

Govt. of Bihau्द्राक 'वजना Sub Registry Office இவுரும் Summary of Endorsement नानादा

This document was presented for registration on 18/01/2019 by-Rangeer Kumar

A Stamp Duty of Rs. 5000/- and other Fees of Rs. 2500/- has been paid in it. The document was found admissible. The Names, Photographs, Fingerprints and Signatures of the Executants and their Identifier, who have admitted execution before me, are affixed on the reverse page. The document has been registered as Deed No. 1 in Book No. 4, Volume No. 1 on pages from 1 to

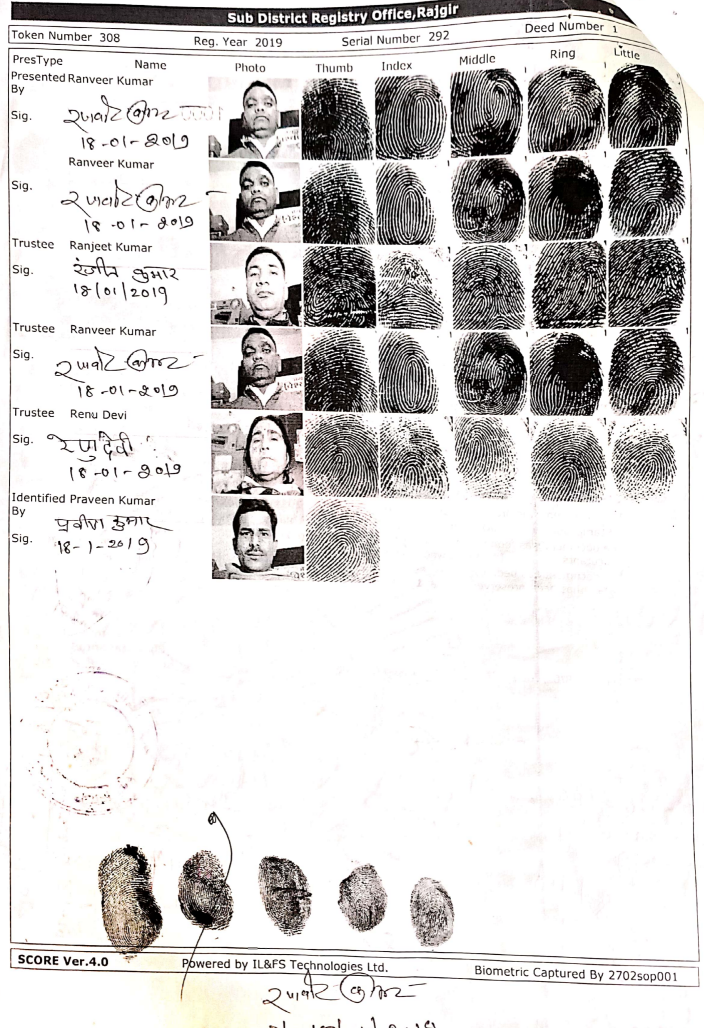
14 and has been preserved in total 14 pages in C.D. No. 1 / Year 2019

Signature with Date (Chandrakanta Kumari) Registering Officer, Rajgir

18/01/2019 Date:

Token No: 308 /2019

No. 308/2019



DI-18/01/2019

This indenture made this the 18th day of january 2019 between Ranveer Kumar aged about 49 years Late Kamleshwari Singh by faith Hindu, by occupation a Social Worker, resident at Village- Katauna tola Chhachhu Bigha, P.O.- Katauna, P.S.- Katarisarai, Dist.- Nalanda. hereinafter called the "SETTLOR" (Which expression shall, unless excluded by or repugnant to the subject or context, be deemed to include his heirs, executors, administrators, assigns an representatives OF THE ONE PART. Mob. No.- 9162570346

## AND

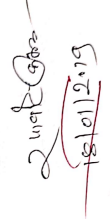
- Renu Devi aged about 47 years D/o- Brijnandan Singh by, faith Hindu, by occupation a Social Worker, residing at Village-Katauna tola Chhachhu Bigha, P.O.- Katauna, P.S- Katarisarai, Dist.- Nalanda. Mob. No.- 9006596363
- Ranjeet Kumar aged about 33 years S/o- Late Suresh singh by faith Hindu, by occupation a Social' Worker, residing at Village -Khanapur P.O.- Warisaliganj, P.S.- Warisaliganj, Dist.-Nawada. Mob. No.- 7992436011

Hereinafter Jointly called "THE TRUSTEES" (Which expression shall, unless excluded by or repugrant to the subject or context be deemed to include the trustee or trustees for the time being these presents and/or survivor or survivors of any of them and their successor or successors in office) of the OTHER PART.

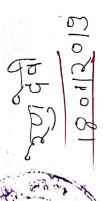
WHEREAS the settlor is desirous of creating an endowment by settling apart and establishing a fund for the public with charitable Objects and purposes in India, expressed hereinafter.

## **AND**

WHEREAS the Trustees have at the request of the Settlor, agreed to act as Trustees of these presents upon the terms and provisions hereinafter contained.



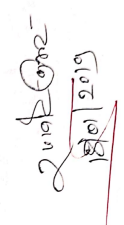
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## NOW THIS INDENTURE WITNESSETH as follows:

- 1. That in order to effectuate the said object of creating and establishing a Public Charitable Trust, the Settler has delivered and made over to the Trustees a sum of Rs. 100000/-(Rupees One lacs only) with intent to part with all his rights, title, interests and claims therein and vest the same in the Trustees to have and to hold the same and the investment or investments for the time being representing the same and all other properties that may for the time being repress t the trust estate together withj all additions and accretions thereto and all accumulated income thereof and all other property or properties that may be acquired our of the same or otherwise may hereafter be subject to the Trust (hereinafter referred to as the "TRUST FUND") for the charitable objects and purposes and uses hereinafter expressed with the powers and on the terms and conditions herein contained and of concerning the same.
  - 2. That the name of the Trust shall be "SRI SAINATH EDUCATIONAL AND CHARITABLE TRUST and the Head Office of the trust shall be situated at Village-Katauna tola Chhachhu Bigha, P.O.- Katauna, P.S.- Katarisarai, Dist.- Nalanda. which may be shall from time to time at such places where the Trustees may deem fit and proper at their discretion.
  - 3. That the objects of the Trust shall be:
    - i. To open, found, establish, promote, set up, run, maintain, assist, finance, support and/or aid to or help in the setting up and maintaining and/or running schools, colleges, lecture halls and other establishment or institutions for advancement of education and of knowledge in arts, science, literature, humanities, computers and all other useful subjects in all their manifestations;



श्रीत श्रुमार 18/01/2019



- ii. To grant, pay or give scholarships, stipends, prizes, rewards, allowance and other financial assistance or help deserving students in cash or kinds with a view to help them pursuing their studies in schools, colleges and/or other technical, research or educational institutions in India or abroad:
- iii. To open, found, establish, promote, set up, run, maintain, assist, finance, support and/or aid to or help in the setting up and/or maintaining and/ or running by monetary gifts or otherwise centers, stadiums, playgrounds and parks for public use, sports and games and other social welfare works and activities in India;
- iv. To give, provide and/or render help and assistance in cash or kind to poor, old, sick, inform, widows or destitute etc;
- v. To give, provide and/or render food, medicine and other help and/or assistance in any shape form including cloths clothing, garments, apparels, blankets, quilts or other articles of necessity to the poor, deserving and the needy persons;
- vi. To promote, organize, administer, establish, support, maintain and/ or grant aid to any person institution, society or organization whatsoever having for its objects of educational and/ or charitable purposes and to incur expenditure in connection therewith;
- vii. To give, provide or lor render monetary help and assistance for the relief of persons and animals affected by natural and other calamities such as flood, fire, famine, cyclone, earthquake, storm, accident, pestilence, drought, epidemic etc. and to give donations, subscriptions or contributions to institutions



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establishments, centers or persons carrying on relief work on such occasions and/or to start, maintain and assist any relief measures in those part;

- viii. To start, set up, run, maintain or assist in proliferation of knowledge, culture, human rights environmental awareness, technical know how etc. through or by use of electronic media;
  - ix. To publish and/or grant aid and/or help and/or assistance in publishing books, pamphlets, periodicals, newspapers etc. in India or outside for the spread and advancement of knowledge and culture.
- 4. The financial year of the Trust shall end on 31<sup>st</sup> March every year provided that Board of Trustees shall be at liberty to change the same from time to time if they deem so fit and proper in the interest of the Trust.
- 5. The Trustees shall from time to time after meeting the expenses of and incidental to the management of the Trust properties decide the particular object or objects for which the income or corpus of the Trust Fund or properties for the time being available, shall be applied.
- 6. The Trustees may accept any donation or contribution in cash or In kind from any person, firm, company, corporation, association, institution or trust (including The settler or the trustees or any of them) for the furtherance of all or any of the objects of the Trust upon such terms and conditions as they may in their absolute discretion, think fit and which are not inconsistent with the objects of the Trust.

The Trustees may also take over management of any other charitable or public institutions on such terms as they think fit and may manage such institution.

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- 7. Without affecting the generality or power and functions of the Trustees to manage and administer the Trust, the Board of Trustees shall have the following functions:-
  - (a) To borrow, if needed, against the security of the assets of the trust by way of bank overdrafts, loan or otherwise, as may be necessary, for the benefit of the Trust and for more effectively carrying out the objects of the Trust provided however, the Trustees unanimously agree on such borrowings and limited to the terms of their decision or agreement and to authorize two or more Trustees to execute such documents, deeds, papers etc. as may be necessary in connection therewith.
  - (b) To arrange for and/or authorize the signing of any agreement, contract, instruments, documents. Or any other paper or writing acquired be signed or executed on behalf of the Trust by any two of the Trustees to be nominated in this behalf by the Board of Trustees and to make the same effective and binding as if the said agreement, instrument, document, paper or writing was signed by all the Trustees.
  - (c) To appoint or make provision for a ointment of a subcommittee of Trustees and/or to attend or to supervise or to conduct specified jobs and function of the Trust matter in such manner and subject to such rules and regulation as the Trustees may prescribe.
  - (d) To authorize anyone or more Trustees to hold any property or properties or any fund or investment of the Trust subject, however, to such term & conditions and /rules & regulations as the Board of Trustees may form from time to time as it thinks fit and proper.



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- (e) To spend any portion of the corpus or income of the Trust Fund for purchasing any land and/or building or for constructing any building/ buildings for and in the name of the Trust for the purpose of carrying out, promoting and/or executing any or all of the objects of the Trust.
- 8. The Trustees shall cause true and accurate accounts to be kept of all moneys received and spent and all matters in respect thereof in course of management Or/the trust properties or in relation to the carrying out of the objects and purpose of the Trust as well as of all the assets, credits and effects of the trust properties.
- 9. The Trustees may invest the Trust Estate either in the purchase of the immovable properties, or in such manner as allowed under the law of the land and as decided by the Board of Trustees.
- 10. The Trustees shall be at liberty to sell such portion or portions of the movable or immovable properties forming part of the Trust Estate either by public auction or by private contract at such price or prices and on such>terms and conditions as they think fit in the interest of the Trust.
- or in credit and to give all appropriate instructions to banker/bankers concerning the operation of such account/ accounts and to authorize two or more Trustees to jointly operate said account/accounts-by appropriate resolution by Board of Trustees.
- 12. The Trustees may pay all charges and outgoings payable in respect of any immovable property for the time being forming part of the Trust Fund.
- 13. The Trustees may manage or supervise the management of any lands or premises for the time being comprised in the Trust



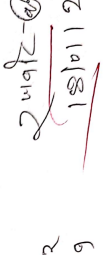
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Estate or any part thereof with power to erect, pull down, rebuild, add to, alter and repair as they may deem fit in their absolute discretion.

- 14. The Trustees may appoint Lawyers, Secretaries, Managers, Architects, Engineers or other employees for the purpose of management and supervision of the Trust Estate or for carrying o t works upholding e interest of the Trust.
- 15. The Trustees may establish its office at such place or places and may change such places from time to time as they may think fit.
- 16. The Trustees shall be entitled at their discretion from time to time to start, discontinue, abolish or re-start any charity or charitable institution, to impose any conditions or conditions to any subscription or donation made by them and to earmark any portion of the Trust property or income for any particular object or objects.
- 17. The Trustees may reimburse themselves and pay and discharge out of the Trust Fund all expenses incurred by them in or about the execution-of-tire-Trust-or any of their duties under these presents including travelling, fooding and lodging expenses, but will not be entitled to any remuneration.
- 18. All the Trustees, unless the voluntarily resign or otherwise decide, shall continue to be Trustees during the term of their natural lives. After retirement of all member of Trustee and settlor their legal heirs will be the member of said Trust.
- 19. The number of Trustees shall not be less than three and not more than fifteen.
- 20. All Trustees at a meeting shall form a quorum for any meeting of the Trustees.
- 21. The Trustees for the time being shall elect amongst them one Chairman, who will hold office for such period till he resigns or refuses to act as :Chairman or otherwise cease to be a Trustee.



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- 22. All proceedings and matters and questions arising at the meeting of Trustees shall be decided by a majority or votes and in case of equality of votes. The Chairman shall have a second or casting vote, provided however, that notwithstanding anything herein stated, no question dealing with disposal of the corpus of any of the trust properties and/or investment out of trust corpus shall be decided except with the consent of Chairman of the Trust.
- 23. All meetings of the Trust shall be held at such places and at such time as the Chairman of the Trust shall decide and convey from time to time.
- 24. Notice of meeting of the Trustees and all communications nay be sent to the Trustees at their addresses registered for the time being in the records of the Trust.
- 25. A Trustee who is unable to remain present in the meeting of the Trustees may send his views on the agenda in writing and such expression of opinion shall be taken to be his vote on the matter concerned.
- 26. A resolution in writing circulated amongst the Trustees and signed by a majority of the Trustees shall be as valid and effectual as if it had been passed at a meeting of the Trustees duly called and convened.
- 27. The minutes of the proceedings of every meeting of the Trustees shall be entered in a book to be kept for hat purposes and signed by the Chairman of such meeting of the following meeting when they are read over and shall when so entered and signed, be conclusive evidence of the business and other matters transacted at such meeting.
- 28. No person being
  - i. An undercharged insolvent; or
  - ii. Convicted of and offence involving moral turpitude;

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Or

- iii. Of unsound mind; or shall be eligible to be a Trustee.
- 29. A person shall cease to be a Trustee in any of the following events:
  - (i) if he dies; or
  - (ii) if he becomes bankrupt; or
  - (iii) if he becomes insane or otherwise incapable to act; or
  - (iv) if he resigns his office.
- 30. A Trustee may resign at anytime without assigning any reason and responsible for any cost's occasioned by such resignation.
- 31. The surviving or continuing Trustees may, not with standing any vacancy in their Board, act as Trustees, provided however that if the number of Trustees shall fall below three, the minimum fixed by these presents, the Trustees shall not, except for the purpose of filling any vacancy, act so long the number is below the said minimum.
- 32. The power to appoint new or additional Trustees, but so as not to exceed the maximum number and to fill vacancies in the office of the Trustees shall vest in the continuing Trustee of or Trustees.
- 33. On a new or additional Trustees being, appointed and on his signifying his acceptance in writing to that effect of his accepting the appointments, the Trust Property shall automatically vest in him along with other Trustees for the time being and he will be entitled to carry out all the duties and functions of a Trustee without any deed or writing.
- 34. The Board of Trustees shall be entitled to sue in the name of the Trust and may similarly bused in the name of the Trust.
- 35. The Board of Trustees may, by a unanimous vote of all the Trustees the time being except the Trustee proposed to be

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removed, remove any Trustee, permanent or otherwise, from office after finding the Trustee proposed to be removed guilty of serious misconduct in relation to or concerning the Trust Estate or trust affairs and after arriving at a definite conclusion that for the reasons to be recorded in writing the continuance of the Trustee proposed to be removed would be detrimental to the objects and welfare of the trust. Provided however, that no conclusion of such guilt shall be arrived at without giving the Trustee proposed to be removed, a full and fair opportunity of explaining his conduct and/or the charges leveled against him for his removal, and the decision of the Board of Trustees in this behalf shall be final and binging and shall not be called in question anywhere.

In witness whereof the Settler and the Trustees have executed these presents on the day, month and year first above written.

Signed and delivered by

Signed and delivered by

The Trustee at .....

By the Settler at .....

In presence of

In Presence of

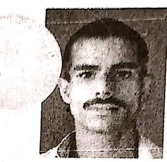
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## ELECTION COMMISSION OF INDIA IDENTITY GARD भारत निर्वाचन आयोग पहचान पत्र

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Elector's Name

:Pravin Kumar

निर्वाचक का नाम

:प्रवीण कुमार

Father's Name

: Jamuna Singh

पिता का नाम

: जमुना सिंह

Sex / लिंग

: Male / पुरुष

Age

: 24

Years as on 1.1.2003

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37,Tola Chhachhuvigaha, Chhachhuvigaha, Town/Vill - Chhachhuvigaha, Anchal - Katri Saray, Distt - Nalanda - 805130 : ३७,टोला छाछूविगहा, छाछूविगहा, शहर/गाँव - छाछूविगहा, अंचल - कतरी सराय, ुनालद्दी - ८०५१३०

Facsimile Signature of **Electoral Registration Officer** 177, RAJGIR(SC) Constituency १७७, राजगीर (अ.जा.) निर्वाचन क्षेत्र के निर्वाचक रजिस्द्रीकरण अधिकारी के हस्ताक्षर की अनुकृति

Place: Rajgir

Date: 12/03/2004

दिनांक :१२/०३/२००४

स्थान : राजगीर

This Card may be used as an Identity Card under different Government Schemes. स पत्र का विभिन्न सरकारी योजनाओं के अन्तर्गत पहचान पत्र के रूप में प्रयोग किया जा सकता है