

District Registry Office, Bhagalpur

Token Number 7164 Name PresType Presented Sanjay Kumar

Zivy gmis Sig. 26/06/18

Trustee Amar Deep

Sig.

Trustee Amarjeet Kumar

sig. Amanjeetkuman 26/06/2018

Trustee Anjali Kumari

Anjali kumari 26/06/18 Sig.

Trustee Neeraj Devi

यीरण देवा Sig. 26,6,18

Trustee Sanjay Kumar

Sig. ZIVN 92mz 25/06/19

Identified Neeraj Kumar Varma Niray 1070 Verms Sig.



Reg. Year 2018

Index Thumb

Serial Number 7025



Middle



Deed Number













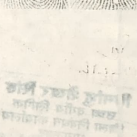


















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by Sanjay Kumar S/o Sri Ramashish Singh, resident of Vill. Bhawnathpur, P.S. – Akbar Nagar, Dist,- Bhagalpur, Bihar -812004, here- in- after called and referred to as the "Settler Trustee" which expression shall unless repugnant to the subject or content be made to the subject or content be made to include his successor, assigns, nominees, or representatives.

Where as the settler trustee has decided to create a separate research and educational trust and has ear marked a sum of Rs. 1,50,000/- (Rupees One Lakh fifty Thousand) only out of the money which has seize and possessed of for the carrying out the object mentioned hereunder.

AND WHEREAS the settler trustee has constituted a sum of Rupees one lakh fifty Thousand (Rs. 1,50,000/-) as initial corpus of the Trust Fund together with all the contributions, additions, accumulations and accretion to the said money and the conversion thereof and investments in which the same may from time to time be invested and all other movable and immovable properties and assets that may from time to time be vested in the trustees or received by them by way of donations or otherwise or acquire by them or may come into there hands, by virtue of these presents by operations of law or otherwise howsoever in relation to the Trust created.

AND WHEREAS in the view to and for the purpose of constituting the Trust permanently as mentioned here-in-after under the object clause of this deed of Trust, it is now considered desirable for the purpose of creation of this Social welfare, Charitable, Research & Educational Trust, the declaration of Trust should be made in writing in the manner set out hereunder.

1-0; NAME CLAUSE

That name the Trust would be "Maa Jagdamba Educational & Welfare Trust"

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2-0: REGISTERED OFFICE CLAUSE

That the registered office of Trust would be situated at Vill - Bhawnathpur, Police Station- Akbar nagar, District - Bhagalpur, Bihar - 812004. which may be changed as and when the trust considers it necessary to do so in the light of its needs as it may be mutually decided by the Board of Trustees. Working area of the trust would covered whole of the Indian national territory.

OBJECT CLAUSE 3-0: [A] Main objects

The Trust is created.

- 3-1; To work for the advancement of vedic, worship, adhyatmic activity for harmony of society with Education, Science, Technology, Management, Health and Agriculture.
- To establish, run and maintain worship place, Schools, 3-2; technological Institute, colleges, University and research institutions, vocational training centers and to obtain recognition from the government.
- To establish, maintain and run yoga, meditation, 3-3; academic training centers, guidance institute and coaching bureaus.
- To establish, run and maintain book banks, libraries 3-4: and reading rooms.
- To establish, run and maintain Hostels to provide lodging and boarding facilities to the poor and needy students.

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- 3-7; To establish, run and maintain agricultural college Research centers & training institute and development of herbal, horticulture, aromatics and others similar types nursery and farm houses, also establish hatcheries, fisheries, bio fertilizer, wormy compost, water harvesting, bio energy, agro based small, medium, cottage industries and other rural activities like communal harmony, religious harmony, social and cast harmony, clean environment, plantation and create an opportunity of rural employment and also obtain recognition from the government.
- 3-8; To establish, run and maintain handicrafts Designing Drawing college Research centers & training institute & centers as may be permissible by law.
- 3-9; To establish a complete health and hygiene program.
- 3-10; To provide financial assistance, aid scholarship, stipend grants to students artisans, disabled persons, deaf dumb or mute, orphans or to any other society trust or institutions or authority looking after the welfare of such persons as mentioned above.
- 3-11; To organize seminars, meets, conferences and workshops and utilize media for dissemination of knowledge and information, inculcations of an enlightened, democratic, promote the society as Gandhians thoughts of non-violence and values among the people of India.

To establish hospitals, clinics, dispensaries and health Centers.

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3-13;	To print, publish, sell and distribute newspapers journals, periodicals, books, pamphlets, circulate posters and other forms of literature.	104 of 10 10 10 10 10 10 10 10 10 10 10 10 10
3-14;	To impart training to journalism and public speaking and establish a journalism college/ institute and to obtain recognition from the government.	8
3 -15;	To grant scholarship to deserving students of science and technology, commerce, business management and humanities.	A STATE
3-16;	To establish educational training colleges & Schools and to obtain recognition from the government.	4
3-17;	To run and establish the professional degree and Diploma College and to obtain recognition from the government.	निरम देश
3-18;	to establish a institute to provide the technical/ professional training to the unemployed youth and women to bring them into main stream of society.	
3-19;	To accept donations (in cash, cheque or kind) either from the Indian national living in India or abroad as well as from trust or other institutions operating outside India and even from foreign national, subscription, grants presents and to dividends, rents, interests and other income of trust fund etc. being utilized for the furtherance of the object thereof.	Anjal Kuman
3- 20;	To open and maintain account/s of the Trust in a bank for the purpose of keeping the money of the Trust and to operate the same or to authorize any one or more of them to operate it.	of kuman
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- 3-22; To raise or borrow money required for the purpose of the Trust on a mortgage or pledge of the Trust assets or any (security and at such rate of interest and on such terms as the Trustees themselves think fit.
- 3-24; To take over the management of any other public or charitable institutions projects or branch of any such institutions on such terms and conditions as the Trustees may deem fit and to manage such institutions.
- 3 -25; To provide the welfare of the employee of the trust.
- 3-26; To make rules and regulations for the conduct of the trust and to add, amend, vary or rescind them from time to time.
- 3-27; All activities financed from the fund shall be conducted in accordance with the ideals and objects as stated herein and no discrimination shall be permitted therein on the grounds of religion, caste creed or sect. provided that any donations earmarked and accepted for any specific purpose falling within the objects mentioned in these presents shall be used for such specific purposes.
- 3-28; The terms upon which such grants, donations, contributions shall be accepted shall not in any way be inconsistent with or repugnant to the objects of the present.
- 3- 29; To obtained the objects of the trust whatever step has to be take should be taken by the trust board and whatever changes will be necessary should be done by passing a board resolution with majority of consent.

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4.0 BOARD OF TRUSTEES

4. 1; The General management of the trust for the purposenof managing the affairs and properties and carrying out the objects of aforesaid trust shall be vested in the board of the trustees. The board of trustees shall have one chairman who shall be the principal executive officer of the trust. The first chairman of the trust shall hold the office of the chairman of the trust for life. The board of trustees shall comprise not less than Three and not more than eleven Trustees excluding the Settler Trustee. The Board of trust will select a Managing Trustee/Chairman among themselves. Apart from this there can be any number of HONORARY Trustees, who would not have any right or interference in the management. The following shall be the members of the First board of Trustees.

[1]Sri Sanjay Kumar, S/o Sri Ramashish Singh, R/of Vill.-Bhawnathpur, P. S. – Akbar Nagar, Dist.-Bhagalpur, Bihar - 812004.

[2] Mr Amar Deep, Son of Sri Sanjay Kumar R/of Red Cross Road, Near Registry Office, Adampur Dist.- Bhagalpur, Bihar - 812001.

[3] Smt. Neeraj Devi, W/O Sri Sanjay Kumar, R/ of Red Cross Road, Near Registry Office, Adampur Dist.- Bhagalpur, Bihar - 812001.

[4] Smt. Anjali Kumari, Daughter of Sri Gopal Kumar, R/of Red Cross Road, Near Registry Office, Adampur Dist.-Bhagalpur, Bihar -812001.

[5] Sri Amarjeet Kumar s/o Sri Sanjay Kumar, R/o Red Cross Road Adampur, Bhagalpur -812001.

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Amanieet Kuman 26/06/2018 Amoult Kumani The member Trustees shall be Trustees for a period of Three years from the date of creation of the trust and on the expiry of the duration of Three years, the Board of Trust shall appoint -/reappoint member trustees in place of outgoing Trustee.

4-2; The Trustees as mentioned at serial nos. 1 & 2 shall hold their office for life.

4- 3; All other Trustees shall hold office for a period of Three years only but shall be eligible for re-appointment in the manner stated at the end of para 4- 4.

4-4; Appointment of New Trustees.

If and when as the Trustees of these presents die or desire to retire or refuse or become incapable to act in the Trust or to take the benefit of insolvency law for the time being in force or lose nationality or become of an unsound mind, disqualified by operation of law or if any Trustee without leave remains absent from six consecutive meeting of the board of Trustees, then in every such case it shall be lawful for the managing Trustee to appoint new Trustees in place of the Trustees so leaving or desiring to retire or becoming incapable to act or taking the benefit of the insolvency law, or failing to attend six consecutive meetings of the Trustees without leave. Any Trustee so appointed shall always be an Indian in place of trustee/trustees so dying or desiring to retire or refusing or becoming incapable to act or taking the benefits of the insolvency law, or failing to attend six consecutive meetings of the board the Trustee without leave given upon every such appointment or vacancy, the number of the Trustees for the time being of THESE PRESENTS shall not be more than seven or less than three. Any vacancy out of permanent Trustees will hereafter be called permanent Trustees. The managing Trustees shall have power to fill up vacancy in the board of Trustees by nominating/ appointing any other person. Even outgoing Trustees may be remained appointed as a Trustee.

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Imary ect kuman 26/06/2018 EFFECTS OF APPOINTMENT OF NEW TRUSTEES

Upon every appointment made in pursuance of the last foregoing clauses thereof the newly appointed Trustees shall have all powers and authorities of the Outgoing Trustees under these presents.

FUNCTIONS OF THE MANAGING TRUSTEES 5.

5-1; TO APPOINT AGENTS AND COMMITEES

The managing Trustee shall be entitled from time to time with or without remuneration and on such terms and conditions as he may think proper person and agents and to appoint committees as he may think proper to function under the advise of the Trustees or carrying out the aims and objects of the Trust of THESE PRESENTS or the management thereof any may within the limits of his own powers including power to incur all such expenditure as may be necessary for carrying out the objects of the Trust.

TO DETERMINE ALL MATTER OF DOUBT OR DIFFICULTY:

It shall be lawful for the Managing Trustee to settle and determine all matter of difficulty, doubt or dispute and all questions arising in the course of or incidental administration and management of Trust and power under execution of the Trust and power under THESE PRESENTS and any such settlement or determination ____ (although the questions involved may not have been raised) shall be valid, binding and conclusive and shall not be objected to or reopened upon any ground whatsoever except in accordance with the decision by the patron as mentioned in clause 5.

5-3: TO COMPROMISE AND REFER TO ARBITRATION The managing committee shall have full power to settle compromises or compound, out of court, all suits, actions and other proceedings and to settle all other proceedings, differences or demands to arbitrations and to adjust and settle all accounts relating there to as fully as if they were absolutely entitled to

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Trust fund and without being answerable for the laws occasioned thereby. The managing Trustee may delegate any of his powers and function to one or other Trustee/Trustees.

5-4; The managing Trustee may from time to time at his discretion for the furtherance of the objects of the Trust of THESE PRESENTS borrower and for the purpose may authorize the Trustees to borrow money at such rate of interest and in such forms and manner and thereupon the Trustees shall at there discretion, make all such dispositions of the properties movable or immovable forming part of the Trust fund or any part thereof and enter into such agreements, assurances and deeds in relations there to as the Trustees may deem proper for giving to such loans and interests.

5-5; OPENING BANKING ACCOUNTS AND HOW TO BE OPERATED.

The managing Trustee may time to time open and maintain in the name of Trust any bank account or accounts with such scheduled Bank or Banks or Central and Provincial Co-operative Bank or Banks Such account may be operated by such Trustees as may from time to time be authorized to do so by the Managing Trustee of THESE PRESENTS.

5-6; TO SALE & MANAGE THE IMMOVABLE PROPERTY

The Trustees may sell or assign any movable or immovable property or properties for the time being forming part of the Trust fund either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title, evidence or commencement of title or otherwise and buy and rescind or vary contract for the sale and resale without being made answerable for the loss occasioned thereby and for the purpose aforesaid or any of them to execute and do all such assurances, acts, deeds and things as they may think fit and out of the moneys which shall be so raised from any such sales and may utilize the

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usufruct or income so raised in achieving any of the objects of the Trust.

Provided always that the Trustees shall manage any immovable property or properties for the time being forming part of the Trust fund in such manner as they may think fit with full power to make improvement, repairs or alterations of any descriptions and to make or incur any outlay for any such purpose or for the insurance or otherwise for the protection or benefits of the said premises and to or leases and agreements either in contemplation of a renewed lease or tenancy occupiers or intending tenants or occupiers of the said premises.

5-7; It shall be competent for the Trustees from time to time to make rules and bylaws not consistent with the express provisions of THESE PRESENTS as the Trustees may deem proper for facilitating the management of the Trust, assets and the regulations and documents of the Trust . The Trustees may from time to time repeal or alter, amend, resend or add to such rules and bye-laws.

TO AMEND THE RULES

If in the opinion of the Trustees circumstances so require the Trustees may unanimously make any amendment in the rules they may consider necessary for the better management or administration for the Trust activities or for carrying out the objects of the Trust.

5-9; TO AMALGAMATE OTHER TRUSTS ETC.

The Trustees shall be at liberty to amalgamate any other Trust whose objects are same or similar of THESE PRESENTS provided that no conditions shall be accepted which involve a change in the name of the Trust or are inconsistent with or repugnant to the objects thereof.

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5-10; TO REIMBURSE

The Trustees of THESE PRESENTS are entitled to be reimbursed and also to pay and discharge out of the Trust fund all expense incurred by them or on their behalf or about the execution of the Trusts.

5-11: GENERAL

The board of Trustees would be competent and empowered to do all such things as may be required for fulfillment of the objectives of the Trust as mentioned in the object clause.

6. INVESTMENT

6-1; INVESTMENT OF TRUST FUND

All moneys forming part of the trust fund and requiring investment shall be invested on behalf of and in the name of the Trust or the Trustees to be held exclusively for the purpose of the Trust for the time being in or upon any of the securities authorized by Income Tax Act 1961 or any other applicable law in force from time to time for investment or Trust fund or in deposits with any Scheduled Bank or Banks of Central, Provincial or District Co-operative Banks.

6-2; IN WHOSE NAME MONEY TO BE INVESTED.

All moneys forming part of the trust fund and requiring investment shall be invested and the conveyance or the other assurance in respect of any immovable property or properties forming part of the Trust Fund shall be obtained in the names of the Trust for the time being of THESE PRESENTS.



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7. FUNCTIONS AND DUTIES OF THE MANAGING TRUSTEE

- (a). The Managing Trustee shall be the executive Officer of the A Trust and shall conduct all official correspondences under his signature and he shall have supervisory power over all the institutions of the Trust and shall have powers of visiting the institution as and when necessary for discharging his duties.
- (b). He shall convene call meetings of the Trust on due dates and give intimations thereof to the members in time.
- (c). He shall prepare the agenda of the meeting.
- (d). All contracts shall be entered in to his name on behalf of the Trust.
- (e). It shall be his duty to see that the proper accounts are kept and documents prepared as per rules of all the income and the expenditure.
- (f). He should get the accounts audited according to rules.
- (g). He should deposit all the collections made in the bank during dates as far as possible.
- (h). He will in every meeting submit the report of the working of the Trust and its units belong with detailed statements of receipts and expenditure and cash and Bank balance for the consideration by the Trust.

7- 2; FUNCTIONS OF THE JOINT MANAGEMENT TRUSTEE

He shall discharge all the functions of the Managing Trustee in absence of the Managing Trustee and also discharge such other functions as may be delegated by the Managing Trustee in writing.

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Trustee

8-0; ACCOUNTS AND YEARS

8-1; ACCOUNTS AND AUDITS

The Trustee shall get maintained regular accounts of the Trust Fund and shall get the same duly audited by a competent chartered accountant. The accounts and audit reports and the reports of the Trustee shall be published at least once a year.

8-2; The accounts of the Trust would be closed and balanced on 31st. March every year.

9-0; MEETING AGENDA QUORUM

9-1; MEETINGS

All meetings of the Trust shall be called by the Managing Trustee.

- 9-2; Decisions at a meeting of the Trust shall be by the majority of votes.
- 9-3; At least seven days previous notice of meeting shall be given to members for ordinary meetings and a day's notice for emergency meeting provided that in case of urgency if Manging Trustee so thinks fit a resolution may also be passed by circulation.
- 9-4; In case the votes are equal, the Managing Trustee shall have a casting vote.

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- Presence of three votes of Trustee would be the quorum 9-5: for any meeting.
- One of the meetings would be called Annual General Meeting in which the audited statements of accounts would be presented before the meeting for its approval.

GENERAL 10-0:

INDEBTITY TO THE TRUSTEE ETC. 10-1;

The Trustee for the time being of THESE PRESENTS shall be chargeable to only such moneys, stocks, funds, deposits and securities as they shall actually receive notwithstanding their signing of any receipts for the sake of conformity and shall be answerable or accountable only for their own acts, receipts, neglects, defaults and not for those of others like any Bankers, auctioneers or any other person with whose or into whose'hands trust money or security may be deposited in accordance with THESE PRESENTS or for the deterioration or laws of any stock, fund, deposits and securities or for any defects or insufficiency of title or for any other losses unless the same shall happen through their own.

REMUNERATION OF TRUSTEES FOR 10- 2; PROFESSIONAL SERVICE

Nothing herein contained shall disentitle a Trustee to remuneration due to him by reason of his rendering professional services or for working full time or part time on any of the project of the Trust.

DESOLUTION OF THE TRUST 10-3;

In the case of dissolution of the Trust the remaining assets of the Trust shall be handed over to similar Trust or institution having similar aims and objects. 15

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IN WITNESS WHEREOF the SETTLER and the TRUSTEES have executed these presents on the day, month and year above mentioned.

- (1). 29 WY BAR 26. 66-18 Signature of the SETTLER.
- (2). A S () TP
- (3). 17/207 25/F
- (4). Avjali Kumari 26. (4)? (5) Amarjeet Kumari 25/05/2018 Signatures of the TRUSTEES.

Witnesses:-

Read over and explained the W. Amanjeet kuman

Slo Sarjay Kuman

Red Cross Road Adampun Bhagaspur DG. (1.18

the Contents of this DEED to executants, who found the same to be true and correct.

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Endorsement of Certificate of Admissibility

Admissible under Rule 5: duly Stamped (or exempted from or does not require stamp duty) under the Indian Stamp Act, 1899, Schedule I or I-A, No. '64'. Also admissible under section 26(a) of the B. T. Act.

Stamp duty paid under Indian Stamp Act Rs. 6000/-Addl.Stamp duty paid under Municipal Act Rs. 0/-

Amt.Paid By N.J Stamp Paper Amt.paid through Bank Challan

7500

Rs. 1000/-

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A	A8	0	D	0	H2	0	K1b	0	Liii	0
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	A10	0	E	1000	J1	0	K2	0	Na	0
1	В	0	H1a	0	J2	0	Li	0		
								Т	OTAL-	7000

LLR + Proc Fee Service Charge

LLR 0
Proc.Fee 0
Total 0

Service Charge
500

Total amount paid (Reg. fee+LLR, Proc+Service Charge) in Rs. -

Registering Officer Bhagalpur

Date: 26/06/2018

Endorsement under section 52

Presented for registration at Registration Office, Bhagalpur on Tuesday, 26th June 2018 by Sanjay Kumar Ramashish Singh by profession Others. Status -

26/06/18

Signature/L.T.I. of Presentant

Date: 26/06/2018

Registering Officer Bhagalpur

Endorsement under section 58

Execution is admitted by those Executants and Identified by the person (Identified by 'Neeraj Kumar Varma' age '59' Sex 'M', 'Sudhir Mohan Ghosh', resident of 'Manik Sarkar Chock,adampur,bhagalpur'.), whose Names, Photographs, Fingerprints and Signatures are affixed as such on back page / pages of the instrument.

Date: 26/06/2018

Registering Officer Bhagalpur

Endorsement of Certificate of Registration under section 60

Registered at Registration Office Bhagalpur in Book 4 Volume No. 1 on pages on 326 -343, for the year 2018 and stored in CD volume No. CD-1 year 2018 .The document no. is printed on the Front Page of the document.

Date: 26/06/2018

Token No. :77164

Year: 2018 S.No.:

7025

SCORE Ver.4.1

Registering Officer Bhagalpur

Deed No . : d No . : 35