



बिहार BIHAR

29529

Deed No. 27

बाबू सुकुन्द पाण्डेय

मुद्रांक विक्रीता (पति)

सं. नं. 169

अवर विभाग कार्यलय

पृष्ठांकन का सारांश

दिनांक 31/12/2012 को Madheshwar Singh द्वारा यह दस्तावेज निबधन हेतु उपस्थित किया गया। इसमें 1500 मुद्रांक शुल्क एवं रु. 1345 निबधन तथा अन्य शुल्क का भुगतान किया गया। दस्तावेज ग्राह्य पाया गया। जिन वृत्तियकारियों ने मेरे समक्ष इसका निष्पादन स्वीकार किया उनके तथा उनके पहचानकर्ता के नाम, फोटो, अंगुलियों के निशान एवं हस्ताक्षर पृष्ठ अंकित हैं। इसे दस्तावेज सं. 27 के रूप में पुस्तक सं. 4 की जिल्द सं. 1 के पृष्ठ सं. 168 से 179 तक पृष्ठ 1 में आज निबधित एवं कुल 12 पृष्ठों में संधारित किया गया।

दिनांक-31/12/2012

लोकन नं. 4146/2012

संजय कुमार निबधन पदाधिकारी

DEED OF TRUST

This Deed of Trust is made on this 24th Day of Dec. 2012 between :-

SHREE MADHESHWAR SINGH son of Late Ajab Dayal Singh, residing at Village Kothuan, P.O.: Pitro, P.S.: Agaion Bazar, Dist.: Bhojpur, Bihar here in after called the "settler" (Which expression shall unless excluded by or repugnant to the context, deemed to include his heirs, executors, administrators, legal

Executed the trust deed

Madheshwar Singh
31/12/2012






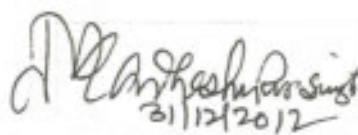





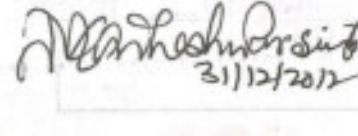





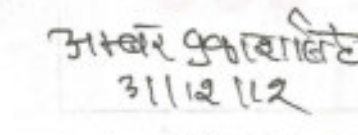






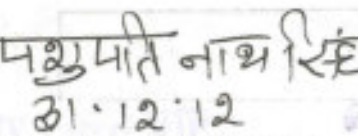






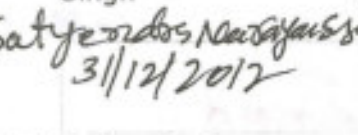


Sub District Registry Office, Piro

Token Number 4146

Reg. Year 2012

Serial Number 4059

Deed Number 27

PresType	Name	Photo	Thumb	Index	Middle	Ring	Little
Presented	Madheshwar Singh						
By							
Sig.	 31/12/2012						
Trustee	Madheshwar Singh						
By							
Sig.	 31/12/2012						
Trustee	Ambar Prakash Singh						
By							
Sig.	 31/12/12						
Trustee	Pashupati Nath Singh						
By							
Sig.	 31.12.12						
Trustee	Satyendra Narayan Singh						
By							
Sig.	 31/12/2012						
Identified	Baban Singh						
By							
Sig.	 31/12/012						



representatives and successors in the interest or assignees) of the ONE PART.

AND

- **MADHESHWAR SINGH** S/o. Late Ajab Dayal Singh residing at Village Kothuan, P.O.: Pitro, P.S.: Agaion Bazar, Dist.: Bhojpur, Bihar by qualification M.Sc. by profession educationist cum social worker by nationality Indian.
- **SATYENDRA NARAYAN SINGH** S/o. Late Ajab Dayal Singh residing at Village Kothuan, P.O.: Pitro, P.S.: Agaion Bazar, Dist.: Bhojpur, Bihar by qualification M.Sc. by profession educationist cum social worker by nationality Indian.
- **PASHUPATI NATH SINGH** S/o. Late Ajab Dayal Singh residing at Village Kothuan, P.O.: Pitro, P.S.: Agaion Bazar, Dist.: Bhojpur, Bihar by qualification Matric by profession educationist cum social worker by nationality Indian.
- **AMBAR PRAKASH SINGH** S/o. Late Ajab Dayal Singh residing at Village Kothuan, P.O.: Pitro, P.S.: Agaion Bazar, Dist.: Bhojpur, Bihar by qualification Graduation by profession educationist cum social worker by nationality Indian.

All herein after called the "trustee" (Which expression shall under excluded by or repugnant to the context, be deemed to include their heirs, successors-in-interest, legal representatives or assignees) of the OTHER-PART.

AND WHEREAS the Settler and the Trustees being desirous of foundation of educational institution, co-education institution, training institution and college and / or medical institute hospital etc.

AND WHEREAS the settler named above is the absolute owner of a sum of Rs. 25000/- (Rupees Twenty Five Thousand) only.

AND WHEREAS the said sum of Rs. 25000/= (Rupees twenty five



Madheshwar Singh
31/12/2012

Satyendra Narayan Singh
31/12/12

thousand) has in anticipation of this Deed of Trust been already paid and handed-over the Trustees before execution of this Deed of Trust.

AND WHEREAS the setter voluntarily decided to set up a Charitable Trust ie. Non Proprietary Trust for the objects specified hereinafter.

AND WHEREAS the TRUSTEES above named have agreed to be the Trustees and hold and apply the same sum of Rs. 25000 (Rupees Twenty five thousand) only all gifts, contributions, donation, grants, accretion and addition hereto, which they will receive and possess for and in the name of the Trust or on its behalf for fulfillment of the object of the Trust hereinafter.

AND WHEREAS the Settler and Trustees are desirous of establishing and running educational institutes, school, College, Hospital and other co-education institute in the memory of this deceased mother, father and there grandfather and forefathers under the above trust imparting education, running and health care centers for facilitating medical relief to the poor, the sick and the suffering.

AND WHEREAS the settler and the trustees are desirous of creating a Trust with such some of money or property which may be given by them or other from time to time and endowment, to be held by the trustees for the purposes of trust and upon the terms and condition mentioned above.

NOW THIS DEED OF TRUST WITNESSETH AS FOLLOWS :-

• **TRANSFER**

The settler is the absolute owner of a sum of Rs. 25000/= (Rupees twenty five thousand) only and hereby conveys, transfers and grants into the hands of the trustees named herein above to hold the same for the said trust to the carry out the objects and purposes and for wises of the settler.



A. Parshuram Singh
31/12/2012

पशुपति नाथ सिंह
31.12.12

according to the direction herein below.

- **NAME**

The name of the trust shall be RAMCHANDRA SINGH EDUCATIONAL AND CHARITABLE TRUST.

- **OFFICE OF THE TRUST**

- The office of the Trust shall be at Kothuan, P.O.: Pitro, P.S.: Agaion Bazar, Dist.: Bhojpur, Bihar, pincode : 802202
- The Trustees shall be at liberty to shift office to other place or may open branch or branches at any place or place with their mutual consent.

- **OBJECT OF THE TRUST**

The object of the Trust shall be the following among others:-

- Of founding and maintaining Hospital Medical investigation and research establishments or intuitions in India for affording facilities of Medical relief of the poor, sick, and the suffering.
- Of establishing institutions and School College and Technical and Non-technical Institutes for imparting education in the fields of medicine engineering professional training center and other allied subjects.
- Of running educational intuition, law college, D.Ed., B.Ed. College, M.Ed. etc, to be in accordance with the rules as may be from time to time be made by the trustees for the time being, and also for expending its activities by establishing other educational technological industrial training and professional institution or organizations.
- A committee will be formed by the trustees of the Trust and this committee will be managed to the running intuition and all the commands will be remained in hands of the Trustees "Settler" of the Trust.

- **Trustees**

There shall be minimum three Trustees and maximum nine

Ataneshwar Singh
31/12/12

4

Ataneshwar Singh
31/12/12



Trustees.

- The 1st (first) Trustees shall be :-
SHREE MADHESHWAR SINGH
SHREE SATYENDRA NARAYAN SINGH

(b) SHREE MADHESHWAR SINGH shall be the managing Trustee;

(c) SHREE SATYENDRA NARAYAN SINGH shall be the joint managing Trustee;

(d) All the Trustees shall hold office for life or till voluntarily retirement. In the event the office of the managing trustee becoming vacant the joint the managing trustee will be take over as the managing trustee;

In the event of the office of the joint managing trustee becoming vacant remaining trustee may co-opt any one of them as the joint managing Trustee;

In the event of death of Trustee or a Trustee becomes incapacitated to act as trustee, his spouse or any son will be inducted as Trustee.

Other Trustee shall retire by rotation in two at a time. The retiring Trustees will be eligible to be co-opted for further period.

- The managing Trustee and the joint managing Trustee shall, at heir discretion, co-opt any person, person who may be helpful in achieving the objects of the Trust as a trustee.
- Except for the initial trustees , who shall cease to be a trustee only on death or through voluntary resignation, a Trustee shall cease to hold office;
- Leaves without intimation;
- Does not attend three consecutive meetings of the trust or fails to attend meetings for one calendar year, whichever is longer, or
- Is requested to resign by 2/3rd of the Trustee or as near to this number as possible of the remaining trustees;
- Any trustee is at liberty to resign from the trust on month prior notice in writing his or her invention to do so;



5
Madheshwar Singh,
31/12/2012

अ. अ. अ. अ.
निर्वाहक अध्यक्ष
31/12/2012

- The Trustees shall be responsible only for such moneys and funds as shall actually cum to into there hands. A Trustee shall not be answerable or accountable for the neglect, default acts of omission or commission of other Trustee(s) or of any banker or other person with who the Trust properties, funds or any securities have been deposited or kept.

- **Power of the trustees.**

- The Trustees shall be at liberty and at their direction to accept any property, contribution grants collection or government or their institution including foreign agencies/institutions or foreign governments, of the advancements of the objects of the Trust.
- The Trustees shall be entitled to open and maintain Bank Accounts in the name of Trust with a Bank or Banks, to operate such Account(s) and give instructions to the Bank(s) and to provide for opening and operation of such Account(s) as resolved by the Trustees.
- The Trustees may borrow or raise money or funds from Banks, Financial institutions, Government, other intuitions, persons, firms and companies for the purpose and objects of the Trust, on such term and condition as they think fit the interest of the Trust and mortgage, Pledge or otherwise secure all or any of the properties or investments for the Trust as a security against such borrowing.
- Trustees shall be at liberty to sell and or realize the Trust property, if and when acquired, in future or funds and invest they sale proceeds thereof or any other moneys, being part of the Trust fund, in any manner as the Trustees may from time to time think fit with the scope of the Trust and with the scope of law.
- The Trustee may land money either with or without security.
- The Trustees may set apart any part of the income of the Trust for spending in future for any of the objects of the Trust and accordance with the provisions of the law including the income tax law applicable for the time being.
- 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



Arundhati Singh
31/12/2012

same in suitable long term investments and may invest the sale proceeds or any part thereof for all or any of the charitable objects and purposes of the Trust.

- The managing Trustee or the Trustees may appoint regular, permanent, part time or honorary staff, if necessary and according to the requirement for managing or working of the Trust and use the Trust funds for payment their salary, compensation, expenses etc.
- The Trustees may subject to the provisions of law, contribute to the funds of any professional association, individual, form corporate body, society, organization or institutions, which in the opinion of the Trustees in beneficial to the Trust.
- The Trustees may conduct workshops, conferences, seminars, meeting forums, symposia and create opportunities for medical professional researchers, scholars, Technicians and interested persons meet regularly to exchange views, notes, Research, findings and inventions and to publish news, letters, Books, Magazines, Periodicals and/or leaflets related to the aims, objects and purposes of the Trust.
- The Trustees may reimburse themselves for all expenses actually incurred or spent by them in connection with the Trust or affairs of the Trust or their duties relating thereto.
- The Trustees may join, co-operate or amalgamate this Trust with other are others having allied objects, upon such terms and condition as the Trustees may in their discretion think fit, particularly having regard to and the conformity with the aim sand objects and nature of the Trust.
- The Trustees may institutes, defend, adjust, settle, compromise, compound refer to arbitration, all action, suits, claims, demands and proceeding regarding the Trust property or the Trust funds.
- The Trustees have power to frame rules and regulations to carry out and to give effect to the objects and purposes of the Trust and/or managing affairs of the Trust and to alter and or amend the same from time to time.
- The Trustees may do any other thing or things which is/are incidental and conductive to the attainment of the other and objects or any of them.



Arundheshwar Singh
31/12/2012

- **Meeting**

- The managing Trustees for the time being shall be authorized to call meeting of the Trustees by giving notice in writing or orally by the Trustees.
- Three Trustees shall form a quorum for a meeting of the Trustees.
- All matters will be decided mutually by the Trustees or by the majority of the Trustees at a meeting convened for that purpose.
- Resolutions may be passed without holding a meeting of the Trustees by circulating in writing the proposed resolutions, which must be endorsed by the 1/3rd of the Trustees. If resolutions are endorsed in this manner, they shall be as valid and effectual as resolutions passed at a meeting of the Trust.
- The Trustees shall keep or cause to be kept a minute Book of the proceeding of the meeting.
- The Trustees may, if show decided unanimously, dissolve the Trust and transfer the Trust and/or such part of person thereof as shall, for the time being remain in hands of the Trustees, or the investments and properties of the Trust or a part thereof to any other institutions or Trust for pursuing the objects specified , but no part of the Trust funds, assets or liabilities Shall be Transferable to the settler or any of the Trustees at any time or under any circumstances, upon dissolution.

- **Finances and Account**

- It shall be lawful for the Trustee to settle all accounts and to compromise, compound, Abandon or refer to arbitration any action or proceeding or dispute, claim, demand or things, proper for such purposes without being responsible for any loss occasioned hereby.
- It shall be lawful for the Trustees to borrow money either on the security of any property belonging to the Trust or otherwise to fulfill any or all of the aims and objects of the Trust and it shall be lawful for the Trustees to make this



8
Anandeshwar Singh
31/12/2012

borrowing and the payment of any interest that may result, on terms and conditions as they think fit.

- It shall be lawful for the Trustees to apply to the Government, Public bodies, urban, local, municipal district and other bodies, corporation, companies or person for and to accept grant of money, aid, donations, gifts, subscription and other assistance with a view to promoting the aims and objects of the Trust and to discuss and negotiate with Government department, public and other bodies, corporation companies or persons, schemes and other works and matters within the aim and object of the Trust and to confirm, to any proper condition upon which such grants and payment may be made.
- The Trustees shall cause true and accurate accounts to be kept of all money 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 all the assets, credits and effects of the Trust property.
- The accounting year of the Trust shall be financial year that is year ending 31st march every year.
- The Accounts of the Trust shall be audited every year by a firm of chartered accountants, appointed by the Trustees.

- **Application of Trust Property/income**

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



- **Jurisdiction**

- The Trust shall be authorized to function through-out India.
- Should any legal disputes, claims or litigation within the jurisdiction of the law arise they will only be considered valid in they are lodged within the preferment's of the court of Ara, Bihar.

- **Dissolution**

Anandashankar Singh
31/12/2012

The event of the dissolution or winding up of the Trust, the assets remaining on the dissolution shall be transferred to author Trust, society or institution whose objects or similar to those of this Trust and that in no event shall be assets so remaining ~~be~~ disturbed among the Trustees.

IN WITNESSES WHERE OFF THE SETTLER hereto has signed his name here unto on they day, month and year specified in the front of this Trust Deed.

SIGNED AND DELIVERED
IN THE PRESENCE OF AND
WITNEESED BY

deewari
31/12/012

कुमार रमेश सिद्धीवाला (अधिवक्ता)
वस् - अंतराधमाला लिट
राज + पोस्टा रोड मोगर
दिनांक - 31-12-12

Composed by Hitesh Kumar, Ara

Alakheshwar Singh
31/12/2012

SETTLER
SIGNATURE OF TRUSTEES

1. *Alakheshwar Singh*
31/12/2012

2. *Satyendranarayana Singh*

3. *पुष्पमणि नाथरिन्ह*

4. *अमर प्रकाश सिंह*
31.12.12
31/12/12



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. 1500/-
Addl. Stamp duty paid under Municipal Act Rs. 0/-

Amt. Paid By N.J Stamp Paper Rs. 500/-
Amt. paid through Bank Challan Rs. 2345/-

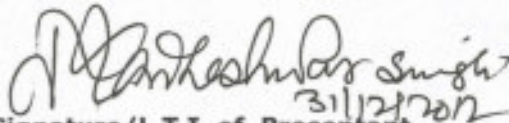
Registration Fee										LLR + Proc Fee		Service Charge		
FEE PAID	A1	1000	C	0	H1b	0	K1a	0	Lii	0	LLR	0	300	
	A8	0	D	0	H2	0	K1b	0	Liii	0		Proc.Fee		0
	A9	0	DD	0	I	0	K1c	0	Mb	0				Total
	A10	0	E	0	J1	0	K2	0	Na	45				
	B	0	H1a	0	J2	0	Li	0						
	TOTAL-									1045				
Total amont paid (Reg. fee+LLR, Proc+Service Charge) in Rs. -										1345				

Date: 31/12/2012

Registering Officer
Piro

Endorsement under section 52

Presented for registration at Registration Office, Peero on Monday, 31st December 2012 by Madheshwar Singh Late Ajab Deyal Singh by profession Agriculture. Status - Trustee


Signature/L.T.I. of Presentant

Date: 31/12/2012

Registering Officer
Peero

Endorsement under section 58

Execution is admitted by those Executants and Identified by the person (Identified by 'Baban Singh' age '58' Sex 'M', 'Bhola Singh', resident of 'Nawada Ara, ward No=39, ara, bhojpur, 802301'.), whose Names, Photographs, Fingerprints and Signatures are affixed as such on back page / pages of the instrument.

Date : 31/12/2012

Registering Officer
Piro

Endorsement of Certificate of Registration under section 60

Registered at Registration Office Peero in Book 4 Volume No. 1 on pages on 168 -179 , for the year 2012 and stored in CD volume No. CD-1 year 2012 .The document no. is printed on the Front Page of the document.



Date : 31/12/2012

Registering Officer
Piro

Token No. : 4146

Year : 2012

S.No. : 4059

SCORE Ver. 3.0

Deed No. : 27

