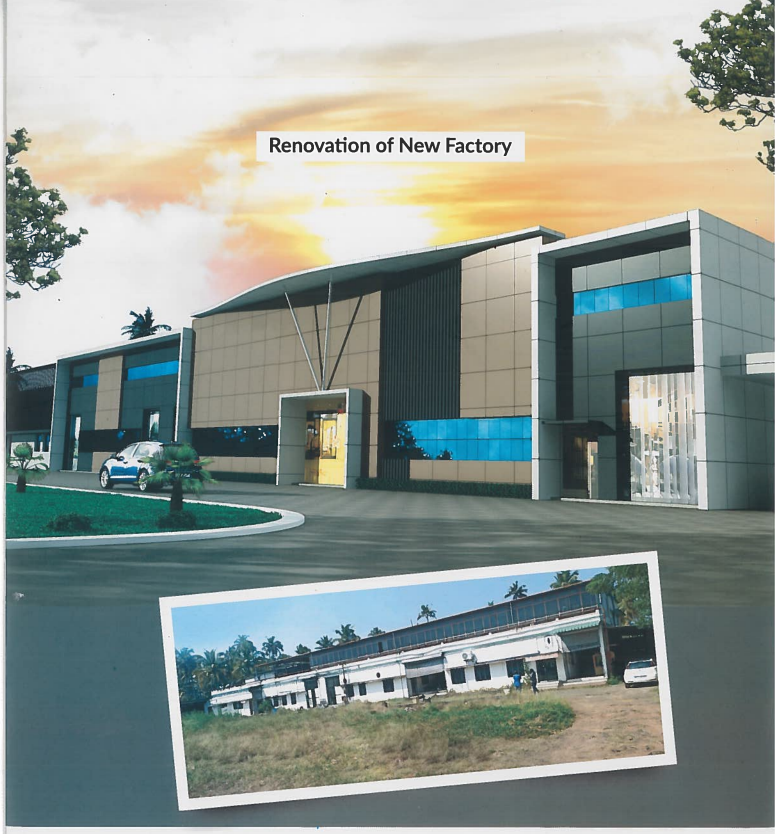
Product Range



Product Range







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