





Government of National Capital Territory of Delhi

e-Stamp

8-Stamp No. LOCKED



Certificate Issued Date

सत्यमेव जयते

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-DL37322119108847Q

12-Jun-2018 03:30 PM

IMPACC (IV)/ dl968803/ DELHI/ DL-DLH

SUBIN-DLDL96880378570314320611Q

PRASHANT SHUKLA

Article 64 Trust

G-55, SECOND FLOOR, ROYAL PLAZA, VIKAS MARG LAXMI

NAGAR NEW DELHI-110092

(Zero)

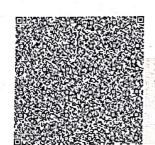
PRASHANT SHUKLA

NAVJEEVAN CANCER FOUNDATION

PRASHANT SHUKLA

200 लिनिव जयत

(Two Hundred only)



.Please write or type below this line.



0.8. - 02.09.1992

Purathant Chukla

- The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
- The onus of checking the legitimacy is on the users of the certificate.
- 3. In case of any discrepancy please inform the Competent Authority.

SUPPLEMENTARY TRUST DEED



This Supplementary Trust Deed is made at Delhi on 12-JUNE-2018 by:

Mr. Prashant Shukla S/o Sh. Ramesh Shukla R/o B-166, New Ashok Nagar, Vasundhara Enclave, East Delhi, Delhi-110096(Hereinafter called the settler) of one part.

And whereas original trust deed has already been made dated 14-March-2014 of "NAVJEEVAN CANCER FOUNDATION" (Regd.) having its registered office at 215/2, Ward NO.2, Mehrauli, New Delhi-110030 is duly registered vide registration no. 270 in Book no. 4, Vol. no. 61 on page 109 to 123 on this date 18-03-2014 with Sub Registrar, SR V A Hauz Khas, New Delhi/Delhi.

Whereas the said Trust Deed required additions and amendment and Settler give consent for applicability with effect from 12-June-2018, it was decided here under:

- 1. That the registered office address of trust has been changed. Now, the new address of trust is G-55, Second Floor, Royal Plaza, Vikas Marg, Laxmi Nagar, New Delhi-110092.
- 2. That the bank account in the name of trust shall be operated by Successor Settler Mr. Prashant Shukla.
- 3. That the New board of Settler and Trustees are appointed as on dated 12-June-2018. Details are as follows:

S.NO.	NAME AND ADDRESS	State	Designation
1.	PRASHANT SHUKLA S/O RAMESH	DELHI	SETTLER
	SHUKLA R/O B-166, NEW ASHOK	-	. Name of
4.	NAGAR, VASUNDHARA ENCLAVE,	1.0	
1567 GU	EAST DELHI, DELHI-110096		
2.	SABA ALI D/O FATEH ALI R/O	UTTAR	TRUSTEE
* * *	403/131,KASHMIRIMOHALLA,KATRA	PRADESH	The state of the s
to the second of	BIZEN BEG, LUCKNOW, UTTAR		and the second
	PRADESH-226003		



Deed Related Detail TRUST Deed Name TRUST Land Detail Tehsil/Sub Tehsil S R VIIIA Preet Vihar **Building Type** Laxmi Nagar Village/City Aaxmi Nagar Place (Segment) Property Type Property Address House No.: G-55, Road No.:, Laxmi Nagar 0.00 0.00 Area of Property Sq.Feet Money Related Detail Stamp Duty Paid 200.00 Rupees Consideraton Amount 2,100,00 Rupees

This document of

TRUST

Presented by: Sh/Smt.

R/o

PRASHANT SHUKLA

Value of Registration Fee 1,000.00 Rupees

RAMESH SHUKL

B-166, NEW ASHOK NAGAR, VASUNDHARA

strar, Delhi this 13/06/2018 12:42:14 in the office of the Sub Reg

between the hours of

Pasting Fee 100.00 Ruppes

Registrar/Sub Registrar S R VIIIA Preet Vihar Delhi/New Delhi

Signature of Presente

Execution admitted by the said: Shri / Ms.

PRASHANT SHUKI

and Shri / Ms.

NAVJEEVAN CANCER FOUNDATION

Who is/are identified by Shri/Smt/km, GOURAV KUMAR SO W/O D/O MANGAT SINGH TOMAR R/O H.NO.14, VILLAGE GHYANSARPUR, CHANDPUR, BIYAON UTTAR PRADESH 2 THE SEAL OF (VIIIA)

and Shri/Smt./Km HIMASHU UPRETI S/o W/o D/o LEELADHAEUPRETI R/o.H.NO.625, R.K PURAM SECT-02, KASHIPUR

UTRAKHAND-24473

(Marginal Witness). Witness No. II is known to me.

Contents of the document explained to the parties who understand the conditions and admit them as correct. Certified that the left (or Right, as the case may be) hand thumb impression of the executant has been affixed in my presence.

Marana Kal

Registrar/Sub Registrar S R VIIIA Preet Vihar Delhi/New Delhi

Date 13/06/2018 13:32:04 4. That the Mr. Arun Kumar Dixit S/o of Puran Dutt Dixit (SETTLER), Mrs. Seema W/o Rakesh Kumar Kuashal (Trustee) are resigned from the trust as on dated 11-June-2018.

Whereas the Settler is desirous of establishing a trust for public charitable objectives.

Now this indenture witnessed as follows:

1. FORMATION:

The Trust for furtherance of Public Charitable Objects and for the purpose of giving effect to such desire the SETTLER has made over a sum of Rs. 2100/- (Rupees Two Thousand One Hundred Only) to the Trustees by way of initial contribution and with the intention that they shall hold the said sum, all gifts, contributions, subscriptions, donations and other receipts which fund for Public Charitable Purposes and subject to trust's powers and provisions contained hereinafter. The 'TRUSTEES' have agreed to become Trustees and to hold and apply the said sums for Public Charitable purposes.

2. NAME OF THE TRUST:

The TRUST is hereby constituted as an Irrevocable Trust and it shall more particularly be known as "NAVJEEVAN CANCER FOUNDATION" The TRUSTEES may change the name of the Trust after complying all the necessary legal formalities in this regard.

3. i) REGISTERED OFFICE:

Régistered office of the Trust shall be situated at G-55, Second Floor, Royal Plaza, Vikas Marg, Laxmi Nagar, New Delhi-110092.

Shilala



THE PROPERTY OF A PROPERTY OF THE PARTY OF

having 120 sq feet area and any such other place as the Trustees may decide fro time to time.

ii) AREA OF OPERATIONS:

All over India.

4. AIMS &OBJECTIVES:

SPACE.

The objects for which this trust is established are:

- 1. To provide medical relief to the public who are suffering from Cancer by all available means.
- 2. To take all the necessary steps with the objective of helping the General Public in the prevention of Cancer.
- To arrange and provide medical aid and other assistance necessary for living to the needy people/Cancer Patient who are incapable or handicapped or mentally/physically retarded and financially unfit.
- 4. To acquire, establish and maintain hospital(s) for the reception and treatment of persons suffering from illness, or mental defect or for the reception and treatment of persons during convalescence, or of persons requiring medical attention, or rehabilitation, solely for philanthropic purposes and not for purposes of profit.
- To provide medical, emotional, psychological, social and medical support to Cancer patients of our country by setting up various drop-in centers, senior citizen homes, old-age homes and other entertainment centers so that these people should not be neglected.
- 6. To open, found, establish, promote, set up, run, maintain, assist, finance, support and/or help the various Cancer rehabilitation center, educational, and community development programmers for all and all over in india.
- 7. To open, found, establish, set up, run, maintain, assist, finance, support and /or help the various community development





and the state of t

programmes/activities based on spirituality, adhyatam gyaan and stress relieving meditation and yogic exercises and also construct and develop Community Halls, marriage homes, Pio, Dharamshala, Night shelters, shochalay, old, hospitals, Libraries, reading rooms, play grounds (both open and indoor), Yoga training centers, Sangeetalay & Nriyalay (music and dance training centers), Anganwari, Balwari, Mahila Ashram, Studios, Drama Stage and other Buildings/ institutions for use of Cancer patient and for welfare of the general public.

- 8. To establish, maintain or grant aid for the establishment or maintenance of wells, tube-wells, tanks, water reservoirs, tress and also the construction and maintenance of paths, roads, Khadanja, Bridges, parks, sewerage and other buildings and institutions which are used by the Cancer patient and general public.
- To make adequate arrangements and the start the rehabilitation centers for destitute, cancer patients, widows, old men and women, poor beggars, handicaps, blind, dumb, deaf, mentally retarded and for other needy people.
- To establish various physiotherapy centers for cancer patients handicapped and senior citizens.
- 11. To provide free temporary or permanent pace makers for cancer patients.
- 12. To make the best efforts for protection, promotion and for the advancement of cancer patients, women, children, old aged, handicapped, orphans, widows, destitute and mentally retarted people.
- To render services for cancer patients, women, children and youth of the country for their actual, moral, social and legal rights.
- 14. To promote literacy, cultural and other social activities by awareness programmes, Adult education classes, lecture, Essay competition, Exhibitions, symposium, cultural programs, Press Conference and seminar.







- 15. To conduct and establish coaching classes for rehabilitation of cancer patients.
- 16. To open, found, establish, set up run, maintain, assist, finance, support and /or aid and help in setting up the different kinds of schools, colleges lecture halls and other establishments or institutions for advancement of education and of knowledge in arts, science, literature, humanity and all the useful subjects in all their manifestations.
- 17. To meet travelling, boarding and lodging expenses for students going abroad for their higher education and also help them in all possible ways.
- 18. To offer prizes and grant scholarship to deserving students and also provide all possible facilities to students who are interested for higher education.
- 19. To establish and maintain institutions for the cancer patients, handicapped, blind, dumb, deaf, poor, SC, ST, Minorities, backward classes and other needy people to provide the training of house hold industries, semi skilled jobs and also to provide them other facilities like Hostels, medical aid, food, clothes, transportation, medical assistance to start new business.
- 20. To make arrangements of a mobile emergency van/ambulance for cancer patients, victims of road accident, to provide help to pregnant ladies to shift them to a nearby hospital, also to provide assistance to old people for any king of emergency care.
- 21. To provide nursing aid to the needy people especially to the old aged men and women, orphan and ill etc.
- 22. To do best efforts for promotion of research and education in medical science including surgery by running the various different schools, colleges and other medical research and /or educational institutes.
- 23. To make best efforts for promotion of research and education in medical science including surgery by running the various





different schools, colleges and other medical research and /or educational institutes.

- 24. To make best efforts and organize various kinds of programs and /or activities related to Family planning and to diffuse the useful knowledge about the medicines, equipments, methods used for family planning and also provide the Family Counseling facilities.
- 25. To arrange and organize EYE and BLOOD donation camps all over India and also other countries of the World.
- 26. To prepare awareness generating kits like Posters, banners, Audio, Video CD's and DVD's, Nukkad Natak, Puppet Shows, Skits, Documentaries etc for cancer patients.
- 27. To organize stage plays, musical concerts, seminars and variety programs.
- 28. To encourage games, sports, Yoga, Judo, Hockey, Football, Cricket and other national and international games, Sports for improvement of health amongst the youth and children on the whole and organize tournaments, Yoga and sports competitions at the block district, state, national and International level.
- 29. To provide all kinds of audio visual equipments, household electrical and electronic items/good, office equipment like computers, photocopiers, generators, invertors, AC, all kinds of phones, mobile phones, etc. to hospitals, educational institutions, NGO's, trusts, individuals and other needy persons/units according to the terms and conditions formed by this trust from time to time.
- 30. To provide medical equipments, instruments, medicines and other related goods/items to hospitals, educational institutions, NGO's, trusts, individuals and other needy persons/units according to the terms and conditions formed by this trust in this connection.
- 31. To provide eatable goods (like oils, grains, rice, etc) to the hospitals, education institutions, NGO's, trusts, individuals and







- other needy persons/units according to the terms and conditions formed by this trust in this connection.
- 32. To make tours and make contracts with foreign traders and/or the manufacturers to purchase the required material and abroad, specifically in neighboring countries like Bhutan, Nepal, Burma, Sri Lanka to invest the trust fund in the various financial gain projects/schemes for the purpose of raising funds for the trust to spend the same for the fulfillment of objectives of the trust.
- 33. To collect information, notices, notifications, policies from the government, semi-government, national/international agencies and NGO's and also provide the same to the Trust and also to the general public.
- 34. To organize seminars, meetings, press conferences and other lawful gathering from time to time.
- 35. To take up effective, reasonable and lawful steps for the solutions of the problems relating to the Trust and/or relating to the general public.
- 36. To approach to the competent court/courts to safeguard the rights of the general public and for the public interests from time to time, as the trust may deem fit and proper.
- 37. To receive financial and non-financial assistance from government, non-government organizations, international agencies, banks and any other legal entity or individual.
- 38. To purchase/acquire the land and/or the building in the name of the Trust for the upliftment and fulfillment of the aims and objectives of the Trust.
- 39. To hold and manage the assets and properties acquired, inherited or purchased by the Trust, as may be necessary or appropriate for the achievement of the objectives of the Trust.
- 40. To erect, construct, alter, maintain, sell, lease, mortagage, transfer, improve, develop, manage and control all or any part of the property or the building of the trust necessary or convenient





for the purpose of the attainment of the aims and objectives of the Trust.

- 41. To publish books, charts, illustrations, magazines, periodicals, journals, newsletters/papers and other publications in the different languages.
- 42. To assist and co-operate the other associations, trusts and the various NGO's whose aims are the same like this Trust.
- 43. To do such other thins/acts/activities which are necessary and which may be incidental or conducive to the attainment of any of the objectives of the Trust.
- 44. To do best efforts for promotion of research and education in
- 45. That the Trustees shall always maintain proper accounts of the Trust which shall be kept at the office of the trust.

That in case, any of the objects of the Trust are held to be non charitable within the meaning of section 2(15) of the Indian Trust Act, or any statutory modification (s) thereof, the Trustee (s) shall not carry out such objectives.

- 46. That for the furtherance of the objects of the trust, the trustees shall have the following powers:
 - (a)To accept any donation, contribution, grant or subscription in cash or in kind, from any person(s), body of persons or trust, with or without conditions.
 - (b) To apply the whole or any part of the income of the trust, or the trust fund or accumulations thereto, to any one or more of the objects of the trust, as the trustees may, in their discretion, deem fit from time to time.
 - (c) To convert and deal with the trust property and/or any investments for the time being.
 - (d) To invest the Trust Fund either in the purpose of mortgage of immovable property or in shares, stock or debentures or other securities and investments, or in deposits with or loans to any company, bank, firm or any





other person, and to alter, vary or transpose such investments, from time to time at the discretion of the trustees.

- (e) To borrow or raise or secure payments of moneys and also to lend money either with or without security.
- (f) To sell, dispose of, alienate or otherwise deal with any property comprising the Trust Fund.
- (g)To let out, demise any immovable property comprised in the Trust Fund for such period and at such rent on such terms and conditions as the Trustees in their discretion may think fit.
- (h) To open account in the name of the Trust, Trustees and/or Institutions run/ conducted by the Trust with a Bank or Banks, to operate such account and to give instructions to the Bank and to provide for opening and operation of such account by one or more of the Trustees or by an agent appointed by the Trustees.
- (i) To adjust, settle, compromise, compound, refer to arbitration, all actions, suits, claims, demands and proceedings regarding the Trust Fund.
- (j)To appoint constituted attorneys or agents and to delegate to such attorneys or agents all or any of the powers vested on them under these presents and from time to time remove such attorneys or agents and to appoint other or others in his or their place.
- (k) To appoint or make provision for the appointment of any person (including all or any of the Trustees and committees or administrator or Managing Trustees or otherwise) for the purpose of the administration of the Trust in such manner and subject to such rules and regulation as the Trustees may prescribe and also to appoint or provide for the appointment of separate Trustees to hold any fund or investment subject to the provisions of this Deed in such manner and subject to such rules and regulations as the Trustees may from time to time think fit.





- (l)To make, vary, alter or modify schemes, rules and regulations for carrying out the objects of the Trust and for the management of the affairs thereof and/or running any institution in furtherance of the objects of the Trust and otherwise for giving effect to the objects of the Trust.
- (m) To start, abolish, discontinue and restart any charity or charitable institutions for the benefit of general public and to impose any conditions to any subscription or donation made by them.
- (n) To set apart and/or allocate the whole or a part of the income or the corpus of the trust Fund or part thereof for any of the objects of the Trust.
- (o) To join, co-operate or amalgamate this trust with other or others having kindred or allied objects, upon such terms and conditions as the trustees may in their discretion think fit, particularly having regard to and in conformity with the objects and nature of this Trust.
- (p) To give aid by way of donations out of the income or the corpus of the Trust Fund or otherwise, to different charitable institutions, societies, organisations or Trusts in India which may have been established or which may hereafter be established for the like charitable purposes mentioned in these presents or any of them to enable such institution, societies, Organisation or Trustees to start maintain, or carry out such charitable objects.
- (q) To settle all accounts and to compromise, compound, abandon, or refer to arbitration any action or proceedings or disputes, claim, demand or things, as deemed proper for such purpose without being responsible for any loss occasioned thereby.
- (r) To borrow moneys either on the security of any property comprised in the Trust Fund or otherwise for all or any of the purposes of these presents, and it shall be lawful for the Trustees to make such borrowings on payment of such





of a made which of the home

parely, in given yet a comment of the property

ji jaja kensa alaji. Pesatai pesa atau ara laina ara sa serina aina 18

page to go it appries to take the first state of the

sign de la figura de la figura

interest and otherwise on such terms and conditions as they may in their absolute discretion think fit.

- (s) To apply to the Government, public bodies, urban, local, municipal, district and other bodies, corporation, companies, or persons for and to accept grant of money and of aid, donations, gifts, subscriptions, and other assistance with a view to promoting the objects of the trust and to discuss and negotiate with the Government Departments, public and other bodies corporations, companies or persons, scheme and other work and matters within the objects of the Trust and to conform to any proper condition upon which such grants and other payments may be made.
- (t) To take over or amalgamate with any other charitable trust, society, association, or institution with similar objects.
- (u) To establish, promote, manage, organise or maintain or to assist in establishing, promoting, managing, organising, or maintaining any branch of the Trust or any other Trust or its branch with objects similar to those of this Trust and to promote or carry on the affiliation or amalgamation of such other Trust with this Trust.
- (v)To take over, acquire, manage, control or aid any existing institution or institutions having objects either wholly or in part similar to the objects of this Trust and on such terms and conditions as may be thought expedient.
- (w) To purchase or otherwise acquire and undertake all or any part of the property, assets, liabilities and engagement of any or more of the trusts, societies, institutions or associations with which this Trust is authorized to amalgamate.
- (x)To transfer all or any part of the property, assets, liabilities and engagements of this Trust to any one or more of the trust, societies, institutions or associations with which this Trust is authorised to amalgamate.
- (y)To transfer and hand over the Trust to any other Society, Corporation, Institution, Trust or Organisation on such terms





and conditions as the Trustees shall in their absolute discretion think fit and proper to be held by the Society, Corporation, Institution, Trust or Organisation with the powers, provisions, agreements and declarations, appearing and contained in these presents subject to such modifications as may be necessary and consequent to such transfer of the Trust fund. The Trustees for the time being of these presents shall become discharged from the Trust thereof relating to Trust Funds so transferred.

- 47. The Trustees shall be accountable only for such moneys, stocks, shares and funds as shall actually come into their hands and a Trustee shall not be answerable or accountable for neglect, default, acts or omissions or commissions of the other trustees, nor of any banker or other person with whom the trust properties or any securities may have been deposited or kept.
- 48. The Trustees will not be entitled to receive any remuneration, but the Trustees may reimburse themselves all expenses actually incurred by them in connection with the Trust or their duties relating thereto.
- 49. The number of the Trustees shall not be less than two and more than seven. If the number of the trustees shall fall below two, the Trustees shall not, except for the purposes of filling any vacancy, act so long number is below the said minimum.
- 50. The managing trustees for the time being will be at liberty to appoint additional Trustee within the number mentioned above for such period or on -such terms as to retirement and reappointment as the trustees for the time being considered proper. A person shall cease to be a Trustee either: (i) if he without leave of absence does not attend three consecutive meetings of the Trustees or for one calendar year, whichever is longer, or (ii) if he is requested to resign by 3/4th or as near thereto as possible of the remaining trustees
- 51. Every Trustee will be at liberty to resign on giving one month's notice of his intention to do so.







.

- 52. The Trustees may from time to time frame rules for the conduct and regulations of the meetings of trustees. In the absence of such regulations:-
 - (a) Two Trustees shall form a quorum for a meeting of the Trustees.
 - (b) All matters will be decided mutually by the Trustees.
 - (c) Resolution passed without any meeting of the Trustees but by circulation thereof and evidenced in writing under the hands of two thirds of the trustees shall be as valid and effectual as a Resolution duly passed at a meeting of Trustees.
- 53. The Trustees shall have the power to determine in case of doubt whether any moneys or property shall for the purpose of the charity be considered as capital or income and whether out of income or capital any expenses or outgoings ought to be paid or borne and every such determination shall be binding and conclusive provided that nothing contained shall be deemed to authorise the Trustees to spend the income or corpus of the Trust for any purpose not authorised by these presents.
- 54. The accounting year of the Trust shall be the financial year ending on 3lst March every year.
- 55. The Trust and the Trust funds shall be and irrevocable for all times.
- 56. The office of the Trust shall be situated at Delhi unless changed by the Trustees by two thirds majority.





Apparation of the Charles of the Control of the Con

policy and a surface of the control of the surface of the surface

ANCILLIARY OBJECTS:

All the incomes, earnings, moveable, immoveable properties of the Trust shall be solely utilized and applied towards the promotion of its aims and objects only as set forth in the objectives and no profit thereof shall be paid or transferred directly or indirectly by the way of dividend, bonus, profits or in any manner whatsoever to the present or past trustees of the trust or to any other person claiming through anyone or more of the present or past Trustees.

RULES AND REGULATIONS NAVJEEVAN CANCER FOUNDATION

1. TRUSTEES OF THE TRUST:

Any person (more than 18 years) Firm/ Company / organization / NGO/ Cooperative/Samiti/Federation of India or from other country whose names appear in these rules. and regulations as the first Trustees of the Trust and the persons who are subsequently admitted as Trustees by the managing committee in accordance with the rules of regulation of the Trust deed.

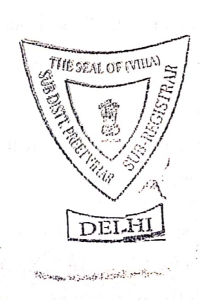
a. General Trustee:

The General Members/trustees will have all rights of management committee.

b. <u>Associate Trustee</u>

Any person (more than 18 years)/Firm Company / organization / NGO/ Cooperative/Samiti/Federation of India





en de la companya de

en de la composition de la com

a**jen** de esakila ako ako iza di dibak eza

the manufacture of the second of the second of

origin or orig'n of any other country who can opt for this membership on payment of annual fees. They are providing services from time to time and these Trustees will have no Trusteeship of management committee and they do not have any voting right.

c. <u>Patron</u>

The patron trustees as a Hon'ble advisory Member of the Trust and my intellectuals after consideration of Managing committee can become a Hon'ble Patron Members of Trust. The Patron members do not have voting rights.

2. SUBSCRIPTION:

- a. **A non-refundable admission fees** of Rs.500/- (Rupees Five'Hundred Only) at the time of admission.
- b. Annual non-refundable Subscription: Annual non-refundable subscription shall be minimum Rs.1000/(Rupees One Thousand only) per annum and the Managing Committee shall decide the amount of the subscription at the close of each financial year.
- c. Life Trusteeship fees: One Time non-refundable fees of Rs. 5100/- (Rupees Five Thousand One Hundred Only) to be paid at the time of enrolment and the Management Committee shall revise the amount from time to time.





3. MANAGING COMMITTEE OF THE TRUST:

- a. PRASHANT SHUKLA- SETTLER
- b. SABA ALI- TRUSTEE

4. POWER AND DUTIES OF THE TRUSTEES:

a. Convenor

- i. He/She shall supervise all works and activities of the Tmst and the other office bearers.
- ii. He/She shall be head of the Trust and preside over the meetings of the Managing Committee. He/She shall have the right of the casting vote.
- iii. To sign on behalf of the Trust, any document/deeds and do alt-the correspondence with the registrar office/concerned departments/persons and partic'vate it meetings on behalf of the Trust
- iv. To remove/terminate any or all the staff/executives / Consultants/ Director/ Manager/ Chief Coordinator etc. (Except CEO of the Trust)if found not working in the interest of the trust.
- v. If trust will appoint a CEO for benefit of trust, To remove/terminate a CEO require 4 Trustee signed letter for termination a CEO (Chief Executive officer).
- vi. To undertake all such other functions as may be Managing Committee from time to time



vii. The Director/ Manager/ Staff/ Chief Coordinator and all othe. executives shall be appointed by the Convenor of trust in concurrence with the board of trustees to hence be objectives of the trust or institution of the trust to the best in all respects.

b. GENERAL SECRETARY

- i. To sign on behalf of the Trust, conduct its correspondenceend record its proceedings of the meetings with concurrence of Convenor.
- ii. To summon the General meeting with the consent of the Convenor or at his/her instance with absence.
- iii. To call Ordinary GeneralBody Meeting if so desired in writing by at 'least 2/3rd Trustees of the Committee.
- iv. To under take any other function as may be authorized by the Convenor/Managing Committee

c. Treasurer/Trustee

- He/She shall keep accounts of receipts and expenditure of the Trust and furnish annual accounts to the Managing Committee.
- ii. To undertake any'such other activity as may be assigned to him/her by the Convenor /Managing Committee from time to time.





Marine and Marine Street Control Control

TRUSTEES:

- a. The first trustees are appointed for life, but will be at liberty to resign on giving one month's notice of his/her intention do so and they will be the constitutes Managing Trustees.
- b. Mr. Prashant Shukla hereby appointed as the convenor, who shall hold office for life or until he resigns there from. The convenor shall have all the powers as are vested in the Board of Trustees, except those which are specifically to be

exercised

as per law only by the board and cannot be delegated His/Her duty is to keep the board informed of the same.

6. TERMINATION OF TRUSTEESHIP:

The Trusteeship of any Trustee shall cease to hold his/her office

Except convenor if:

- a. A no confidence motion is passed by 2/3" majority of votes in The Managing Trustees Meeting.
- B. On his/her death.
- C. On His/her failure not to attend without any plausible reason Consecutive meetings of the General Body without any Intimation/ leave of absence.
- d. On His/Her written resignation.
- e. For any other violent, unsociable, unbecoming behaviour etc.
- f. A trustee who wishes to resign shall have to submit one month notice before tendering his resignation.





and the retain of a

The reason of termination from Trusteeship shall be communicated to the Trustee concerned in writing.

7. MEETINGS OF BOARD OF TRUSTEES:

- a. The Board of trustees Shall meet aS often as may be necessary or convened to' transact activities. The Board of trustees is empowered to transact activities and take decisions also by circulation of paper.
- b. All decision of the Board of Trustees shall be taken either unanimously or by majority and fifthe Board is equally divided, Convenor will have the casting vote.
- c. The Trustees may from time to time frame rules for the conduct and regulations of the meetings of trustees. In the absence of such regulation:
 - i. All matters will be decided mutually by the Trustees.
 - ii. Resolution passed without any meeting of the Trustees but by circulation thereof and evidence in writing under the hands of 2/3 two thirds of the trustees shall be as valid and effectual as a Resolution duly passed at a meeting of Trustees.

8. AMENDMENTS IN THE TRUST:

The trustees are authorized to add/amend any clause of the trust deed including the aims and objectives or the Trust.

9. ACCOUNTS

i. The accounting year of the Trust shall be the financial year ending on 31St March every year.



a carrier of the grant and a second

- ii. The Books of account of the Trust shall be audited by a firm of Chartered Accountants to be appointed by the Board of Trustees and their fee for audit shall be part of outgoing amounts from the Trust Funds.
- iii. The Trust and the Trust funds shall be irrevocable for all times.

10. SOURCES OF INCOME:

- i. Registration, Admission, special or any other fee in any mode.
- ii. Subscription, Sponsorships and Interest by way of any mode.
- iii. Donation, gifts, presents & special contribution of any nature.
- iv. Grants, aids, loan or any other assistance.
- v. Receiptsfmm Investment of the Trust Fund & Rent.
- vi. Any other receipt not covered by article 10 (i) to 10 (v)

The Income of the Trust received from India and Outside India as may be from all sources will be utilized forthe attainment of the aims and objectives of the Trust.

11. MEETING OF THE TRUSTEES:

- a. The trustees shall hold the Annual General Meeting of thetrustees once every year at such time(not being more than 15 months after the last preceding Annual General Body Meeting and at such place and time as may " prescribed the Convenor of the trust. In case of any dispute, the decision of the Convenor will be final and binding upon all.
- b. A minimum of ten clear days notice shall be given of every Annual General Meeting to every trustee containing the Agenda for the meeting.



Flood of



c. All other minutes of the Board of Trustees shall be sent under postal certificate and shall be deemed to have been served if addressed to the Trustees at the address given for the purpose.

12. **DISSOLUTION**

The Trust will be dissolved as per the provisions laid down under trust Act, as applicable to the National Territory of Delhi. If upon dissolution of the Trust there shall remain after the settlement of its debts and the liabilities any property whatsoever, the same shall not be paid to or distributed among the Trustee of the Trust but shall be given over to same other trust/societylorganization with similar objective according to the decisions of the Trustee or, in default thereof, according to the decision of the competent court.

13. BANK ACCOUNT:

- a. The fund of the Trust shall be kept in a Scheduled Bank or any other bank as trustees deem to benefit. With a view to generate income for the trust and best utilization of trust fund, the funds shall be invested in FD, CDs of scheduled banks, units of UTI, Mutual Funds, Bonds/Debentures of any Indian Financial Institution. Government Securities or any other securities or schemes as deemed fit and as permitted by iaw for the time being in force, considering the over all benefit of trust.
- b. The money shall be authorized to be withdrawn by the Convenor jointly withGeneral Secretary or Treasurer of the Trust.





14. APPLICATION OF FUNDS:

It is expressly declared that no part of the Trust property or its income or any accretion thereto 'shall be applied torany purpose outside India or for any purpose which is not a charitable purpose in law, and all provisions hereofshall be construed accordingly, as permitted by rules of the Government of India.

IN WITNESS WHEREOF the parties heretohaue'set and submitted their respective hands, on the day, month and year first mentioned here in above.

SIGNED AND DELIVERED BY THE SETTLER AT NEW DELHI.

WITNESS: (24) Allo HN14, VIII og e Ghansoan bur, Post Gandhom, Chandpur, Byron, Offen

Prodssy. 296726 499525036911 (21)

2. Himanshu Upreti SID Leeladhon Upnett, Hindes, enk. buram, section 2 manpur road, kashipur, Udhamstryly. Novem, Kashipur, Udtanakhand, .244713

4274 1608 8215

SETTLÖR:

Reg. No.

Reg. Year

Book No.

503

2018-2019

4



Ist Party

IInd Party

Ist Party

PRASHANT SHUKLA



Witness

IInd Party

NAVJEEVAN CANCER FOUNDATION

Witness

GOURAV KUMAR, HIMASHU UPRET

Certificate (Section 60)

Registration No.503 in Book No.4 Vol No 145

on page 97 to 119 on this date

13/06/2018 17:18:14

and left thumb impressions has/have been taken in my presence.

Date 13/06/2018 17:31:49



S R VIIIA Preet Vihar New Delhi/Delhi

