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तमिलनाडु TAMILNADU
ARYA SAMAJ central trust
Board Chennai - 86.

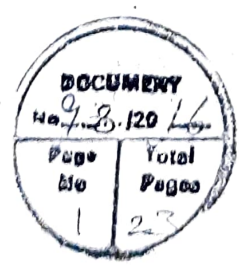
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26/8/16

A. GOBINATH
STAMP VENDOR
No: 33, Kamarajar Salai
MADRAS-28.
L.C. No: 2779 / E-2/98

ARYA SAMAJ (CENTRAL) TRUST BOARD
(SUPPLEMENTARY DEED OF TRUST)

THIS SUPPLEMENTARY DEED OF TRUST executed in Chennai this 26TH day of August 2016 by:

Mr. JAIDEV son of late Mr. Sobhraj, Hindu, aged 90 years, residing at No:11, Bhagyam Castle, Third Floor, No:20/31, Raman Street, T.Nagar, Chennai 600 017, hereinafter called the **MANAGING TRUSTEE OF ARYA SAMAJ (CENTRAL) TRUST BOARD CONSTITUTED BY:-**



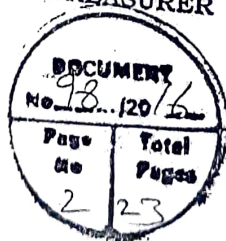


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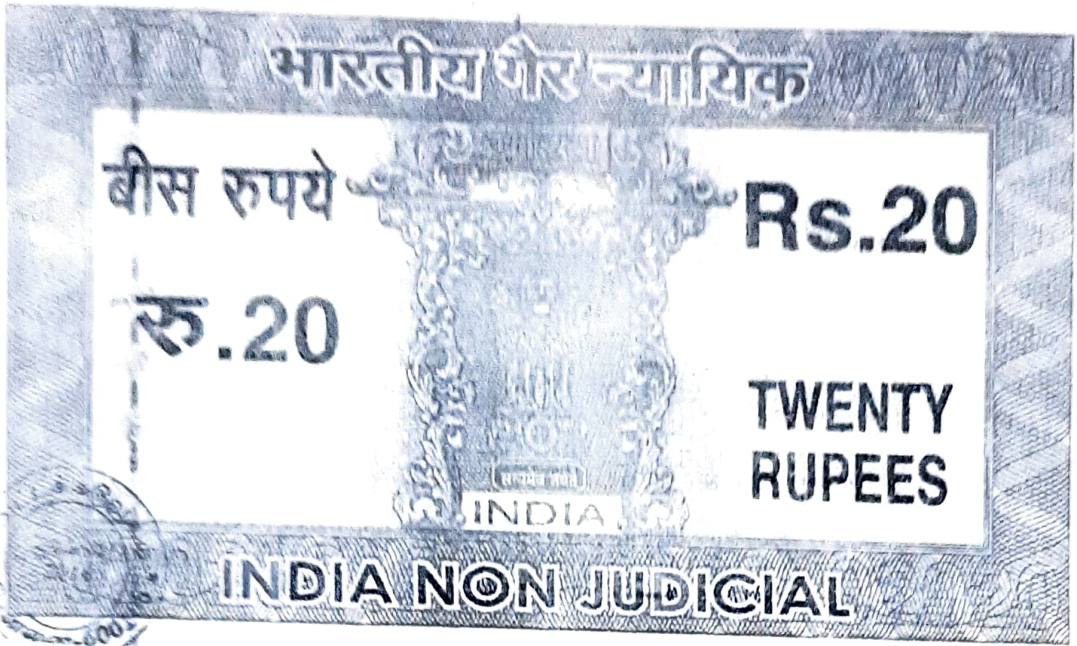
ARYA Samaj Central trust
Board Chennai - 86

A. GOBINATH
STAMP VENDOR
No: 33, Kamarajar Salai
MADRAS-28.
L.C. No: 2779 / E-2/94

- 1) Mr.VINAY C.PARIKH son of Late Mr.Chandulal Parikh, Hindu, aged 73 years, residing at No:19/12, Jagadambal Street, T.Nagar, Chennai 600 017, hereinafter called the **CHAIRMAN OF THE TRUST**
- 2) Mr.JAIDEV son of late Mr.Sobhraj, Hindu, aged 90 years, residing at No:11, Bhagyam Castle, Third Floor, No:20/31, Raman Street, T.Nagar, Chennai 600 017, hereinafter called the **MANAGING TRUSTEE**
- 3) Mr.VIJAY KUMAR GAUCHAR son of Late Mr.J.L.Gauhar, Hindu, aged 76 years, residing at No:4B, Bhagyam Elegance, Flat 29/10, T.T.K.Road, First Cross Street, Alwarpet, Chennai 600 018, hereinafter called the **TREASURER**



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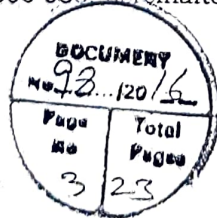


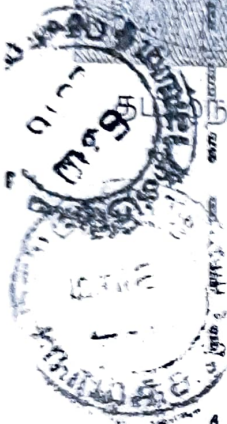
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ARYA Samaj Central trust
Board Chennai-86

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A. GOBINATH
STAMP VENDOR.
No: 33, Kamarajar Salai,
MADRAS-28.
L.C. No: 2779 / E-2-94

- 4) **Mr.RAVEE MALHOTRA** son of Late Mr.Dayachand Malhotra, Hindu, aged 71 years, residing at No:13, Cenotaph-Second Lane, Chennai 600 018, hereinafter called the **TRUSTEE**
- 5) **Mr.BANDHU CHANDHOK** son of Late Mr. Lala Inder sain Chandhok, Hindu, aged 78 years, residing at Old No:23, New No:10, Wallace Garden Third Street, Chennai 600 006, hereinafter called the **TRUSTEE**
- 6) **Mr.LALIT NANGIA** son of Late Mr.Sat Dev Nangia, Hindu, aged 60 years, residing at New No.217, Old No.121, Peters Lane, Gopalapuram, Chennai 600 086, hereinafter called the **TRUSTEE**





तमिलनाडु TAMIL NADU
ARYA SAMAJ CENTRAL TRUST
Board Chennai-86.

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A. GOBINATH
STAMP VENDOR
No: 33, Kamarajar Salai
MADRAS-28.
L.C. No: 2779 / E-2/54

7) Mr. VIKAS ARYA son of Late Mr. Deoraj Agarwal, Hindu, aged 37 years, residing at Flat No: 301, 'Vedic Villa', #13/6 Ganesh Street, Gopalapuram, Chennai - 600086, hereinafter called the **TRUSTEE**, the terms **CHAIRMAN OF THE TRUST**, **MANAGING TRUSTEE**, **TREASURER** and **TRUSTEES**, shall unless it is repugnant to the context with all the grammatical variations of number, gender and tense and cognate expressions, mean and include their respective heirs, executors, administrators, legal representatives, successors and assigns, is as follows: "



J. K.

WHEREAS the Founder and Predecessor Trustees of Arya Samaj (Central) Trust Board hereinafter called the Trust, had executed a Declaration of Trust under a deed dated: 26-12-1946, registered as document No: 132 of 1947, of Book 1, Volume:87, Pages: 137 to 139, at S.R.O Sowcarpet, hereinafter called the PRINCIPAL DEED.

WHEREAS since the Founder and Predecessor Trustees of Arya Samaj (Central) Trust Board are no more, the Managing and other Trustees intend updating and registering the rules and regulations as per law and hosting it in the public domain for the benefit of stakeholders of the aforesaid Trust, its associates and affiliates conducted with the active support and guidance of the Trust.

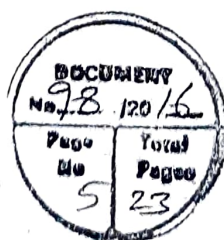
WHEREAS in pursuance of the aforesaid objects, the Trust completed the exercise of updating the regulations and at a meeting held on 10-8-2016 obtained the approval of the aforesaid Trustees and the legal opinion of Mr.R.Venkatavaradan, to ensure that the revision was in accordance with law and that Section 34 of the Indian Trust Act did not apply to the same for purposes inter-alia, of opinion, advice or direction on questions regarding the management or administration of the property.

WHEREAS the rules and regulations as contained in the aforesaid Principal Deed shall henceforth stand supplemented, amended, modified and revised as spelt out hereunder.

NOW THIS INDENTURE WITNESSETH:

In pursuance of the foregoing provisions, the MANAGING TRUSTEE doth hereby expressly declare and ordain as follows:

- 1a. The Chairman, Treasurer and other Trustees of the Trust have, by passing the appropriate resolutions therefor, expressly assented to and authorized the MANAGING TRUSTEE to execute this Supplementary Deed of Trust.



EJK

1b. **THESE RULES AND REGULATIONS FOR THE ADMINISTRATION OF ARYA SAMAJ (CENTRAL) TRUST BOARD** shall supplement and form part of those existing of the Trust.

1c. **Name**

For the Purposes of these Rules and Regulations, the Trust administered shall be known as "ARYA SAMAJ (CENTRAL) TRUST BOARD".

Office of the Trust

2. The Trust office shall be situated at 212-213 Lloyds Road, Gopalapuram, Chennai - 600086. The Trustees may, at any time or from time to time change the situation of the Trust office.

Interpretation

3. The words in the First Column of the Table below shall have the meanings set out opposite to them in the second Column, if not inconsistent with the subject or context.

A M E N D M E N T	Modification, addition, deletion, repeal and substitution
A R Y A S A M A J	The Principles and tenets enunciated by Swami Dayanand Sarawathi (Founder of Arya Samaj)
T R U S T	The Trust constituted under the Declaration of Trust dated the 26 th December, 1946.
T R U S T D E E D	The instrument of Declaration of Trust dated the 26 th December, 1946
R U L E S A N D R E G U L A T I O N S	These Rules governing the administration of the Trust and amendments, if any made thereto from time to time.
T R U S T B O A R D	The trustees collectively functioning at a meeting, or otherwise.
T R U S T E E S	The trustees for the time being of the Trust



Trust Deed, the Dominant Instrument

4. The trust deed is the dominant instrument; and accordingly, the directions in the Trust deed shall, in case of conflict, prevail over these Rules and regulations; subject thereto, these Rules and Regulations shall govern the administration of the Trust.

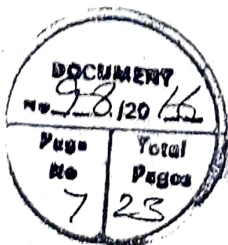
Amendment of Rules & Regulation

5. The Board of Trustees may, at a meeting, in the agenda of which notice of amendment shall have been given, by resolution passed by majority of the Trustees present and voting, amend these Rules and Regulations'.

Trust:

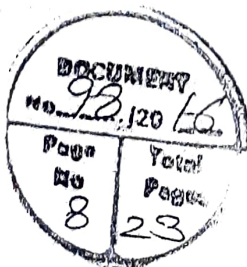
6. The Trustees shall manage their resources in the interests and for such purposes of achieving the objects of the trust.
7. The purpose of the trust as declared in the Principal deed in relation to its situation and other purposes are not inconsistent with the principles and tenets of Arya Samaj enunciated by Swami Dayanand Saraswathi.
8. The following charitable purposes are and are hereby declared to have been included in the generic description, "Such other purposes as are not inconsistent with the principles and tenets of the Arya Samaj enunciated by Swami Dayanand Saraswathi." In the Trust deed, namely,
 - a. Advancement and diffusion of education and general knowledge, which shall be of general public utility, and which may be open to the general public;
 - b. Establishment, maintenance, and running of schools, colleges, technical and training institutes, foundations, and other educational establishments run on commercial or non-commercial lines, so however that, in case of such institutions run on

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commercial lines, the profits are plough back into such institutions or utilized for the purpose of the trust;

- c. Gifts for establishment of professorships, Lectureships, Fellowships, Scholarships, Prizes and other Academic rewards; which establishment of professorships, lectureships, fellowships, and scholarships, prizes and academic awards may be in institutions open to the general public.
 - d. Establishment, maintenance and running of schools, colleges, and other educational institutions.
 - e. Establishment, maintenance and running of hostels, orphanages, Dispensaries, and Hospitals, open to the general public.
 - f. Aid and support to institutions carrying out or engaging themselves in the carrying out of the aforesaid activities or any of them
 - g. Other charitable purposes of general public utility.
9. These regulations shall not prejudice or otherwise disturb the status quo of the transactions of the trust in relation to its assets.
 10. Certain like-minded individuals including some of the then existing Trustees, set up 'Tamil Nadu Arya Samaj Educational Society' in 1974 (S No. 101 of 1974) with the objective of managing & running educational institutions. The Trust shall conduct all its institutes efficaciously and for and such purposes make continuous and complete use of its resources.

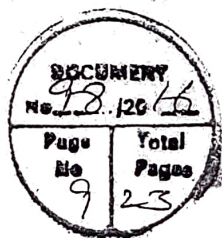


11. Managing Trustee of Arya Samaj (Central) Trust Board is an Ex-officio member of both the 'General Body' and 'Governing Body' of Tamil Nadu Arya Samaj Educational Society.
12. If in the opinion of at least five of the trustees, the affairs of Tamil Nadu Arya Samaj Educational Society are not being conducted properly by its office bearers, the trustees for the time being shall either have a re-election or take up the management of the Tamil Nadu Arya Samaj Educational Society for such portion as they deem fit and proper.
13. If in the opinion of at least five of the trustees for the time being the Arya Samaj (Central) is not properly conducted by its office-bearers, the trustees for the time being shall either have a re-election or take up the management of the Arya samaj for suchportion as they deem fit and proper.

Trust Fund

14. The Trustee may accept donations, bequests and gifts, whether in the shape of cash, securities, funds, investments, lands and buildings, rights and privileges, for purposes of the Trust.
15. The Trustees may also accept such bequests and donations even if they be expressed to be ear marked for particular purposes of the Trust, or for particular institutions established or maintained or run by the trust, or aided or supported by the Trust, or proposed to be so established, maintained, run, aided or supported.

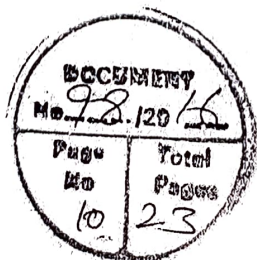
PROVIDED that it shall be an implied condition of every such acceptance that, though the Trustee shall originally give effect to the wishes of the donor testator, they are not bound to do so in every case, but may apply such donations and bequests for other purpose of the Trust.



16. Properties acquired in place of or in substitution for Trust Properties by way of conversion or realised by sale of Trust properties, and all accretions, augmentations, and additions of and to the Trust properties shall form part of the Trust Fund.
17. The trustees shall maintain a Register of Trust properties, with details as to the nature of property, the date of acquisition, the mode of acquisition, the name of the donor, if any, and where that should be the case, the wishes expressed by the donor as to the utilisation of the donation of bequest.

For purposes of convenience, the directions given in the Trust deed are also repeated in these Rules and Regulations.

18. The Trustees shall be seven in number.
19. Trustees shall hold office for life.
20. Qualification of Trustees
In appointing a Trustee, the existing Trustees, shall take into account the following criteria before such appointment:
 - a) that the said person has completed the age of 35 years;
 - b) that he is a follower of Arya Samaj by being a member in any organisation of the Arya Samaj in the country for a period of not less than 5 years;
 - c) he is a person who is in some way associated with the Projects or activities of the Trust;
 - d) his credentials are such that there is no objection by the Trustees regarding his integrity or his standing in the Society.



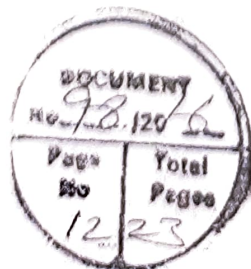
21. No person who is a lunatic or had been adjusted an insolvent can act as a Trustee.
22. Any Trustee, who has accepted the Trust, may resign his office by notice in writing addressed to and served upon the Trust Board, or the Chairman, or the Managing Trustee for the time being.
23. Any Trustee may be removed from his office if he is adjudged a lunatic or an insolvent, or if he is convicted of an offence involving moral turpitude, or, if in the opinion of five of the remaining Trustees, he has committed a breach of the trust, or has ceased to have faith in the Arya Samaj principles as propounded by Swami DayanandSaraswathi.
24. Any removal of a Trustee shall be effected only at a meeting of the Trustees.
25. Before removal, the Trustee proposed to be removed shall be given notice, of not less than 15 days, of the date of the meeting of the Trustees which would consider his intended removal and of the reasons therefor. The said notice shall state, with reasonable prominence. (a) that the Trustee proposed to be removed shall to be entitled to send written representations to the Trust office and/or to individual trustees showing cause against his removal; (b) and that he shall be entitled to be heard on the resolution at the meeting.
26. A Resolution for removal shall be deemed to have been passed only when, after hearing the Trustee who is proposed to be removed if he chooses to make any oral representation at the meeting convened to consider his removal and after considering the written representations, if any, sent by him, five of the Trustees, vote for his removal.



J. H.

27. Any vacancy arising amongst the Trustees by death, resignation or removal shall be filled within one year by the remaining Trustees.
28. The period of one year mentioned herein and in the Trust Deed as the period within which a casual vacancy has to be filled up, shall be calculated from the date when the event causing the vacancy comes to the knowledge of the Chairman or the Managing Trustee, who shall, as early as convenient but within the said year, take steps to have the vacancy filled up. Any Trustee, who comes to know of the death of any other Trustee, shall immediately inform the Managing Trustee of the same.
29. All appointments of Trustees, other than the First Trustees, shall be made by resolutions passed at a meeting of the Trustees or by circulation. The appointment shall be recorded in the Minute book of the proceedings of the Trust Board.
30. The First Trustee appointed for life by the Trust Deed were (i) 1) Sri M.B. Sharma, 2) Sri J.P. Gupta, 3) Sri M. NatesaChetty 4) Sri V.N. Kumaraswami, 5) Sri Indersain, 6) Sri S. Ganesh, and 7) Sri Nanalal Bhatt. All of the First Trustee have passed away as also some Trustees who had been co-opted in their place. However, all casual vacancies which had occurred had been filled with co-opted Trustees. The following persons are the present Trustees, either by appointment under the Trust deed or by subsequent co-option:

S.NO	NAME	DESIGNATION
1	Mr.VINAY C.PARIKH	CHAIRMAN OF THE TRUST
2	Mr.JAIDEV	MANAGING TRUSTEE
3	Mr.VIJAY KUMAR	TREASURER



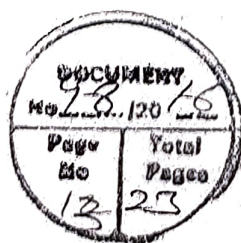
	GAUHAR	
4	Mr. RAVEE MALHOTRA	TRUSTEE
5	Mr. BANDHU CHANDHOK	TRUSTEE
6	Mr. LALIT NANGIA	TRUSTEE
7	Mr. VIKAS ARYA	TRUSTEE

And these Trustees hold office for life.

31. The continuing Trustees may act notwithstanding any vacancy.
32. The Trustees may call upon a Trustee who resigns or is removed and the legal representatives of a deceased Trustee to hand over to the Trust any books, papers, accounts, vouchers, correspondence, funds or other articles or things which might have been in the possession of such Trustee or deceased trustee.

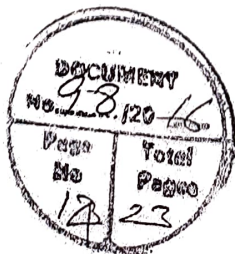
Proceedings of the Trustees

33. The Trustees for the time being shall be designated collectively as the "TRUST BOARD".
34. All questions arising in the administration of the Trust shall be decided at a meeting of the Trustees or by circulation except day to day administration and routine and all important matters, which shall be attended to by Managing Trustee.
35. A resolution circulated in draft together with the necessary papers to all the Trustee then in India and approved of in writing by a majority of such Trustees, shall be as valid and effectual as if it has been decided upon or passed at a meeting of the Trustees duly convened and held.



J.M.

36. All acts done by the Trustees shall, notwithstanding that if any afterwards be discovered that there was some defect in the appointment of any one or more of the Trustees or that he or they were disqualified, be valid, as if every Trustee has been duly appointed and was duly qualified.
37. The Trustees may from time to time, amend such bye-laws or Rules and Regulations for the proper and effectual working and management of the Trust.
38. The Trustees may elect, from amongst themselves, a Chairman of the Trust Board, a Managing Trustee, and a Treasurer, who shall hold the said offices of a term of five years from the date of their election. Any of them may resign his particular office within the said period without ceasing to be a Trustee. In case of any vacancy arising in the said offices by resignation of office, or by death, or by the resignation of or removal from Trusteeship the by a Trustee the Trustees shall elect another or others to the said offices.
39. The Trustees may meet, adjourn and otherwise regulate their business as they think fit, subject however to the provisions of the Trust deed and of these Rules and Regulations.
40. The quorum for a meeting of the Trustees shall be five.
41. Three days' notice shall be given of a meeting of the Trustees, specifying the place, date, and hour of the meeting, and an Agenda for the meeting shall be circulated with the notice. In case of urgency, the Trustees may meet on a shorter notice or, if all the Trustees so agree, without notice. Matters, other than those set out in the Agenda, may be decided by the meeting, if the Chairman of the meeting permits admission of such

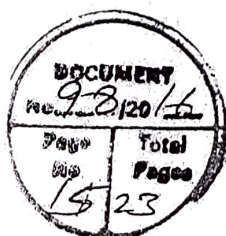


John

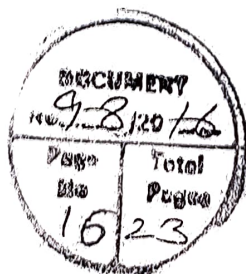
matters for decision. The accidental omission to give notice to or non-receipt of the notice by any Trustee shall not invalidate the proceedings of a meeting. But a member absent because of such omission shall be intimated of the proceedings of the meeting within a week of the date of the meeting and his opinion, if any, given on the subject within a week thereafter shall be recorded in the minutes book.

42. The meeting shall ordinarily be conveyed by the Managing Trustee, but the Chairman may also convene a meeting.
43. The Managing Trustee or Chairman shall convene a meeting if requested to do so in writing by any two of the Trustees to consider the particular matters specified in such written request.
44. The Chairman of the Board of Trustees shall preside at all Meetings, of the Trust Board. If, within 15 minutes after the time appointed for the meeting, he is not present, or if present is unwilling to act, the Trustees present may elect one of themselves to be the Chairman of the Meeting. The Chairman shall regulate and control the proceedings of the meeting, and his decision on procedure shall be binding.
45. If, within half an hour from the time appointed for the meeting, a quorum is not present, the meeting shall stand adjourned to the same day in the next week at the same time and place, and if, at the adjourned meeting a quorum is not present within half an hour from the time appointed for holding the meeting, the members present shall be a quorum.
46. If and whenever the number of Trustees is reduced below the quorum, the continuing Trustee may act for the purpose of increasing the number of Trustees to that fixed by the quorum by co-option of Trustees.

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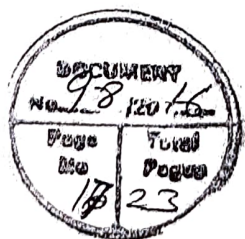
47. All matters and all resolutions, except where a specified majority is prescribed, whether passed at a meeting or by circulation, shall be decided by majority of the Trustees and, in case of equality, the Chairman of the Board of Trustees, in the case of resolution passed or decision taken by circulation of the Chairman of the meeting at which the resolution is considered, shall have a second or casting vote
48. The proceedings of the Trustees shall be recorded in a Minutes Book kept for that purpose.
49. In addition to the powers expressly conferred upon them by the Trust deed, the Trustees may do all acts which are reasonable and proper for the realisation, protection and benefit of the Trust property, and for carrying out the purposes of the Trust.
50. In the administration of the Trust, the Trustees:-
 - a. Shall have powers to run any institution on commercial lines, provided that the profits are ploughed back;
 - b. Shall have powers to borrow or to raise moneys, by way of mortgage, hypothecation, lien, charge, pledge or otherwise over the Trust properties, on such terms, and on such security as they shall think fit;
 - c. Shall have powers to sell, lease, exchange, transfer or alienate Trust properties;
 - d. May acquire moveable and immovable properties for the Trust fund;
 - e. May accept donations bequests and subscriptions;
 - f. May permit occupation of any Trust property for propagation of the ideologies and objects of the Trust.



- g. May invest, at their discretion, moneys not immediately required for the purposes of the Trust and their power to invest is not limited to the securities mentioned in the Trust Act or Acts.
- h. May open accounts in any Bank or Banks and operate upon the same; and such accounts may be fixed deposit accounts or current accounts or savings accounts.
- i. May make, accept, draw, endorse, assign, negotiate and transfer Bills of Exchange, Hundis, Promissory Notes, Railway Receipts, Share and Stock Certificates and other negotiable or non-negotiable instruments.
- j. May enter into contracts of all descriptions.

Delegation of Duties

- 51. The Trustees may delegate their duties to the Managing Trustee or to any one or two or more of the Trustees, if such delegation is necessary under the circumstance or is provided for in these Rules and Regulations.
- 52. The Bank accounts of the Trust may be opened and operated upon by any two of the Trustees nominated at a meeting of the Trustees, of which two Trustees, one shall be the Managing Trustee. The said nominees shall have powers to withdraw moneys from Bank accounts by way of cheques drawn upon such accounts or otherwise. Any one of the said nominees may endorse and pay into such accounts cheques, Bills of Exchange, hundis and other negotiable instruments made payable to the Trust.
- 53. The Trustees may appoint one or two more of their body, one of whom shall be the Managing Trustee, to make, accept, draw endorse, assign, transfer or negotiate all negotiable or non-negotiable instruments on behalf of the Trust, to enter into contracts or agreements, and to execute,



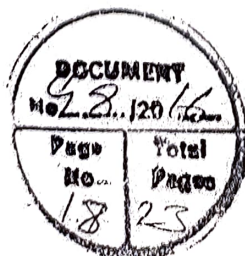
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sign, and register deeds and documents, in the name of or on behalf of the Trust.

54. In the case of educational or other institutions established, maintained, or run by the Trust, the Trustees may delegate to the Heads of such institutions, or to the Committees established for such institutions, powers of administration of the said institutions, subject, however, to the general control, supervision and directions of the Trustees.

Powers and Duties of the Managing Trustee

55. The Managing Trustee
- a. shall keep in his custody the Trust Deed and all documents of title relating to the Trust properties;
 - b. shall see to proper maintenance of books of account in income and expenditure of Trust properties and in the administration of the Trust;
 - c. shall have in his possession or power all correspondence, vouchers, papers and other writings relating to the administration of the Trust;
 - d. Convene meetings of the Trustees;
 - e. Shall be one of the Trustees to be nominated by the Trustees for operation of Bank accounts and for making accepting, or transferring or negotiating negotiable or non-negotiable instruments; and to enter into contracts and to execute deeds and documents on behalf of the Trust;
 - f. may receive moneys for the Trust and give receipts for any moneys, securities, or other movable property paid or delivered to the Trust;
 - g. may correspond and negotiate with outsiders in the name of the Trust;
 - h. shall attend to and supervise the day to day administration and routine matters of the Trust;



56. No Trustee shall be liable for any loss to the Trust arising by reason of any improper investments made in good faith, or for the negligence or fraud of any servant, agent, broker or other person employed by the Trust, or for the negligence or fraud of any co-trustee, or by reason of any mistake or omission made in good faith, or by reason of any act or thing whatever, except the wilful or individual fraud on the part of the Trustee who is sought to be made liable. No trustee shall be liable for breach of trust by a co-Trustee by reason of allowing such co-Trustee to receive Trust property without seeing to its application or making due enquiries as to such co-Trustee's dealings therewith.

57. Subject to the provisions herein contained. The Indian Trusts Act II of 1882, shall apply. *I wish to register this Trust Deed at Joint II Sub Registrar Office, Thousand Lights.*
P.S: This Supplementary Deed of Trust does not involve any transfer or disposition of immovable property to the Trust in any manner including by way of recording or declaration as envisaged under Section 2(24)(c) of the Indian Stamp Act 1899.

In witness whereof the MANAGING TRUSTEE has set his hands and seal on the day, month and year first above written.

WITNESSES:

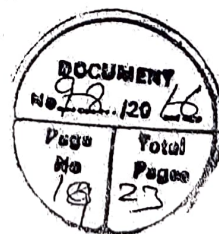
1. *V. Nanthini*

(V.NANTHINI)
 W/o Mr.P.VENUGOPAL
 1C, SUDARSHAN APARTMENTS
 25/13, PADMAVATHIYAR ROAD,
 GOPALAURAM, CHENNAI 600 086.

J-25
 (JAIDEV)
 MANAGING TRUSTEE

2. *R. Jayanthi*

(R.JAYANTHI)
 W/o Mr.G.RAMESH KUMAR
 NO.22, SINGARA GARDEN FIRST LANE,
 OLD WASHHERMANPET,
 CHENNAI 600 021



Drafted By:

N. Rajalakshmi
N. RAJALAKSHMI, M.Com., L.L.B.,
 ADVOCATE (Roll No.1413/10)
 M/s. S.RAMALINGAM AND ASSOCIATES
 "Thiruvaramam"
 Old No.23, New No.48/2, Second Floor,
 Third Main Road, R.A. Puram, Chennai-600 028.

Presented in the Office of SUBREGISTRAR of Chennai Central Joint II and fee of Rs. 475 paid between hours of 2 and 4 on 28/08/2016 by

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9940033036.

Additions As per the recitals of the document

Execution Admitted by

1 Left Thumb



J M

Additions As per the recitals of the document

Identified by

1 V. Nanthini Name : V.NANTHINI

W/o P.VENUGOPAL

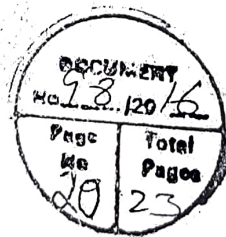
NO.1C, SUDARSHAN
APTS, 25/13,
PADMAVATHIYAR
ROAD,
GOPALAPURAM,
CHENNAI 600086

2 R. J. Jayanthi

Name : R.JAYANTHI

W/o G.RAMESH KUMAR

NO.22, SINGARA
GARDEN FIRST LANE,
OLD
WASHERMENPET,
CHENNAI 600021



Endorsement Sheet no. 1 of 2

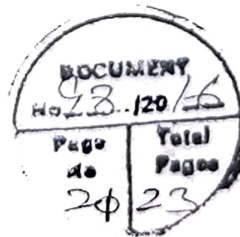
26th day of August 2018

SUBREGISTRAR
Chennai Central Joint II
JOINT SUB REGISTRAR II
THOUGHT LIONS

Registered as No 98 of 2018 of Book IV

Date : 26/08/2018 SUBREGISTRAR
Chennai Central Joint II

JOINT SUB REGISTRAR II
THOUGHT LIONS





இந்திய அரசாங்கம்
Unique Identification Authority of India
Government of India

பதிவு அடையாளம் / Enrollment No. : 1111/63719/31640

13/03/2014
To
Jaldev
செய்தவர்
S/O: Sobhraj
11 BHAGYAM CASTLE
20/31 RAMAN STREET
Thiyagaraya Nagar
Thiyagaraya Nagar, Chennai
Tamil Nadu - 600017
9940033036



KL822692129FT

82269212



உங்கள் ஆதார் எண் / Your Aadhaar No. :

7721 3620 7161

ஆதார் - சாதாரண மனிதனின் அதிகாரம்



இந்திய அரசாங்கம்
Government of India



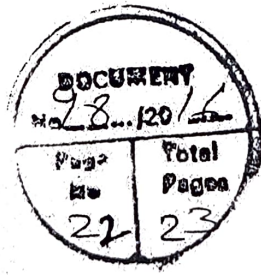
செய்தவர்
Jaldev

பிறந்த நாள் DOB: 18/07/1926
ஆண் / Male

7721 3620 7161



ஆதார் - சாதாரண மனிதனின் அதிகாரம்






आयकर विभाग
INCOME TAX DEPARTMENT
भारत सरकार
GOVT. OF INDIA

JAIDEV CHAUDHRY
SOBHRAJ CHAUDHRY

18/07/1926
Permanent Account Number
AADPJ7718B

J. R.
Signature

J. R.