

Capital Injection (Partner) Agreement

This Capital Injection Agreement ("Agreement") is made and entered into on **[Date]**, by and between:

1. **[Partner 1 Name]**, residing at [Address], ("Existing Partner");
2. **[Partner 2 Name]**, residing at [Address], ("Injecting Partner");

1. Purpose

The purpose of this Agreement is to record the terms under which the Injecting Partner shall inject additional capital into the partnership business known as **[Partnership Name]**, registered at [Registration Details], for mutual benefit and enhancement of commercial activity.

2. Amount and Mode of Capital Injection

The Injecting Partner agrees to contribute a sum of **INR [Amount]** to the partnership firm. The injection shall be made by [mode of payment, e.g., bank transfer/cheque], on or before **[Date]**.

3. Rights and Shares

Upon contribution of the capital, the profit and loss sharing ratio of the partnership firm shall stand revised as follows:

- [Existing Partner's Name]: [Percentage]%
- [Injecting Partner's Name]: [Percentage]%

4. Representations and Warranties

Each Partner represents that they have the power and authority to enter into this Agreement, that the capital being invested is from lawful sources, and that the terms herein do not violate any existing agreements.

5. Other Terms

- This Agreement shall be governed by the laws of [Jurisdiction].
- Any dispute arising from this Agreement shall be resolved amicably or via arbitration.

[Existing Partner's Name]

[Injecting Partner's Name]

Date: _____

Important Notes:

- Update the partnership deed/firm registration as required by local law after capital injection.

- Specify the exact amount, mode, and timing of contribution clearly.
- Profit and loss sharing ratios must be agreed upon in writing by all partners.
- Seek legal advice for compliance with statutes and to avoid future disputes.
- All partners should keep copies of the signed agreement for their records.