



Certificate No. UBM2023C70

UBM2023C70

Stamp Duty Paid : ₹ 101

GRN No. 100273145

100273145

(Rs. Only)

Penalty : ₹ 0

(Rs. Zero Only)

Deponent

Name : Laj memorial education trust

H.No/Floor : 924

Sector/Ward : X

Landmark : Talwara khurd

City/Village : Ellenabad

District : Sirsa

State : Haryana

Phone : 94*****70



Purpose : TRUST DEED to be submitted at Treasury department ellenabad

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TRUST DEED

82
14/3/23

This deed of declaration of trust is made on 13/03/2023 at House No. 924, Talwara Khurd-I (120) Tehsil Ellenabad, District Sirsa 125102 by Sh. Jugal Kishore S/o Sh. Chetan Dass aged about 51 years R/o House No. 924, Talwara Khurd-I (120) Tehsil Ellenabad, District Sirsa here in after called "The Author of the Trust", which expression shall, unless repugnant to the context or meaning thereof includes his heirs, followers, executors and administrators.

Whereas The Author of the Trust is desirous of creating exclusively and wholly irrevocable, a Public Education Trust here in after called "LAJ MEMORIAL EDUCATION TRUST" for the welfare of general public irrespective of cast and creed to do other acts and deeds, which are mentioned here under as "Objects and Purpose."

Whereas, the author of the Trust, owns and possesses a sum of Rs. 5100/- (Rs. Five Thousand One Hundred Only) AND; the author of the trust has declared, created and establishment a Public Education Trust of the said sum of Rs. 5100/- (Rs. Five Thousand One Hundred Only) under the name and style of "LAJ MEMORIAL EDUCATION TRUST" with the objects and details of administration as here in after mentioned in these presents.

Whereas Trustees mentioned hereunder below, have at the request of the Author agreed to act as the first trustees of these presents as testified by their being parties and executing these presents.

That, in order to effectuate the aforesaid desire, the Author has set apart and handed over to the trustees a sum of Rs. 5100/- (Rs. Five Thousand One Hundred Only) (hereinafter called the Trust Fund) (which expression shall include cash and any other property or investment of any kind, whatsoever into which the same or any part of thereof might be converted, invested or varied from time to time or which

Continued on Page 2

प्रलेख न:3908

दिनांक:14-03-2023

डीड संबंधी विवरण

डीड का नाम TRUST
तहसील/सब-तहसील ऐलनाबाद
गांव/शहर तलवाड़ा खुर्द

धन संबंधी विवरण

राशि 101 रुपये स्टाम्प ड्यूटी की राशि 100 रुपये
स्टाम्प नं : UBM2023C70 स्टाम्प की राशि 101 रुपये
रजिस्ट्रेशन फीस की राशि 50 रुपये EChallan:0100322128 पेस्टिंग शुल्क 3 रुपये

Drafted By: Ajay kumar Goyal adv

Service Charge:200

यह प्रलेख आज दिनांक 14-03-2023 दिन मंगलवार समय 3:23:00 PM बजे श्री/श्रीमती /कुमारी
Jogal kshore पुत्र chetan dass Manju bala पत्नी jugal kishore निवास talwar khurd द्वारा पंजीकरण हेतु प्रस्तुत किया गया ।

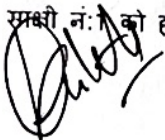


उप/संयुक्त पंजीयन अधिकारी (ऐलनाबाद)

हस्ताक्षर प्रस्तुतकर्ता
Jogal kshore Manju bala

उपरोक्त पेशकर्ता व श्री/श्रीमती /कुमारी Yogesh kumar thro laj memorial Education Trust पुत्र Jagdish rai Deepak Mehta
thro Laj Memorial Education Trust पुत्र Naresh kumar हाजिर हैं । प्रतुत प्रलेख के तथ्यों को दोनों पक्षों
ने सुनकर तथा समझकर स्वीकार किया । दोनों पक्षों की पहचान श्री/श्रीमती /कुमारी Inder Singh Nambardar पिता Taba Singh
निवासी Amritsar व श्री/श्रीमती /कुमारी Kashish Mehta पिता Jugal Kishore
निवासी Talwara ने की ।

साक्षी नं: 1 को हम नम्बरदार /अधिवक्ता के रूप में जानते हैं तथा वह साक्षी नं:2 की पहचान करता है ।



दिनांक 14-03-2023



उप/संयुक्त पंजीयन अधिकारी(ऐलनाबाद)



Kashish Mehta

may acquire by the trustees or many come to their hands by virtue of these presents or by operation of law or otherwise, howsoever in relation to these presents), and the trustees shall hold and stand possessed of the same upon the trust subject to the powers, provisions, agreements and declaration hereinafter contained.

And whereas it is necessary to declare the objects and terms of Public Education Trust being constituted under these presents.

1. Name of the Trust:

This trust is and shall always be known as "**LAJ MEMORIAL EDUCATION TRUST**"

2. Registered Office:

The registered office of the Trust shall be situated at House No. 924, Talwara Khurd-1 (120) Tehsil Ellenabad, and District Sirsa-125102 or at such other place as the Board of Trustees may from time to time decide.

3. Beneficiaries of The Trust:

That the beneficiary of said trust shall comprise off all persons, whether male or female and without any regards to the religion, caste, or creed of the said beneficiaries.

4. Area of Activities:

The Trust may carry on its activities in any place or places of India.

5. Objects of the Trust:

The objects of the trust which its income and available fund shall be applied and utilized, all or any of the following:

- a. To provide state of art education to the students on Primary, Higher, Secondary and Senior Secondary levels and are also on a college/university level like Academic, Technical, Poly technical, Professional, Yogic, Vocational, Veterinary, Agricultural Education(s) and or all types of education which are available in India.
- a. To construct, establish and run educational institution(s) school(s), college(s), centre(s) and university (ies) to promote all types of the educational i.e. General, Medical, Non-Medical, Veterinary, Para-Medical, Vvocational, Polytechnic, Technical, Professional Ayurvedic Homeopathic Allopathic, Yogic, Physical, Science, Electro Homeopathic and all other types of parties which are for the benefits of the humanity.
- b. To establish, run, acquire give assistance, financial or otherwise in establishing, managing and/or running Schools, Educational Institutions, Universities, Medical College, Sports Academy / Association / Institution , Hostels , Hospitals , Medical and Research Institution, Dispensaries, Ambulances and nature care clinic in India for providing education and medical relief to all human being irrespective of their caste , creed , colour, religion and nationality.
 - a. To take up all formal and non-formal educational programs as per direenves contained in the State/National Policy of Education.
 - b. To trained the efficient faculty in the every field of education.
 - c. To give computer education to the students as per syllabus prescribed by the State Education Board and Universities along with social and moral education.
 - d. To provide physical education along with the computer education.
 - e. To give scholarship to the students.
 - f. To promote medical research centres for the advancement of ayurvedic medical and education facilities in India and aboard.
 - g. To publish or cause to be published or make available useful literature, papers, magazines, books audio/video cassettes etc. relating to medical sciences.

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Yajesh Kumar



Deepak Mehta

- h. To construct, take on rent/lease, maintain, improve, develop & alter any land building,
- i. houses, flats and apartments necessary or convenient for the purpose of the trust.
- j. To start, establish, run, takeover, manage and maintain schools with an objects to provide sound pre-primary, middle, secondary, senior secondary and other higher education to children by seeking recognition.
- k. To do all such activities of general charity for the physical social and economical growth for all the person of the person of either sex, activities irrespective of their caste, creed and colour.
- l. To do all other such things, acts, activities, which are necessary and which may be incidental or conducive to the attainment of any of the objects of the trust.
- m. To provide always it is hereby declared that if any one or more of the objects specified above are help not to carry out such objects or objects, as if the same are not incorporated in these present the validity of Trust as a Trust for public education purpose shall not be affected in any manner.
- n. If any of the above objects is found to be inconsistent with the objects of a public educational institution under section 10(22) or any other section of the Income Tax Act, 1961 or any other law applicable to such trusts as now enacted or as may be enacted or amended at a future date, the objects stated above will be treated as so modified to accord with such law or amended law so that any concessions, privileges, conditions or regulations , available and applicable or applicable to this trust as well so that this Institution will continue to retain its character as a public educational institution without profit motive with public character within the meaning of section 10(22) of the Income-Tax Act, 1961 or any other analogous provisions under the Income-tax Act or any other law.

6. Ancillary Aims for attainment of Aims & Objects:

To fulfil the aims objects of the trust, the trust may, among other things, do the following:

- a. Accept donations, grant, presents, gifts and other offering in the shape of movable and/or immovable properties or in cash or in kind from General Public/Trust/Societies, institutions, local bodies, State Government, Central Government or what-so-ever, for the promotion of the objects and purpose of the trust.
- b. Solicit or make other arrangements for collecting gifts, donations etc by advertisement or distribution of pamphlets, leaflets, brochures or through any other source for collection.
- c. Purchase/Sell or Acquire on lease or in exchange or by way of gifts or otherwise any movable or immovable properties and any rights of privileges necessary incidental or convenient for the purchase of the Trust.
- d. The trust may accept or refuse without assigning any reason any donation, grant or aid by any person/institution/trust/state.
- e. The trust can raise loan/loans from any scheduled banks and/or any private banks/private party/financial institution/state Government and/or anybody else on the terms and conditions may mutually agree to. The trust can authorise President and Secretary and/or any trustee of board of trustees to negotiate with the banks/private party/financial institutions. The trust can authorise any of the trustees to settle and negotiate the terms and conditions of the loans and to sign such papers, which are generally required to be completed in case of and such advances and can also

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Neepak Mehta

- pledge any of the fixed assets of the trust as collateral security in favour of landing institution.
- g. The trust can apply for issue of bank guarantee to any scheduled bank or financial institution in favour of state government and/or central government Board of Trustees can authorise any of the trustee or office bearers to apply for such bank guarantee.
 - h. The income and the property of the trust shall be applied solely towards the promotion of the objectives of the trust as put forth in this trust deed and/or added or deleted from time to time. No portion of income and property of the trust shall be paid or transferred directly or indirectly, by way of profit to any office bearer/member of the trust.
 - i. No trustee of the trust shall be appointed to any salaried office of the trust or any office of the trust paid by fees that no remuneration shall be given by the trust to any trustee except repayment out of pocket expenses and interest on money lent or rent for premises to the trust.
 - j. The trust by its constitution is required to apply its property, if any or other income in promoting its objects.
 - k. If upon the winding up or dissolution of the trust, their remains after payments of all its debts and liabilities and property what so ever, the same shall not be paid to or distributed among with trustees of the trust, but, shall given or transferred to some other institutions having objects of the trust, to be determined by the trustees of the trust, at or before the time of dissolution.
 - l. To erect, construct, alter, maintain, sell, lease, mortgage, transfer, improve, develop, manage and control all or any part of the property or the building of the above Trust, necessary or convenient for the purpose of the attainment of the Aims and objects of the Trust.
 - m. To purchase/acquire the land and/or the building in the name of trust for the upliftment and fulfilment of the Aims and Objects of the Trust.

7. Trust Corpus:

The fund settled upon the Trust by the Author of the Trust by these presents would be the corpus of the Trust Besides, movable and immovable properties and other assets, which the trust lay here after acquire or vest in it by donations or otherwise, from any source what so ever from time to time, would also constitute corpus of the Trust, if desired by donors, by their confirmation letters to the said effect.

8. Trust Income:

The income from the funds settled by the author of the trust and all other income from other Assets of Trust which the trust may here after acquire or vest in it minus all kind of necessary expenses incurred from administration of the trust and losses, if any, suffered by the trust, shall from the income of the trust.

9. Board of Trustees:

The administration, management and control of the trust and its properties in possession and to be acquired in future shall vest in and shall continue to vest in the Board of Trustees, here in after referred as "The Board" The Board of Trustees shall be constituted as under;

- a. The total number of Trustees on The Board of Trustees shall not be more than fifteen (15).
- b. There would be following types of trustee(s)
 - Life Time Trustee(s)
 - Ordinary Trustee(s)
- c. All the trustee(s) of 1st Board of trustee(s) would be lifetime trustee(s)

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- d. They shall not remove till their lifetime and they reign at their own.
- e. After the death or resignation of life time trustee(s) his/her any other family members would be eligible to become lifetime trustee(s). Family is defined as spouse, father, mother, brothers and their wives, nephew and niece.
- f. Lifetime trustee(s) can assign his/her succession to any person if he/she so desires. In such cases such lifetime Successors would be eligible to enjoy all the powers as was enjoyed by the person to whom he/she succeed.
- g. Ordinary trustee(s) can be inducted by the mutual consent of the trustee(s) or Board of trustee(s)
- h. No duration is fixed for ordinary trustee(s) till they will remain on the post or till they resign and or they are expelled by the board of trustee(s) by two third majority decision.
- i. More lifetime or ordinary trustee(s) can be inducted to the board of trustee(s) by two third majority decisions.
- j. In case of any vacancy due to resignation/removal/death of the Trustee the same shall be filled by taking any person with the joint mutual concept of board of trustees.
- k. Any sub-clause mentioned in clause 3 under the head 'Board of Trustees' can be added, deleted or modified simplify by passing resolution with two third majority decision.

10. The First Trustees shall be following persons:

- a. **Sh. Jugal Kishore S/o Sh. Chetan Dass**
R/o House No. 424, Ward No. 9, Talwara Khurd, Tehsil Ellenabad District Sirsa-125102
- b. **Smt. Manju Bala W/o Sh. Jugal Kishore**
R/o House No. 424, Ward No. 9, Talwara Khurd, Tehsil Ellenabad District Sirsa-125102
- c. **Sh. Yogesh Kumar S/o Sh. Jagdish Rai**
R/o House No. 286, Ward No. 6, Talwara Khurd, Tehsil Ellenabad District Sirsa-125102
- d. **Sh. Devender Kumar S/o Sh. Chetan Dass**
R/o House No. 13/610/2-AB, Street Gandhi Nursing Home Wali, Khanna Colony, Ward No. 8 Sirsa-125055
- e. **Sh. Jitender Kumar S/o Sh. Bhagwan Dass**
R/o 392, Nattar(85), District Sirsa-125055
- f. **Sh. Deepak Mehta S/o Sh. Naresh Kumar**
R/o House No. 924, Talwara Khurd, Tehsil Ellenabad District Sirsa-125102


As trustees and members of the Board of Trustees of the said Trust. The appointees have agreed to act as trustees and have taken possession of the property vested in land belongs to the trust presently consisting of rupees Rs. 5100 (Rs. Five Thousand One Hundred Only) settled in cash by the author of the trust.

11. Management Committee:

For better Management of the administration of the Trust the Board Of Trustees themselves will form of a Management Committee. The President/Chairman and Secretary of the board of trustees always remain President/Chairman and Secretary of Management Committee. President/Chairman and Secretary jointly with assign other status like Cashier/Treasurer, executive member at etc to other trustees, however they can change the status of such trustees at any time for the better management of the Trust.

In case of resignation/removal of any officer bearer, a new officer bearer will be appointed in his/her

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Place with the mutual consent of President/Chairman and Secretary jointly.

However, First management committee will be as under:

- | | |
|--|-------------------|
| a. Sh. Jugal Kishore S/o Sh. Chetan Dass | President |
| b. Smt. Manju Bala W/o Sh. Jugal Kishore | Secretary |
| c. Sh. Yogesh Kumar S/o Sh. Jagdish Rai | Treasurer/Cashier |
| d. Sh. Devender Kumar S/o Sh. Chetan Dass | Trustee |
| e. Sh. Jitender Kumar S/o Sh. Bhagwan Dass | Trustee |
| f. Sh. Deepak Mehta S/o Sh. Naresh Kumar | Trustee |

12. Duties of Board of Trustees/Office Bearers:

1. President/Chairman:

- To preside over all the meetings and see that meeting is conducted properly.
- To be responsible for the working of Trust/Board of trustees with all members
- To supervise and guide the overall activities of the trust.

2. Secretary:

- Secretary will call the meeting of trust with the consent of the President as and when required
- To call meetings of trustees with the consent of President.
- To keep minute of all the meetings of trustee.
- To keep and preserve the record of trust.
- To carry correspondence on behalf of trust.
- He/She will be overall in charge of the administration and executions of all the programs of the trusts including financial affairs on the behalf of the trust including creation of posts, fixation of salaries/ remuneration/ allowance etc. appointment, engagements of staff on work charge or daily basis make purchases and do all other such things as may be necessary in furtherance of the objects of the trust.
- To represent the trust in various government/semi-government departments for approval/ sanctions of education institutes and to sign all the relevant papers on behalf of the trust.

3. Cashier:

- The Cashier will maintain the account books and get them checked by the Secretary/President.
- The Cashier will get accounts audited annually.
- The Cashier will present financial report and budget of the proceedings year in Annual General Body Meetings.
- The Cashier will prepare budget for the current year in consultation with the management committee of the Trust.
- Records like proceeding register, stock register cash book Ledger Book etc shall be maintained. Financial year of the Trust shall be from First April to 31st March Every Year.
- The Managing Committee shall appoint a qualified auditor for checking of accounts, balance sheet, utilization certificate or any other financial statement as may be needed.

13. Board of Governance:

The president can appoint/nominate member of board of governance by taking trustees, eminent person and educationist from outside. The president reserves the right to cancel appointments at any time without assigning any reason. However, such appointments/nomination will be made for

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one year and such appointments will have to be renewed by president every year.

The board of governors will act as advisory board and will advise the board of trustees for better management, day-to-day working and solution of any other problems related to trust. The board of trustees will consider such advised and will implement the same if it is accepted by the majority of Trustees present in the meeting of board of trustees. President of the trust will also be president of each meeting of board of governance. However, in absence of absence he may appoint any person out of board of governance a President of the meeting of the board of governance.

14. Amendments in Trust Deeds Clause(s)

Amendments/Alteration/Addition in clause(s) in the trust deed will be made only if they have passed by the member of Board of the Trustees by 2/3 Majority of present member.

15. Bank Account & Funds:

- a. The fund of trust will be kept in Nationalized Bank/ Cooperative Bank by opening and account in name of Trust. The bank account of trust shall be operated by joint signature of President and any one of cashier or secretary. Trust may seek loans/grants from Bank/Nationalized Banks/Government and Financial Institution.
- b. The power to pledge/mortgage of the property of trust for seeking loan from bank nationalized bank/government and finance institution will be of president and secretary.
- c. The account shall be audited annually in such a manner as may be prescribed and by a person who chartered with meaning of the Chartered Accountants Act 1949 or by such person as may be authorized in this behalf by the State Govt.

16. Powers & Functions of The Board of Trustees:

Without prejudice to the generality of the foregoing provisions, the Board of Trustees shall have the following rights and powers:

- a. To manage trust property and to do all the acts and deed necessary for the prevention, maintenance and management of properties and its affairs.
- b. Invest funds of Trust not immediately require in the modes prescribed under Income Tax Act 1961 and may be amended from time to time
- c. To remunerate any person engaged by the Trust for work and management of trusts properties.
- d. For Trust and its name and on its behalf to ask, demand, recovery and receive from any person's, firm's or company, any sum of money, debts, dues, goods, or any other properties, whatsoever, due, owing, payable and belongs to trust, upon any manner whatsoever.
- e. To sell, exchange, lease, mortgage or otherwise dispose of any immovable property of the trust with majority decision.
- f. To appoint, engage or constitute any agent or agents, lawyer, pleader, barrister or advocate to institute, conduct, defend, compromise, refer to arbitration or abandon legal or other proceeding, claims and dispute in which Trust properties may concerned.
- g. To compromise, compound, abandon, submit to arbitration or to settle any debts, account, claims and dispute arising in connection with the trust properties or any part thereof.
- h. To appoint or employ, discharge or replace, clerk, manager, brokers or any other officers and servants with such power and duty and upon such terms as to, duration of office, remuneration or otherwise as they may think fit.
- i. To let out any portion of the immovable properties forming part of the trust properties and to appoint agent for collection of rents.

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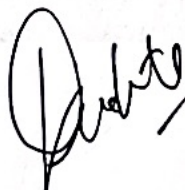
- j. To sell or otherwise dispose of any properties of the trust either absolutely or conditionally and in such manner and upon such terms and conditions and in all respects as they may think fit and to accept payments or satisfaction for the same.
- k. To make sign, seal and deliver any contract, agreement, transfer, conveyance and other deals and whatever necessary to cause or get registered all deeds, agreement and working of the trust properly.
- l. To do all other acts and deeds, necessary for efficiently and successfully carrying on the management and working of the trust properly.
- m. To frame or make rules and regulation consistent with the provision of this deed to carry out all or any of the provision of this deed or any of the objects and purpose(s) of this trust.
- n. To constitute, committees, advisory board, or governing body to exercise such power and performed such function as may be delegated to them by the board. It shall, however, be competent for the board to appoint person(s) other then trustee to any of the above bodies.
- o. To borrow or raise money on the security of the trust fund, which may needed in time of emergency and to repay the same.
- p. To invite non trustees to the meeting of the Trust for advise, information or direction as deemed fit at proper by the Trustees form time to time.
- q. To appoint sub-committee of trust in other cities for the management of projects to be carried out in other cities. Terms and conditions, powers and selection criteria will be decided by the board of trustees

17. Administration of Trust:

The Management and administration of the Trust shall vest in the Board of Trustees/Management Committee, who shall manage the affair of Trust in accordance with the Indian Trust Act 1982's Provisions as follows:

- a. The Trustees shall meet from time to time and regulate their meetings, as they think fit. however, the meeting of the Board of the trustees shall be held at least one in years. It shall be the duty of the president/Chairman to fix the date for all such meetings.
- b. Minimum 2/3rd trustees shall form a quorum for the meeting of the Board of Trustees/Management Committee. However, presence of President is compulsory irrespective of 2/3rd quorum.
- c. The meeting any be held either in registered office of the Trust or at any other places, the Trustees may think fit.
- d. There shall be kept a minute book of the proceedings, mentioning the names of the Trustees present and the business transacted there at. The minute book of the proceedings shall be signed by the Presiding Authority in token of the authentication.
- e. The decisions on all the matters, relating to function, management and other affairs, in which, the Trust properties are concerned or otherwise involved shall be taken strictly in consonance with the objects laid down Provided that in the case of equality of votes, the President/Chairman shall have a second or casting etc.
- f. The President /Chairman of the Trust shall ordinarily preside over all meetings of the Board of Trust or of its Committees, but in the absence of the President/Chairman, the Board of Trustees or any of its Committees, shall exercise the powers vested in the President/Chairman.
- g. The Board of Trustees shall arrange to maintain true and accurate accounts of all money, received or spent, assets and liabilities and effects of the Trust.

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- h. At the end of the year, an income and expenditure statement and balance sheet of the trust shall be prepared and the accounts be got audited by a Chartered Accountants to be appointed by the Board, on such fees as may be agreed upon. Such accounts shall be examined and passed by the Trustees at their meeting within. All the account books of the trust shall be kept at the registered office of the Trust or at such place or places as the Trustees may decide at all reasonable hours, the account books and other records and documents of the Trust.
- i. The Trustees shall be not entitle to receive any remuneration as Trustees, but would reimburse themselves for all the expenses incurred by them connection with the affairs of the Trust or Their duties there to.
- j. The Board of Trustees shall not be competent to amend, vary and alter all or any of the provision of this Trust deed, as they may deem fit or necessary for the achievement of the Trust with 2/3rd decision.
- k. The Board shall be competent to delegate all or any of its power, duties and functions under the deed to any of its committees, President/Chairman or other Trustees all such terms and condition as the Board may deem fit.
- l. The accounting year of the Trust shall be financial year that is from 1st April to 31st march every year.
- m. Suit(s) Instituted and taken in the name of the Trust by the Board of Trustees(s), the President/Chairman or any other Trustees so authorized by the Board shall be competent to sign and verify plaints, return statement, replications, complaints and all petitions and application of whatsoever nature and also engage a lawyer, advocate on the behalf of the Trust.
- n. Every Trustee shall be answerable and held liable for his own acts and defaults only and not for those of any of his co Trustees power herein prescribed, nor for any other loss unless the same is caused by his own wilful act, omission or default.
- o. In Execution of the functions of the powers there of, no trustee shall be liable for any loss to the Trust property arising by reason of any investment in deposits or loans made in good faith or arising of the negligence or fraud of any agent or servant employed by him.
- p. All contracts by the trust shall be signed by the President/Chairman on behalf of the Behalf of the Board and shall be sealed by the common seal of the Trust.

18. Saving Clause:

If the object or any of the power or any provision in Trust deed is inconsistent with the requirement of law relating to Public Trust or Trust eligible for exemption under Income Tax Act such object or provision will stand modified to the extent that they should accord with such law so as to continue to eligible to be treated as a Public Education Trust or Institution.

19. Miscellaneous:

The Trust is hereby expressly declared to be public educational trust and all the provision of this declaration are to be construed accordingly.

Nothing contained in this declaration shall be deemed to authorize the trustees to do act which may any way to be constructed as violation or contrary to the provision of section 2(15),11,12,12A, 12AA,13,35CCA,35CC,80G or any other relevant provision of The Income Tax Act-1961 or any statutory modification thereof and all activities of the trust shall be carried on with a view to benefit the public at large without any profit motive for education purpose only as may be permissible under the provisions of the Income Tax Act-1961 or statutory modification thereof.

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20. Amalgamation:

If at any time the member of executive committee or Board of Trustees are of the opinion that the Trust may be dissolved, an intimation that a resolution to this effect is to be moved must be given to the president at least two months before the date of meeting in which such resolution is to be moved. The president may if he desires the then form another Trust having similar aims and objects and the Trust would then dissolve itself and transfer its assets to the Trust so framed.
IN Witness whereof, I, the above named Author of the Trust, hereto have set my hands on this deed of decoration of tie Trust in presence of the witnesses.

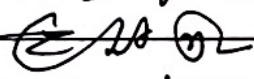
Drafted by: Ajay Kumar Goyal




WITNESS:

Inder Singh Numberdar

Witness-1.



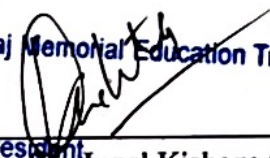
email - inder.kamaj70@gmail.com

Kashish Mehta

Witness-2.

Kashish Mehta s/o Sh. Jugal Kishore
HN-923, WN-9, Talwara Khurd
4285-1388-9926
kashish mehta 1996@gmail.com

Laj Memorial Education Trust Executant



President

Sh. Jugal Kishore (President)

Laj Memorial Education Trust

House No. 924, Talwara Khurd,

Tehsil Ellenabad, District Sirsa 125102

Reg. No.

Reg. Year

Book No.

3908

2022-2023

1



न्यासकर्ता

न्यासी

गवाह

न्यासकर्ता :- Jogal kshore Manju bala

न्यासी :- Yogesh kumar thro Laj memorial Education Trust Deepak Mehta thro Laj Memorial Education Trust

गवाह 1 :- Inder Singh Nambardar

गवाह 2 :- Kashish Mehta

प्रमाण पत्र

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 3908 आज दिनांक 14-03-2023 को बही नं 1 जिल्द नं 137 के पृष्ठ नं 92.75 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द नं 2815 के पृष्ठ संख्या 87 से 96 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगूठा मेरे सामने किये हैं।

दिनांक 14-03-2023

उप/सयुक्त पंजीयन अधिकारी(ऐलनाबाद)