



Certificate No. U0H20221105



Stamp Duty Paid : ₹ 250

(Rs. Only)

GRN No. 94264410



Penalty : ₹ 0

(Rs. Zero Only)

Seller / First Party Detail

Name: Babaladi Shahji Darbartrust

H.No/Floor : 00

Sector/Ward : 00

LandMark : Titukhera to mangala road

City/Village : Alipur titukhe

District : Sirsa

State : Haryana

Phone: 74\*\*\*\*\*86

Buyer / Second Party Detail

Name : Amisha Grover

H.No/Floor : 00

Sector/Ward : 11

LandMark : Gali baadi wali

City/Village: Rania

District : Sirsa

State : Haryana

Phone : 74\*\*\*\*\*86

Purpose : NON JUDICIAL STAMP PAPER FOR TRUST DEED

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website <https://egrashry.nic.in>**TRUST DEED**

This declaration of a trust is made on 8<sup>th</sup> day of September, 2022 executed by Smt. Amisha Grover W/o Sh. Rahul Grover aged 23 years resident of Ward No.11, Gali Baadi Wali, Rania - 125076, District Sirsa, Haryana; hereinafter called 'The Settler of the Trust' , by settling an amount of Rs. 5,100/- (Rupees Five Thousand One Thousand Only) for the constitution of religious and public charitable trust under the name & style "BABA LADI SHAH JI DARBAR TRUST" created by this indenture of declaration constituting herself and others as trustees subject to terms and conditions herein set forth.

Whereas, the settler of trust is hereby creating exclusively and wholly irrevocable trust for constructing, managing and running a PEERKHANA OF BABA LADI SHAH JI at Titukhera to Mangala Road, Village - Alipur Titukhera, District Sirsa, Haryana for providing a religious and pious atmosphere for worship and celebration of religious occasion at the aforesaid place, hereinafter called "BABA LADI SHAH JI DARBAR TRUST".

WHEREAS the declaration and the terms and conditions subject to which the declaration is made are desired to be reduced to writing, it is now formally

*Amisha*  
*Amisha*

*Amisha Grover*

*Amisha Grover*

प्रलेख नः5059

दिनांक:20-09-2022

डीड संबंधी विवरण	
डीड का नाम	TRUST
तहसील/सब-तहसील	सिरसा
गांव/शहर	अलीपुर टीटू खेड़ा

धन संबंधी विवरण	
राशि 0 रुपये	स्टाम्प ड्यूटी की राशि 100 रुपये
स्टाम्प नं : U0H2022H105	स्टाम्प की राशि 250 रुपये
रजिस्ट्रेशन फीस की राशि 50 रुपये	EChallan:0094594709 पेस्टिंग शुल्क 3 रुपये
Drafted By: चन्द्र शेखर एडवोकेट	Service Charge:200

यह प्रलेख आज दिनांक 20-09-2022 दिन मंगलवार समय 2:39:00 PM बजे श्री/श्रीमती /कुमारी  
Amisha Grover पत्नी Rahul Grover निवास Ward No 11 Gali Baadi Wali Rania द्वारा पंजीकरण हेतु प्रस्तुत किया गया ।

*Amisha*

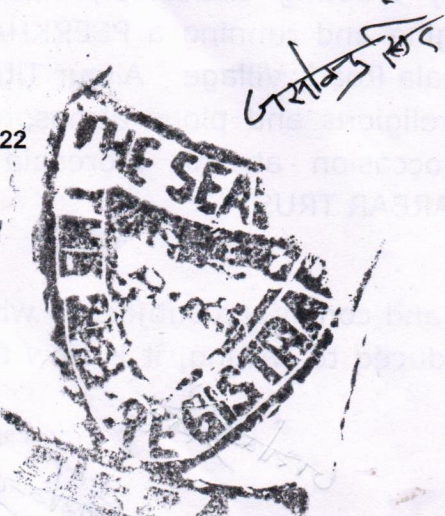
हस्ताक्षर प्रस्तुतकर्ता  
Amisha Grover

*PK*  
उप/सयुक्त पंजीयन अधिकारी (सिरसा)

उपरोक्त पेशकर्ता व श्री/श्रीमती /कुमारी Jasvindra Singh पुत्र Ranjeet Singh हाजिर है । प्रतुत प्रलेख के तथ्यों को दोनों पक्षों  
ने सुनकर तथा समझकर स्वीकार किया ।दोनों पक्षों की पहचान श्री/श्रीमती /कुमारी Manpreet Kaur पिता Jasvinder Singh  
निवासी Rania Distt. Sirsa व श्री/श्रीमती /कुमारी Harbans Singh Lambardar पिता ---  
निवासी Village Shahpur Begu ने की ।  
साक्षी नं:1 को हम नम्बरदार /अधिवक्ता के रूप में जानते हैं तथा वह साक्षी नं:2 की पहचान करता है ।

दिनांक 20-09-2022

*Amisha*



*PK*  
उप/सयुक्त पंजीयन अधिकारी(सिरसा)

*Manpreet Kaur*

*Dayal*

declared as under:

NOW THIS DEED WITNESSETH AS UNDER

### DECLARATION

That I undersigned do hereby declare that I have irrevocably settled an amount of Rs. 5,100/- (Rupees Five Thousand One Thousand Only) for the sole purpose that it should form the corpus fund of "BABA LADI SHAH JI DARBAR TRUST" situated at Titukhera to Mangala Road, Village - Alipur Titukhera, District Sirsa, Haryana for which the trustees have accepted the same and who have consented to act as Trustees, subject to conditions hereinafter stated.

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

That, in order to effectuate the aforesaid desire, as stated above, the Settler has set apart and handed over to the trustees a sum of Rs. 5,100/- (Rupees Five Thousand One Thousand Only) (hereinafter called the Trust Fund) (which expression shall include cash and any other property or investment of any kind, whatsoever into which the same or any part of thereof might be converted, invested or varied from time to time or which may be acquire by the trustees or may come to their hands by virtue of these presents or by operation of law or as the assets transferred by any Trust or otherwise, howsoever in relation to these presents), and the trustees shall hold and stand possessed of the same upon the trust subject to the powers, provisions, agreements and declaration hereinafter contained

### 2. NAME

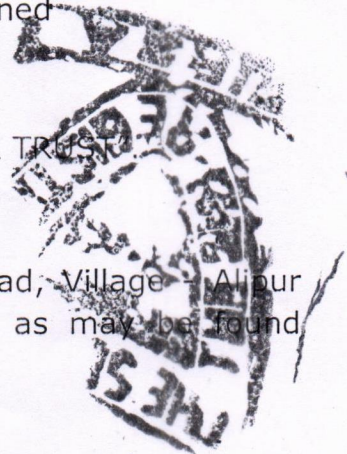
Name of the Trust shall be "BABA LADI SHAH JI DARBAR TRUST"

### 3. ADDRESS

Its registered office will be at Titukhera to Mangala Road, Village - Alipur Titukhera, District Sirsa, Haryana or such other place as may be found suitable from time to time.

### 4. TRUSTEES

1. Smt. Amisha Grover W/o Sh. Rahul Grover  
Address: Ward No.11, Gali Baadi Wali,  
Rania - 125076, District Sirsa, Haryana  
Age: 23 Years



*Amisha*

*Amisha Grover*

2. Arun Kumar S/o Sh. Vijay Kumar  
Address: Village – Dingmandi - 125058  
District Sirsa, Haryana  
Age: 34 Years
3. Jasvindra Singh S/o Sh. Ranjeet Singh  
Address: 246, Jaj Colony, Ward No. 12,  
Rania -125076, District Sirsa, Haryana  
Age: 42 Years
4. Sandeep Kumar S/o Sh. Satish Kumar  
Address: H.No. 804-D, Street No.6,  
Near Anupam Model School, Govind Nagar,  
Sirsa – 125055, Haryana  
Age: 39 Years
5. Apurav Mehta S/o Sh. Chander Shekhar Mehta  
Address: H.No. 126, Multani Colony,  
Sirsa – 125055, Haryana  
Age: 33 Years



All the first trustees will hold office as trustees for their life.

5. BOARD OF TRUSTEES:

The control and management of the whole affairs of the Trust as well as properties of the trust shall be vested in a body which shall be called "BOARD OF TRUSTEES", members, whereof shall be called "TRUSTEES". Settler of the Trust will also act as a Trustee and can also be assigned any designation as office bearer of Board of Trustees.

- a) Maximum number of trustees can be 11 (Eleven).
- b) Smt. Amisha Grover W/o Sh. Rahul Grover is designated as first President/Chairman of the trust. On her resignation or death, a new President/Chairman will be appointed by the Board of Trustees with majority decision.
- c) All the trustees will be lifetime trustees.
- d) In case of resignation of any trustee, a new trustee will be nominated with the majority decision of Board of Trustees and with the consent of the President.
- e) In case, if any of the trustee is found working against the working of the trust can be expelled with the majority decision of Board of Trustees and with the consent of the President.

*Amisha*

*Amisha*  
*Amisha*  
*Amisha*

*Amisha*

f) Board of Trustees is empowered to make any rules for the better working of the trust with the majority decision and with the consent of the President.

6. Aims and Objects of the Trust: The objectives, which are specific to a Trust, shall be enumerated below;

- a. To construct, manage and run the PEERKHANA OF BABA LADI SHAH JI situated at Titukhera to Mangala Road, Village - Alipur Titukhera, District Sirsa, Haryana.
- b. To construct, repair and maintain other buildings for the 'PEERKHANA' for comfortable stay of devotees and religious authorities and for use at the time of religious occasions.
- c. To make arrangements of PEERKHANA and all other buildings and places connected with the said PEERKHANA.
- d. To appoint such staff, which is generally necessary to carry out the responsibilities of different type of duties required for the proper management, running and establishment of the above said PEERKHANA.
- e. To make every efforts for de-addiction.
- f. To provide financial help for the marriage of poor girls.
- g. To do every efforts for the uplifting of poor families.
- h. To provide help and to make every efforts for the welfare of Gaushala(s) and Gauvansh.
- i. To make arrangements for primary, high and specialized studies for the poor and deserving children's.
- j. To distribute education material to the poor and deserving students.
- k. To celebrate all the religious function which are generally celebrated in such religion as per tradition.
- l. To purchase land and/or to take land on lease/rent or to accept the land as donation for the construction of PEERKHANA and for the construction of allied buildings required for the better management of the PEERKHANA.
- m. To make arrangement for Bhandara, Langar and Distribution of Parsad on different occasions.
- n. To arrange for Mela at PEERKHANA for the celebration of different occasions as per traditions.
- o. To do all other acts of charity, which are in line with the teaching of Baba Ladi Shah Ji.
- p. To arrange for cold and sweet water on various occasions.
- q. To arrange for distribution of various articles among the poor.
- r. To provide financial help to the needy students.
- s. To start, run and maintain such arrangements like distribution of medicines, distribution of clothes, distribution of study materials, distribution of food and distribution of other utility items to the poor



*Anisha*

*For New*  
*For New*

Page 4 of 13  
*Gurpreet Singh*

and needy persons irrespective of caste, color and creed.

- t. To arrange for religious discourse for the benefit of the general public at large.
- u. To work for the eradication of social evils and drug addiction.
- v. To do such other things/acts/activities which are necessary and which may be incidental or conducive to the attainment of any of the objects of the trust.
- w. Provide always and it is hereby declared that if any one or more of the objects specified above are held not to carry out such object or objects, as if the same are not incorporated in these presents the validity of Trust as a Trust for public and charitable purposes shall not be affected in any manner.

If any of the above objects is found to be inconsistent with the objects of a religious and public welfare institution under section 11 or any other section of the Income-tax Act, 1961 or any other direct tax law or any other law applicable to such trusts as now enacted or as may be enacted or amended at a future date, the objects stated above will be treated as so modified to accord with such law or amended law so that any concessions, privileges, conditions or regulations available to and applicable to such public welfare institutions will be available or applicable to this Trust as well so that this Trust will continue to retain its character as a public welfare institution without profit motive with public character within the meaning of all such laws. All the objects of the trust and its activities will be confined to India and will be carried on without profit motive and without any distinction on account of caste, creed, colour or religion.

## 7. POWERS OF BOARD OF TRUSTEES

- (i) Board of Trustees shall have the power to receive donations so as to augment the Trust Funds or to treat such donations for the purpose of the Trust either towards corpus or other funds eligible to be spent or applied according to the objects of the Trust.
- (ii) Board of Trustees shall have the power to invest the funds in best possible manner with a view to augment the resources of the Trust to be able to better fulfill the objects of the Trust, but the Trust will not embark on any business or invest in any speculative even true. Such investments will also not deviate from the requirements of any law relating to Public Trusts or law relating to exemptions under section 11 to 13 of the Income-tax Act for income- tax and other direct tax laws.
- (iii) The Trustees will be entitled to accumulate the income for the objects of the Trust and to apply the same either out of the funds or the income for purposes of the Trust to the extent considered prudent and necessary during the year subject to any regulations governing such accumulation under any

*Anusha*  
*Anusha Anusha*

*गुलाब कृष्ण 5*

law for the time being in force.

- (iv) Board of Trustees shall have power to convert the trust property, acquire immovable property, sell, charge, rent out or otherwise alienate the assets including immovable property for protecting or improving the Trust property or for any object of the Trust.
- (v) Board of Trustees shall have power to sue, defend suits and compromise them in the interest of the Trust in the name of the Trust.
- (vi) Trustees will have powers to engage, suspend or dismiss employees or to take such other action to ensure proper management. It will have all powers necessary and incidental for management and administration of the Trust and its properties.
- (vii) Board of Trustees shall have the power to delegate their duties to any one of themselves or to employees, co-trustees and committees.
- (viii) Board of Trustees may invite any employee, expert or well-wisher to attend Trust Board meeting for advice and participation without right to vote.
- (ix) All properties whether movable or immovable, whether owned or entrusted to the Trust by any person or body for management will stand vested in the Trust and will be subject to control and supervision of the Board.
- (x) Three forth members should be present in meeting to forum a quorum.

#### 8. MANAGEMENT COMMITTEE:

The Board of Trustees themselves will constitute a working committee for day-to-day management of the trust. The president/chairman of Board of Trustees will be president of this committee, who will nominate Secretary and Cashier out of remaining Board of Trustees. The tenure and other rules and regulations for this committee will be formed by the Board of Trustees with majority decision, but, consent of the President will be compulsory. The President can expel any of the office bearers and can appoint any other person out of Board of Trustees. However, the management body can constitute sub-committee(s) to undertake and execute a particular project at a particular place. Members to this sub-committee(s) will be appointed by the President/Chairman of Board of Trustees out of Board of Trustees. President/Chairman is empowered to make any rule and regulation of such sub-committee(s) in consultation with other management committee members. Superintendence control of all committee(s) will remain with Board of Trustees. The duration of management committee and other sub-committee(s) will be decided by the President/Chairman. Three forth members should be present in the meeting to forum a quorum. Wherever, President is mentioned should be understood as Chairman/President.

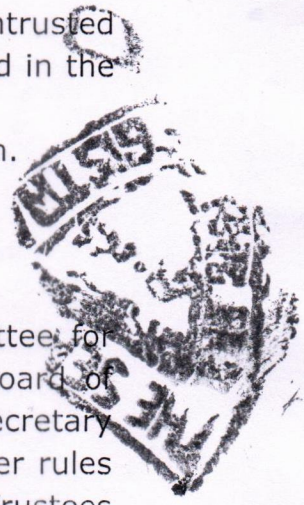
First working committee will be as under;

- a) Smt. Amisha Grover W/o Sh. Rahul Grover                      President

*Amisha*

*Amisha Grover*

*Amisha Grover*



- |   |           |
|---|-----------|
| b) Arun Kumar S/o Sh. Vijay Kumar             | Secretary |
| c) Jasvindra Singh S/o Sh. Ranjeet Singh      | Cashier   |
| d) Sandeep Kumar S/o Sh. Satish Kumar         | Trustee   |
| e) Apurav Mehta S/o Sh. Chander Shekhar Mehta | Trustee   |

9. BOARD OF GOVERNANCE:

The president/chairman of the board of trustees along with other trustees can appoint/nominate members of Board of Governance by taking, eminent person(s) and other elite of the area. The President/Chairman with the consent of other trustees reserves the right to cancel such appointments at any time without assigning any reason. However, such appointment(s)/nomination(s) will be made for one year and such appointments will have to be renewed by the President /Chairman with the consent of other trustees every year.

The Board of Governance will act as an advisory body and will advise the Board of Trustees for better management, day to day working and for solution of any other problems related to the trust. The Board of Trustees will consider such advised and will implement the same if it is accepted by the majority of the trustees present in the meeting of the Board of Trustees.

10. Without affecting the generality of powers and functions of the trustee/s to manage and administer the trust, the trustee/s shall have the following functions:

- i) To borrow if need be against the security of the assets of the trust by way of bank overdraft, loan or otherwise, as may be necessary, for the benefit of the trust and for more effectively carrying out the objects and to bind the trust property for the purposes and enter into any agreement and sign such document. The President/Chairman will only be authorized to execute such documents, deeds, papers, etc. as may be necessary in connection therewith.
- i) To arrange for and/or authorize the signing of or execution of any agreement, contract, instrument, document or any other paper or writing required to be signed or executed on behalf of the trustee/s by The President/Chairman to be nominated in this behalf by a resolution at the meeting of the Board of Trustees and to make the same effective and binding as if the said agreement, contract, instrument or document or paper or writing were signed by all the trustees.

*Signature*

*Signature*

*Signature*

- ii) To appoint or make provision for the appointment of one of the trustees or any other person as Honorary Secretary or have a sub-committee of trustee/s or have a paid Secretary or any other person or persons to attend to or supervise or conduct specified jobs or functions or entrust matters in such manner and subject to such rules and regulations as the trustees may prescribe.
- iii) To authorize any one or more trustees to hold any property or any fund or any investment of the trust subject however to the terms of these presents in such manner and subject to such terms and conditions, rules and regulations as trustee/s may from time to time think fit and proper.
- (v) To spend any portion of the corpus or the income of the trust for purchasing any land and/or constructing any building or 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.

11. OTHER INCIDENTAL POWERS:

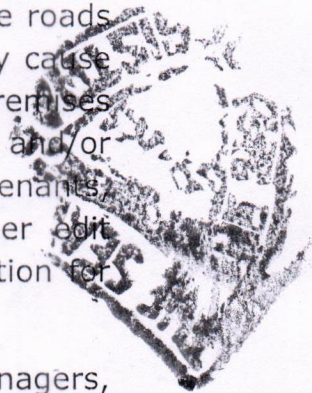
- (i) The trustees may invest the Trust funds either in immovable properties or in such manner as prescribed by these presents and as allowed by law as may be in force from time to time and to convert, alter, vary, dispose of or transfer such investments from time to time for better, being able to conduct the affairs of the trust consistent with the objects of the trust.
- (ii) If the income from the trust property in a particular year is not fully utilized, the unexpended income subject to the applicable provisions of the Income-tax Act, 1961 as may be amended from time to time or under any provision of Trust law or regulations governing such charitable institutions shall be carried over to the next year or years and spent in such subsequent year or years for the advancement of any of the object of the trust, the money meanwhile being invested in the manner required or permitted by the above said laws.
- (iii) 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 in such terms and conditions relating to title or otherwise in all respects as they may in their absolute discretion think fit and to rescind or vary any contract for the sale thereof and to resell the same and to execute all conveyance or other assurances and to pass valid and effectual receipts and discharges for all moneys received by them.
- (iv) The trustees shall keep an account or accounts with any bank or banks, to operate such account or accounts whether in debit or in credit and to

*Anusha* *Ano* *Min* *Ans* *Me*

*6/24/2022*

give all appropriate instructions to the banker or bankers concerning the operation of such account or accounts and to authorized by appropriate direction on resolution of the trustees any one trustee or any one trustee jointly with another trustee or an agent appointed in this behalf to operate such account or accounts.

- (v) The trustees may pay all charges and outgoing for maintenance and improvement payable in respect of any immovable property for the time being forming part of the Trust Fund and may carry out repairs required to be done to the same and keep the same insured against loss.
- (vi) The trustee shall maintain, improve and look after Trust property in a manner that is required with reference to the nature of the property. All other costs, charges and expenses incidental to in the administration and management of the Trust Estate and the properties for the time being belonging to the trust may be incurred as they may in their absolute discretion think fit. The trustees will be entitled to reimbursement of any expenses which they may incur in respect of affairs of the trust.
- (vii) The trustees may manage and supervise the management of any lands, hereditaments, and premises for the time being comprised in the Trust Estate or any part thereof with power to erect, pull down, re-build, add to, alter and repair houses and other buildings and to build drains and make roads and fences and otherwise to improve and develop and to ultimately cause to be cultivated all or any of the said lands, hereditaments and premises and to insure houses and buildings against loss or damage by fire and/or other risks or to let, lease or make such arrangements with tenants, agriculturists and others generally to deal with the said lands, hereditaments and premises as they may deem fit in their absolute discretion for the benefit of the Trust.
- (viii) The trustees may appoint, employ or engage secretaries, managers, accountants, lawyers or others for the purposes of management and supervision of the Trust Estate for collection of rents, effects and profits, for keeping the accounts and records and for other purposes of the trust.
- (ix) The trustees may establish its office or function at such place or places and may change such places from time to time as they may think fit.
- (x) The trustees may demise the immovable property or properties for the time being and from time to time belonging to the trust either from year to year or for any fixed term or for any term of years or on monthly tenancies at such rent and subject to such covenants and conditions as may be considered proper and also accept surrenders of lease and tenancies and generally manage the same in such manner as may be considered reasonable.



*Anisha* *Am* *Am* *Am* *Am*

- (xi) The trustees shall have full power to compromise or compound all actions, suits, and other proceedings and settle differences and disputes touching the trust Estate and/or the Trust properties and to refer any such differences or disputes to arbitration and to adjust and settle all accounts relating to the Trust Estate and/or the Trust Properties and to do all other acts and things fully or effectually without being liable or answerable for any bona fide loss occasioned thereby.
- (xii) The trustees may join, co-operate or work with any trust or institution in any joint programme or activity upon such terms as they may in their absolute discretion think fit as long as it is done in a manner not inconsistent with the objects of the trust.
- (xiii) The trustees may from time to time frame schemes, rules and regulations for managing the affairs of the trust and for giving effect to the objects of the trust and may vary the schemes, rules and regulations from time to time as they may in their discretion deem necessary and proper.
- (xiv) The receipts granted by the trustees or any one or more of them for any moneys, stocks, funds, shares, securities or investments paid, delivered or transferred to them in exercise of the trust or powers hereof shall effectually release and discharge the person or persons paying, delivering or transferring the same.
- (xv) **BANK ACCOUNTS & MANAGEMENT OF FUNDS**  
The President of the trust will only be authorized to open and operate one or more bank accounts. The president will have power to borrow, sign bills of exchange and cheques and to do all other acts and deeds, which are generally, required to be done for smooth operation of the bank accounts.

## 12. DURATION OF THE TRUST

The trust is irrevocable and will continue in perpetuity.

## 13. AMENDMENT TO THE TRUST

It will not be open to the trustees to amend the objects or the terms stipulated in this indenture. If any other amendment except objects of the trust is necessary for more effective implementation of the objects, it may be done with 3/4th majority decision.

14. Trustees will not be entitled to any remuneration save right to reimbursement of expenses incurred in the discharge of their duties. Neither the settler, trustees nor their families, nor any member of their families nor any of their relatives or concerns in which any of these persons are interested will be entitled to any benefit prohibited by Section 13 or otherwise directly or indirectly from the Trust.

*Anusha*

*Ans  
Kishu  
Anu  
Kishu*

*Gratocopy*

15. INDEMNITY FOR TRUSTEES

Trustees will not be personally held liable for any act done on behalf of the Trust in the course of duties as a Trustee.

16. SUITS & PROCESSES

The Chairman/President may sue and be sued in the name of the Trust.

17. MEETINGS

The Board Meeting will be held, at least once in three months. Decisions will be taken as far as possible by consensus and in the event of any difference by majority. Where the votes are equal, the Chairman will have the casting vote. At least 3/4th members of Board of Trustees will form the quorum for such meetings.

18. ACCOUNTS

Accounts will be kept for the Trust and closed on every 31st March and such accounts shall also be audited by a qualified Chartered Accountant.

19. SAVING CLAUSE

If the object or any of the powers or any provision in the Trust Deed is inconsistent with requirements of law relating to Public Trusts or Trusts eligible for exemption under the Income-tax Act, or any other direct tax law, such object, power or provisions will stand modified to the extent that they should accord with such law so as to continue to be eligible to be treated as a Public Charitable Trust.

20. RESOLVING DISPUTES

If thereby any doubt about interpretation of this Deed or about duties, the matter shall be referred to an arbitrator chosen by a consensus among the trustees and his decision shall be accepted.

21. MISCELLANEOUS:

The trust is hereby expressly declared to be public charitable trust and all the provisions of this declaration are to be construed accordingly.

NOTHING contained in this declaration shall be deemed to authorize the trustees to do any act which may in any way be constructed as violative or contrary to the provisions of section 2(15), 11, 12, 12A, 12AA, 13, 35CCA, 35CC, 80-G or any other relevant provisions of the Income-tax Act, 1961 or any statutory modifications thereof, and all activities of the trust shall be carried on with a view to benefit the public at large without any profit motive

*Anishan*

*for*  
*for*  
*for*

for charitable purposes only as may be permissible under the provisions of the Income-Tax Act, 1961 or statutory modifications thereof.

22. DISSOLUTION

In case it becomes necessary to wind up or otherwise determine this Trust for whatever reason, neither the settler nor his heirs nor the Trustees for the time being nor any other person shall have any manner of right over such funds of the Trust or any other property.

The net funds and other assets, if any, after meeting all liabilities will be handed over to any other similar Trust or Institution similarly satisfying requirements of the Income-tax Act, 1961 as may be decided by the last Trustees subject further to the condition that it shall be so given to an Institution as approved by the Commissioner of Income-tax or Director of Exemptions as the case may be.

THE DECLARANT IN AFFIRMATION OF HIS DECLARATION OF THE TRUST AND TRUSTEES IN ACCEPTANCE OF THEIR DUTIES AS TRUSTEES SUBJECT TO ABOVE CONDITIONS AFFIX THEIR/ HIS RESPECTIVE SIGNATURES BEFORE WITNESSES HEREUNDER.

Drafted By **CHANDER SHEKHAR**  
B.Com, LL.B. Advocate  
Taxation Practitioner & Industrial Consultant  
Phone 01666-232543, 234565

Adv. Chander Shekhar  
Sirsa - 125055 (Haryana)



WITNESSES:

1. Manpreet Kaur  
Manpreet Kaur W/o Sh.

Jaswinder Singh W/o W/o No. 12  
Ranla Butt Saml.

2. \_\_\_\_\_

Harbans Nambhakar  
W/o Beegh

EXECUTANT:

Amisha

Smt. Amisha Grover  
W/o Sh. Rahul Grover

Amisha

Amisha

Chander Shekhar

Chander Shekhar

Trustees in token of acceptance:

1. *Arun*  
Arun Kumar  
S/o Sh. Vijay Kumar

2. *Jasvindra Singh*  
Jasvindra Singh  
S/o Sh. Ranjeet Singh

3. *Sandeep*  
Sandeep Kumar  
S/o Sh. Satish Kumar

4. *Apurav Mehta*  
Apurav Mehta  
S/o Sh. Chander Shekhar Mehta



*Anisha* *Arun Kumar*

Reg. No.

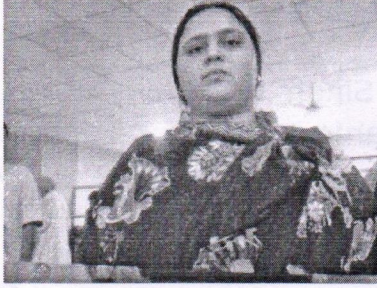
Reg. Year

Book No.

5059

2022-2023

1



न्यासकर्ता



न्यासी



गवाह



*CV*

उप/सयुंक्त पंजीयन अधिकारी

न्यासकर्ता :- Amisha Grover *Amisha*

न्यासी :- Jasvindra Singh *Jasvindra Singh*

गवाह 1 :- Manpreet Kaur *Manpreet Kaur*

गवाह 2 :- Harbans Singh Lambardar *Harbans Singh Lambardar*

प्रमाण पत्र

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 5059 आज दिनांक 20-09-2022 को बही नं 1 जिल्द नं 730 के पृष्ठ नं 193 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द नं 10936 के पृष्ठ संख्या 34 से 46 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगूठा मेरे सामने किये हैं।

दिनांक 20-09-2022

*CV*  
उप/सयुंक्त पंजीयन अधिकारी( सिरसा )

