

030518311001103923



बिहार BIHAR
22/39

9292
2299 9000

सिमर 2012
दुहा (मस)

G. 368152
बिहार सरकार
कानून सं. 100/78-81
सु. कानून परिषद



बिहार सरकार

जिला निबंधन कार्यालय, कैमूर

दिनांक 12/12/2011 को श्री/श्रीमती अनुराग सिंह

द्वारा यह दस्तावेज निबंधन हेतु उपस्थापित किया गया। इसमें रु० 1100/- मुद्रांक शुल्क एवं रु० 2775/- निबंधन तथा अन्य शुल्क का भुगतान किया गया। दस्तावेज ग्राह्य पाया गया। जिन लेखकारियों ने मेरे समक्ष इस निष्पादन स्वीकार किया उनके तथा उनके पहचानकर्ता के नाम, फोटो, अंगुलियों के निशान एवं हस्ताक्षर पीछे अंकित है। इसे दस्तावेज सं० 11647 के रूप में पुस्तक सं० 1 की जिल्द सं० 198 के पृष्ठ सं० 81 से 102 तक CD 31 में आज निबंधित एवं कुल 22 पृष्ठों में संभारित किया गया।

ह०
आर०के०लाल

दिनांक • 12/12/2011

12-12-11



निबंधन पदाधिकारी

TRUST DEED OF EFA TRUST

THIS DEED OF TRUST made on this the 12th day of December, two thousand and eleven by Anurag Singh, Son of Shri S. N. Singh, E-47/Sector -II, HEC Township, Ranchi, Jharkhand - 834004.

Serial No : 11842
Token No : 11926
Type & Status
of Party

Deed No : 11647
of 2011
Name of Party

Photo

Thumb

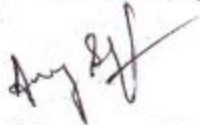
Index

Middle

Ring

Little

Anurag Singh



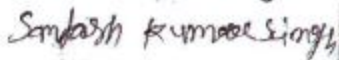
Signature of Party
Efa Trust, Sahuka



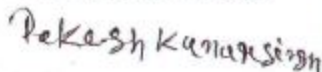
Signature of Party
Anurag Singh

Self

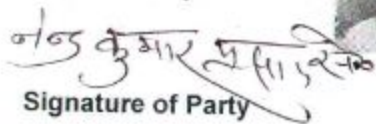
Signature of Party
Santosh Kumar Singh



Signature of Party
Rakesh Kumar Singh



Signature of Party
Nand Kumar Seth

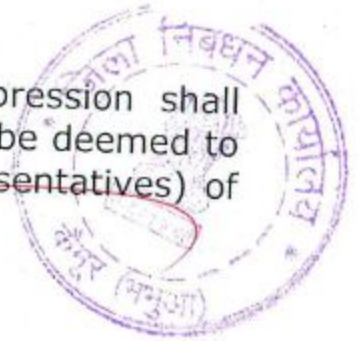


Identifier

Handwritten text at the bottom of the page, possibly a date or reference number.

②

Hence forth called "THE SETTLER" which expression shall unless excluded by or repugnant to the context be deemed to include his executors, administrators and representatives) of the ONE PART.



AND

- (1) SANTOSH KUMAR SINGH Son of Sukumar Singh, VILL. + P.O.- Sahuka, P.S.- Ramgarh, Distt. - Kaimur, Bihar - 821110.
- (2) RAKESH KUMAR SINGH Son of ~~Jamuna Singh~~, VILL+ P.O.- Mahuar, P.S.- Ramgarh, Distt. - Kaimur, Bihar - 821110.

"THE TRUSTEE"(" The Trustees" which expression shall unless repugnant to be deemed to include the present TRUSTEES and their successors, in office for the time being or their agents and assigns) of the OTHER PART.

WHEREAS , THE SETTLER above named is the absolute owner of the sum of the Rs. 51000 (Rupees Fifty one thousand only).

AND WHEREAS , The SETTLER above voluntarily decided to set up a Charitable trust for the objects specified hereinafter and has handed over the sum of Rs. 51000/- (Rupees Fifty one Thousand only) up to the hands of TRUSTEE named herein above to hold the same for Charitable purposes subject to the terms and provisions declared hereby and confirmed by the TRUSTEES.

THE TRUSTEES above named have agreed to be the TRUSTEES and hold and apply the said sum of Rs. 51000/- (Rupee Fifty one thousand only) and all gifts, contributions, donations, grants, accretion's and additions hereto which they will receive and possess for and in the name of the trust of on it's behalf for the fulfilment of the objects of the trust herein under.

Anish Singh
12/12/2011

Rakesh Singh
12/12/2011

3

THE SETTLER absolutely and irrevocably makes over and has paid the sum of Rs. 51000/- (Rupee ten thousand only) only for the objects and purposes of the said **EFA TRUST** "**TRUST**" the delivery of which has been accepted by the TRUSTEES to carry out the objects and purposes as specified herein under.



NOW THIS INDENTURE WITNESSTH AS FOLLOWS :

1. SETTLEMENT

That the SETTLER is the absolute owner of a sum of Rs. 51000/- (Rupee Fifty one thousand only) only and hereby conveys, transfer and grants in to the hands of the TRUSTEES named herein above to hold the same for the said trust to carry out the ~~objects and purposes~~ and for wishes of the SETTLER according to the direction herein below.

2. NAME

That the name of the trust be "**EFA TRUST**"

3. OFFICE

The principal office of the Trust shall be situated at VILL. + P.O.- Sahuka, P.S.- Ramgarh, Distt. - Kaimur, Bihar - 821110 or such other place as the Trustees may from time to time decide. The Trust may also carry on its work at any other place or places within the territories of India, as decided by the Trustees.

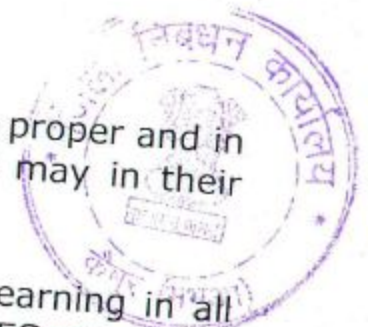
4. That the first Trustee is Anurag Singh.

5. OBJECTS OF TRUST

The TUSTEES shall spend, utilize and apply the Trust fund for all or any one or more of the under mention charitable objects and purpose or such other charitable objects,

sd/ Pakesh

(4)



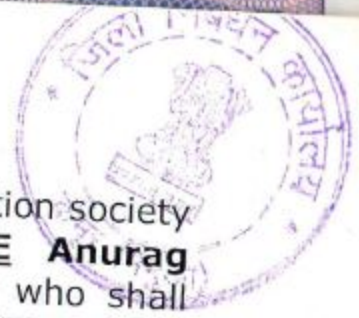
beneficial to public, as the TRUSTEES may think proper and in such manner in all respects as the TRUSTEES may in their absolute description deem fit and proper.

A. The spread or promotion of education or learning in all its branches in such manner as the TRUSTEES may think fit including:

- i) Establishment and/or acquisition and maintenance or support of schools, college vidyapiths, balmandirs study centres, Universities and professional training centre and institutions for imparting education and training to students.
- ii) Establishment and support of professorships, fellowships, lectureships, scholarships and prizes and schools, college or other education, institutions.
- iii) Establishment and maintenance of hostels and/or Boarding houses and grants of free boarding and lodging to poor and deserving students upon such terms and for such period to each case as the trustees may think fit.
- iv) Establishment and maintenance of any support of naturopathy and Yoga, health centres and similar Institutions for the scientific institutions for the spread of education and knowledge in all for any branches.
- v) To organize seminar and workshops on scientific views, awareness and communications.
- vi) Establishment and maintenance of sports centres, academy and providing education and training in sports of all types.
- vii) Establishment, maintenance and support of libraries, reading rooms and auditoriums and advancement of education and knowledge in general and for rural people.
- viii) Establishment and promotion of Drama, Art, Painting, fine art and magic shows.

6. The trustees shall in case where any aid is proposed to be given for charitable purposes to any institutions, association, society, organization, body or trust as certain

2.2 0 1 1



5

whether the objects of such institutions, association society organization body or **MANAGING TRUSTEE Anurag Singh** shall be managing trustee of this trust who shall subject to the control and supervision of the TRUSTEES look after the day-to-day affairs and administration of this trust. On organization or death of the aforesaid the surviving TRUSTEES may nominate/Elect a Managing Trustee form amongst them and fix the period and terms of his office.

7. TRUSTEES

A - The number of TRUSTEES shall not be less then two and more then seven. If the number of the TRUSTEES fails below two the remaining TRUSTEE shall not act on behalf of the trust except for the purpose of filling up a vacancy as long as the number of TRUSTEES is below the minimum.

B - The TRUSTEES for the time being will be at liberty to appoint addition TRUSTEE(S) within the number mentioned above for such period or on such term as to retirement and re-appointment as the TRUSTEES for the time being may consider proper. If any TRUSTEE dies, retires, become unfit to incapable to act the continuing or surviving TRUSTEES or TRUSTEE may appoint a TRUSTEE in place of the incapacitated TRUSTEE.

- i) Leaves without absence.
- ii) Does not attend three consecutive meetings of the Trust or fails to attend meetings for one calendar year, whichever is longer: or
- iii) Is requested to resign by 2/3rd of the TRUSTEES or as near to this number as possible of the remaining TRUSTEES

C - Any TRUSTEE is at liberty to resign form the Trust on giving one month prior notice in writing of his or her intentions to do so.

Anurag Singh
12/12/2011

Pakesh Singh
12/12/2011

5

D - The TRUSTEE is at liberty to resign from the trust on giving one month's prior notice in writing of his her intention to do so.



8. POWER OF THE TRUSTEES:-

A. The TRUSTEES shall be at liberty, at their absolute discretion to accept any property, contributions, grants, collection or donations from persons, firms, companies or Government or other institutions including foreign agencies/institutions or foreign governments, for the advancement of the ~~objects~~ of the trust.

B. The TRUSTEES shall be entitled from time to time to time open and maintain bank accounts in the name of the Trust with a bank or banks, to operate such accounts and to give instructions to the bank(s) and to provide for opening and operations of such accounts(s) by the managing Trustee alone or jointly by the two or more TRUSTEES or Agent(s) appointed by the TRUSTEES.

C. The TRUSTEES may borrow or raise money or funds from banks, financial institutions, Government, other institutions, persons, firms, and companies for the purpose and the objects of the trust. On such terms and conditions as they may think fit in the interest of the Trust and mortgage, pledge or otherwise secure all any of the properties or investments of the Trust as a security against such borrowings.

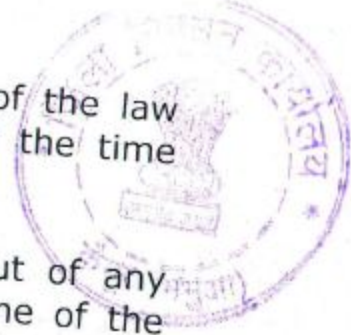
D. The TRUSTEES shall be at liberty to sell and/or realize the Trust Property, if and when required, in future of funds and invest the sale proceeds there of or any other moneys, being part of the Trust Fund, in any manner as the TRUSTEES may from time to time think fit, within the scope of this trust and within the law of benefit of the trust.

E. The TRUSTEES may set apart any part of the income of the trust for spending in future of any of the objects of

Handwritten signature and text at the bottom of the page.

7

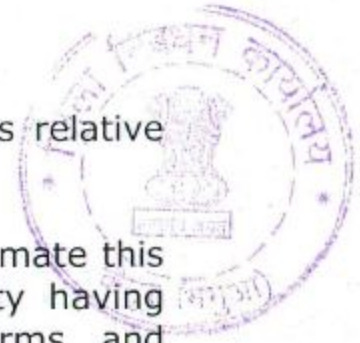
the trust in accordance with the provisions of the law including the income tax- law applicable for the time being.



- F. The TRUSTEES may create a corpus fund out of any specific grant of donation or out of the income of the trust and invest the same in suitable along term investments and may out of the corpus of the trust spend such money or out of sale proceeds or any part thereof appropriate such money or part thereof for all or any of the charitable objects, and purpose of the trust.
- G. The Managing Trustee or TRUSTEES may appoint regular permanent, part time or honorary staff, if necessary and according to the requirement for managing or working the trust and use the Trust funds for payment of their salaries, compensation, expense, etc.
- H. The TRUSTEES may let or hire out any movable or immovable properties belonging to the trust for such period or change and on such terms and conditioned as the TRUSTEES in their discretion may think fit the interest of the Trust
- I. The TRUSTEES may subject to the provisions of law contribute to the funds of any professional association, individual, firm, corporate body, society, organization or institution, which in opinion of the TRUSTEES is beneficial to the Trust.
- J. The TRUSTEES may conduct workshops, conferences, seminars, meetings, forms, symposia and create opportunities for medical professional, researchers, scholars, technicians, and interested persons to meet regularly to exchange view, notes, research findings and inventions and to publish newsletters, books, magazine, periodicals and/or leaflets, related to the aims, objects and purposes of the trust.
- K. The TRUSTEES may reimburse themselves for all expense actually incurred or spent by them in connection

8

with Trust or affairs of the Trust of that duties relative thereto.



- L. The TRUSTEES may join, co-operate or amalgamate this trust with other trust, society, or other entity having similar objects as this Trust on such terms and conditions as the trustees may think fit and proper.
- M. The TRUSTEES may institute, defend, adjust, settle, compromise, compound, and refer to arbitration, all actions. Suits, claims, demands and proceedings regarding the trust property of the trust funds.
- N. The board of TRUSTEES shall be entitled from time to time appoint with or without remuneration and on such terms and conditions as they may think, proper, persons, or agent's and to appoint committee as they think proper to function under the authority and control of the trustees for carrying out the trust of these presents or the management thereof and may within the limits.
- O. The TRUSTEES have power to frame rules and regulations to carry out and to give effect to objects and purposes of the trust and/or managing the affairs of the trust and to alter, and or amend the same from time to time.
- P. The TRUSTEES may do any other thing or any other things which as/are incidental and conducive to the attainment of the aims and objects or any one of them.
- Q. The Trustees may lend money, either with or without security.

9. **MEETINGS**

- A. The Managing TRUSTEE for the time being shall be authorized to call a meeting of the TRUSTEES by giving notice in writing or oral to the other TRUSTEES.

Ans. S. J.

Rakesh Singh
12/12/2011

9

B. Managing Trustees along with two of TRUSTEES shall form a quorum for a meeting of the TRUSTEES.

C. All matters to be decided unanimously by the Managing Trustee and majority of the TRUSTEES at a meeting convened for that purpose.

D. Resolutions may be passed without holding a meeting of the TRUSTEES by circulating in writing the proposed resolutions, which must be endorsed by the Managing Trustee and two third two third of the TRUSTEES. If resolutions and endorsed in this manner, they shall be as valid and effectual as resolutions passed at a meeting of the TRUSTEES.

E. The TRUSTEES shall keep or cause to be kept a minute book of the proceedings of the meetings.

F. The TRUSTEES may, if so decided unanimously, dissolve the Trust and transfer the Trust and/or such part of portion thereof as shall for the time being remain in the hands of TRUSTEES, or the investment and properties of the trust or a part thereof to any other institutions or trust for the pursuing the objects specified, but no part of the trust funds, assets or liabilities shall be transferred to the SETTLER or any of the TRUSTEES at any time or under any circumstances, upon dissolution.

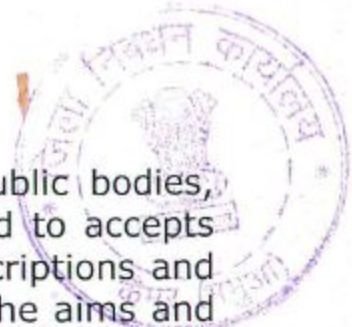
10. **FINANCE AND ACCOUNTS :-**

A. It shall be lawful for the Trustees to settle all accounts and to compromise, compound. Abandon or refer to arbitration any action or proceedings or dispute, claim, demand or things, proper for such purpose without being responsible for any loss occasioned thereby.

B. It shall be lawful for the TRUSTEES to borrow money either on the security of any property belonging to the trust or otherwise to fulfil any or all the aims and object of the trust, and it shall be lawful for the TRUSTEES to

Amey Sff
12011

Pakesh Singh



make this to apply to the government, public bodies, corporations, companies, or persons for and to accepts grants of money and donations, gifts, subscriptions and other assistance with a view to promoting the aims and objects of the Trust and to discuss and negotiable with the Government departments, public and other bodies, corporations, companies or persons, schemes and other works matters within the aims proper condition upon which such grants and payments may be made.

- C. The TRUSTEES shall cause true and accurate accounts to be kept of all moneys received and spent and of all matters in respect thereof in the course of the management of the Trust property or in relation to the carrying out of the aims and objects of the Trust as well as of all assets, credits and effects of the Trust property.
- D. The accounting year of the Trust shall be financial year that is year ending 31st March every year.
- E. A firm of chartered Accountants, engage by the TRUSTEES shall audit the accounts of the trust every year.

11. **APPLICATION OF TRUST PROPERTY/INCOME**

It is expressly declared that no part of the Trust property of income of the Trust shall be applied for any purpose outside India o any purpose which is not a public charitable purpose in law and all provisions thereof shall be constructed accordingly.

12. **JURDICTION**

- A. The trust shall be authorized to function throughout India.
- B. Should and legal disputes, claims or litigation within the jurisdiction of the law arise, they will only be considered valid if they are lodged within the precincts of the city of Kaimur (Bhabua).

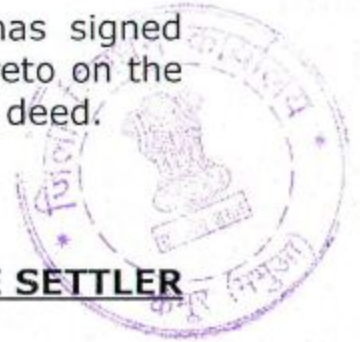
Handwritten signature and date:
12/12/2011
... Singh

Handwritten signature and date:
Rakesh Singh
12/12/2011



11

IN WITNESS WHEREOF, the SETTLER hereto has signed his/her name hereto has signed hi/her name hereto on the day, month and year specified in the front of this deed.



WITNESSES:

SIGNATURE OF THE SETTLER

① *Handwritten signature in Hindi: Anurag Singh*
पिता श्री सुभाष सिंह
उम्र ६० वर्ष

Handwritten signature and date: Anurag Singh 12/12/2017

1) Anurag Singh
Son of Shri S N Singh

SIGNATURE OF THE TRUSTEES

② *Handwritten signature in Hindi: Sambash Singh*
पिता श्री सुभाष सिंह
पिता श्री सुभाष सिंह

2) Sambash Singh 12-12-2017
S/o Shri Shiv Kumar Singh

3) Pakesh Singh 12/12/2017
s/o Shiyamuna Singh

Drafted & Computerised by self.

Red handwritten mark

