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बिनागर कोषागार # निराक

कोषागार (बिनागर)
बिनागर

P.N. No. 7008 Date 13/12/11
Name Smt Jaising Mandol
S/O/W/o. w/o Phulekhand Mandol
At
P.S. Bassewadi
Value of Stamp 1000/ Bassewadi
Through
Part of Stamp. Dharwad

Asstish Kulkarni For
S.V. Dharwad, No. 128, 95

That a single stamp value of
Rs. 1000/- required for this document
is not available and the smaller number of
stamp which I can furnish so as to make
up the required amount is as follows
Rs. (1000/- + 100/-)

S.V. Dharwad



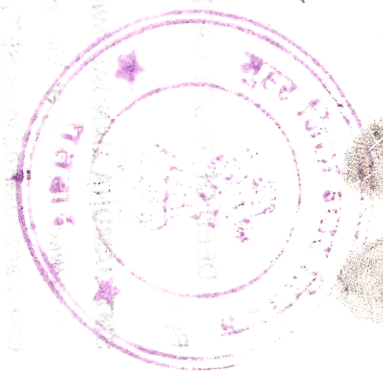
LTI of SMT. JAMUNA MANDAL
by the pen of Binay Kumar
Mandal
SMT JAMUNA MANDAL put her LTI in my
presence.
Binay Kumar Mandal

13/12/2011

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LTI of SMT. JAMUNA MANDAL by
the pen of Binay Kumar Mandal
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AND

1. SHRI PHULCHAND MANDAL, son of LATE PANCHANAND MANDAL, by faith Hindu, by occupation business, Residing at Vill- Barwaddia, P.O – Kalyanpur, District – Dhanbad.
2. SHRI DHARNI DHAR MANDAL, son of SRI PHULCHAND MANDAL, by faith Hindu, by occupation business, Residing at Vill- Barwaddia, P.O – Kalyanpur, District – Dhanbad.
3. MRS RINA MANDAL, daughter of SRI SADHAN MANDAL, by faith Hindu, Residing at Kandra (SINDRI), P.O – Motinagar, District – Dhanbad.
4. SHRI DEVANDRA MAHATO son of SHRI NARAYAN MAHATO, by faith Hindu, by occupation Advocate, Residing at H.E. School Road, Bistipara, Hirapur, P.O – Dhanbad, District – Dhanbad.

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by the pen of
LTI of Jamuna Ma



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5. SHRI BABULAL AGARWALA son of Late SATYANARAYAN AGARWAL, by faith Hindu, by occupation Advocate, Residing at RAJ VILAA, P.O – Nagnagar (Dhaiva), District – Dhanbad.

All parties hereinabove Sl. 1 to 5 are commonly called and referred to as the TRUSTEES OF THE OTHER PART.

(which expression shall unless excluded by or repugnant to the context be deemed to mean and include their respective Successors in office, administrators, assigns & legal representatives etc.)

Whereas, the settler is desirous of alleviating the sufferings and attainment of upliftment of the common interest in the society, she has decided to create a Public Charitable Trust and as on this the 30th day of June 1998 set apart the sum of Rs 25.101/- (Rupees Twenty Five Thousand One Hundred one only) to begin with for extending humanitarian services including educational, medical, health and / or advancement of any other object and / or any activity of general public utility.

And whereas, in pursuance of the aforesaid desire and for carrying out such desire into effect, she has settled Rs 25.101/- (Rupees Twenty Five Thousand One Hundred one only) on the TRUSTEES hereinafter mentioned to hold the same upon them and to utilize the trust fund including all accumulation and accretion thereto for purpose hereinafter mentioned.

NOW THIS DEED OF TRUST WITNESSETH AS UNDER :-

1. **NAME** : the name of the Public Charitable Trust hereby established shall always be the "VIVEKANAND SOCIAL AND EDUCATIONAL TRUST" and the same name shall never be changed.
2. **OFFICE** : The Principle office of the Trust shall be at Vill- Barwadda, P.O – Kalyanpur, District – Dhanbad.
3. **JURISDICTION** : the Jurisdiction of the trust shall be throughout India.
4. **AIM AND OBJECTS** : The aims and objects for which the trust is created and for which the trust fund may be utilized are as follows :-

- (i) To render services in the field of education, medical relief and reliefs of the poor irrespective of caste, creed, race, religion or language.
- (ii) To lift the public from the severances of poverty, hygiene, illiteracy and health by starting and carrying out concentrated and intensive programmes.

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- (iii) To promote cultural and artistic subject/works like drawing, painting, music shows, dramatic performances and dances reflecting/exhibiting Indian Cultures/Traditions.
- (iv) To promote such activities as may result in mental and/or physical well being of the society in general.
- (v) To acquire and maintain charitable homes/buildings or property for temporary accommodation to persons for the purpose of study, medical treatment and health care etc.
- (vi) To open, establish, manage, control and run educational and vocation institution in healthy surroundings throughout India.
- (vii) To engage teachers, professors, scholars and educationalists of high moral, character and conduct to impart efficiently an economically up-to-date education and vocation to students from K.G level to the higher education up to research work in all walks of studies like science, arts, commerce, professional courses, industrial avocations, research work and other pursuits.
- (viii) To establish, maintain and run boarding houses and residential institutions for the students and persons connected with educational institutions.
- (ix) To develop a healthy as well as critical attitude towards the development of mental, physical and moral upliftment of the students associated with those institutions.
- (x) To train and equip the pupils so as to be self supporting in an honorable and decent way of life so as to develop into good, healthy and progressive citizens.
- (xi) To develop disciplinary conduct and habit to observe the rule of law and self restraint.
- (xii) To organize and conduct tours and excursions as a part of curricular of the students as well as educational institutions to equip with up-to-date knowledge in all walks of aforesaid pursuits and develop the incentive and research faculties of the student, teachers and others associated with the establishments under this Trust.
- (xiii) To pay out such stipends and scholarships to the student and research scholars as the Trustees may deem fit considering the income of the Trust Estate.
- (xiv) To organize, open and conduct institutions, schools, colleges etc. for adult education, teacher education and vocational training etc.
- (xv) To establish, run, manage and control Hospitals, Matri Sadans, Medical Research Centers anywhere in India for treatment, care and research of

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chronic diseases and gynecological problems etc. particularly for those who cannot think of affording the otherwise expensive treatment of these diseases.

(xvi) To engage doctors, specialists, supervisors, compounders and nurses and other medical and para - medical staff necessary for the efficient and proper functioning of the Hospitals, Nursing Homes, Matri Sadans etc. and also to engage vigil staff if and where necessary for the internal work and management thereof to manage loans for Banks & other financial Institution.

(xvii) To run and control and manage Dharamshala, Rest Houses for providing shelter to the tourists and persons visiting Dhabi and adjoining places and for providing them for marriages, functions and meetings etc. and to establish and open new premises, rest houses etc. for attaining such purpose.

(xviii) To do all what may be necessary and considered expedient by the trustees in the interest of the general public.

PROVIDED ALWAYS that notwithstanding anything contained hereinabove in any of the objects aforementioned or any part thereof shall at any time be declared or held by any final authority competent in that behalf to have the effect of depriving the income of the Trust Estate of any exemption from liability to tax under the Income-tax Act 1961 or modification or amendment thereof for the time being in force, then such object or part thereof as the case may be, shall be deemed to stand deleted from these presents.

5. **TRUST PROPERTY:** the settler hereby vests finally and irrevocably a sum of Rs 25,101/- (Rupees Twenty Five Thousand One Hundred one only). The aforesaid sum of Rs 25,101/- (Rupees Twenty Five Thousand One Hundred one only) will be initial fund of the Trust. Any further sum received in the form of money or monies worth by way of donations, gifts and grants or acquired by any other mode by the Trust will be the property of the Trust.

6. **BOARD OF TRUSTEES:** The administration and control of the Trust and its properties shall vest in the hands of the committee to be called the BOARD OF TRUSTEES consisting of persons for the time being in force.

7. **BANK ACCOUNT:** The Trustee shall open bank account or Accounts in the name of the Trust in any nationalized Bank which shall be operated by the signature of the Chairman and one Trustee authorized by the Board of Trustees.

8. That the settler hereby conveys, transfers and grants unto the Trustees a sum of Rs 25,101/- (Rupees Twenty Five Thousand One Hundred one only) in cash to the Trustees, the receipts whereof the Trustees do hereby acknowledge and admit TO

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TO HAVE THE SAME UNTO THE TRUSTEES absolutely and for ever subject only to the terms, conditions and obligations contained herein.

9. That the Trustees shall as on and from this date stand fully seized and possessed of the same and also other properties that may be acquired in substitution for and in addition thereto and all accretions thereto all of which properties, income therefrom and all accretions thereto are here-inafter for the sake of brevity referred to as the "TRUST ESTATE" upon trust and for purposes declared and contained herein.

10. That the Trustees shall be at liberty to accept or receive from time to time from the settlor or any other individuals, firms, organizations, companies or other bodies what-so-ever, any cash or security or any other property both moveable and immoveable (here-in-after called and referred to as the said additional Trust Fund) as donations, aids or contributions towards the Trust Estate, for the furtherance and fulfillment of the objects of the Trust on such terms and condition as they may in their absolute discretion think fit but not inconsistent with the objects of the Trust hereby declared and created and in such event the Trustees hereby declare that they shall hold such additional Trust fund as accretions to and part of the Trust Estate and shall apply the same in furtherance of theobjects of the Trust hereby created.

11. That without prejudice to general power conferred by the last preceding clauses, it is hereby declared that the Trustees shall have the following power, that is to say:-

- (i) To pay all costs, charges and expenses preliminary and incidental to the formation, establishment and registration of the Trust.
- (ii) To purchase or otherwise acquire for the Trust any property, rights or privileges which the Trust is authorized to acquire at such price and generally on such term and conditions as they may think fit and proper,
- (iii) To purchase, hire or take on lease or otherwise acquire lands, premises, lands properties, gardens, tanks, farms or any other real estate or properties for the purpose of the Trust on such term and condition as may be deemed fit and proper by them.
- (iv) The Trustees shall have no power to sell or to otherwise transfer or dispose off the immoveable properties hereby settled or part thereof but they shall be at liberty to grant leases for terms not exceeding seven years and to let out the building to tenants on rent.

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- (v) To open accounts with bank in the name of the Trust and to operate the same and to deposit in or withdraw any money from any bank, treasury, court or any public or municipal or commercial office or otherwise how-so-ever on behalf of the Trust and to invest any money in any stock fund or security and realize the same or interest or dividends thereon on behalf of the Trust.
- (vi) To secure the fulfillment of any contract, agreement or engagement entered into by the Trust in such manner as they may think fit and proper.
- (vii) To appoint and at their discretion remove or suspend such agents, managers, secretaries, officers, priests, pandits, clerks and servants for permanent/temporary or special services as they may from time to time think fit and to determine and their power and duties and fix and pay their salaries and emoluments.
- (viii) To institute conduct, defend, compound or abandon any legal proceedings by or against the Trust or its officers or otherwise compound and allow time for payment or satisfaction of any debts, dues and/or any claims or demands by or against the Trust.
- (ix) To refer any claims or demands by or against the Trust to Arbitration and observe and perform the award.
- (x) To make and give valid receipts, release and other discharges for money including house rent etc. payable to the Trust and for claims and demands of the Trust.
- (xi) To act on behalf of the Trust in all matters relating to the Trust and to determine who shall be entitled to sign on behalf of the Trust on bills, drafts, notes, receipts, acceptances, endorsements, certificates, cheques, releases, contracts and documents.
- (xii) To invest and deal with any money of the Trust, not immediately required for the purpose thereof, in or upon such securities and in such manners as provided under the provisions of the Income Tax Act as amended from time to time.
- (xiii) From time to time to take, vary and repeal the byelaws for its officers and servants.
- (xiv) To delegate all or any of the powers hereby conferred upon them to person or persons as they may think fit from time to time.
- (xv) To appoint qualified auditor for auditing the Annual Accounts of the Trust and to make report there of.
- (xvi) To do all other acts and deeds which are deemed necessary and proper for the purpose of running the Trust.
12. That the Trustees may from time to time out of the Income of the Trust properly set aside such sums as they may think proper as a reserve or reserves which shall at the discretion of

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the Trustees be applicable for any of the purposes of the Trust hereby created. PROVIDED ALWAYS that in setting aside such income as reserve and applying the same for the purpose of the Trust, the Trustees shall confirm to the provisions of the Income Tax Act, 1961 for the time being in force, so that the exemption of the income of the Trust from Income tax may not be affected in any way.

13. That the number of the Trustees shall never be less than 5 (five) and more than 7 (Seven) and they shall be called the Board of Trustees.

14. In case of difference of opinion, such matter or matters in difference shall be decided by the majority of votes of the Trustees present in such meeting. In case of equality of votes, the Chairman of the meeting shall have a casting vote.

15. There shall be a Managing Trustee to be elected by the Trustees amongst themselves and he shall hold office of Managing Trustees for three years, as he holds office of a trustee of till he holds the confidence of the Trustees.

16. The managing Trustee shall have the absolute control and management of the Trust estate who shall act in accordance with the decisions of the Board of Trustees.

17. That Managing Trustee shall be the Chairman of the Board of Trustees and shall preside at every meeting of the Trustees.

18. The Managing Trustees shall keep or cause to be kept regular books of accounts in which shall be entered all receipts and disbursement of monies received and spent on account of the Trust Estate of all assets and liabilities of the Trust and excess monies received by him shall be deposited to the credit of the Trust in the banks in terms of clause 8 hereof or invested in any investments allowed by these presents.

19. The accounts of the Trust shall be closed on 31st March in each year when the final accounts, income and expenditure account and Balance sheet shall be prepared and audited by one or more auditor or auditors to be appointed by the Board of Trustees and shall submit the same alongwith the Auditors' Certificate to the Board of Trustees. The Board of Trustees shall pass the said accounts and balance sheet upon being satisfied as to their correctness at their meeting. A copy of the said account and Balance sheet so prepared and adopted shall be delivered to each of the Trustees by the Managing Trustee.

20. The Books of Accounts and Minute Books of the Board of Trustees and all papers and vouchers shall be open for inspection of the Trustees at all reasonable time.

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21. All matters regarding management of the Trust estate, disposal of the income thereof and the carrying out of the objects of this Trust shall be decided and done by the Managing Trustee in meetings held from time to time at such place as may be determined by the Board of Trustees and such meetings shall be held atleast twice a year.

22. 15. Notice of the meeting of the Board of Trustees shall be issued by the Managing Trustee.

23. Three Trustees shall form a quorum at the meeting of the Trustees.

24. That no trustee will be eligible as a Trustee and he will cease to be a Trustee if he becomes: -

- (i) A person of unsound mind,
- (ii) A person incapable of entering into a contract
- (iii) A person adjudged insolvent and remaining undischarged
- (iv) A person convicted for any offence involving moral Turpitude.
- (v) A person who loses faith in the unity of the father, the son and the Holy Spirit in the GOD head the sovereignty of GOD.

(a) That the office of the Trustees shall Stand vacated if he: -
(i) dies,
(ii) resigns his office;
(iii) neglects his duties and/or transfers powers and is requested by atleast three Trustees or majority of the Trustees to quit office in the interest of the Trust.
(iv) absents himself from four consecutive meetings of the Trust without obtaining leave of absence.

(b) That Trustees Nos.1 to 3 shall be Trustees for life and thereafter common trustee but in case the life trustees ceasing to be a trustee for any reason whatsoever, one of the respective family member of their family shall be taken in as Trustee in his place with the consent/concurrence of the executing Trustees.
(i) Other trustees shall be holding office with the pleasure of the majority of trustees. Similarly trustees may be inducted with the consent of the majority.

25. That in the event of death or resignation of any of the Trustees, the surviving or remaining Trustees shall within a period of two months from the date of such death or resignation

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(iii) neglects his duties and/or transfers powers and is requested by atleast three Trustees or majority of the Trustees to quit office in the interest of the Trust.
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of Binay Kumar
18/12



elect a new Trustee in the place instead of the Trustee so dying or resigning.

PROVIDED, however that the surviving or continuing Trustees shall be entitled to carry on the objects of the Trustees not with-standing any such vacancy and until such vacancy is filled up.

26. That the Trustees shall have the right and liberty in the interest of the Trust to invest the Trust fund wisely to have safe and steady income to carry out the objects and purpose of the Trust and in accordance with the provisions of Income Tax Act, 1961 as amended from time to time.

27. That the Trustees shall have the right and liberty to do from time to time all that is necessary to get the exemption from Income Tax to which a public charitable Trust is or may be entitled in respect of the income from Trust.

28. That the Trustees shall have the right and liberty to appoint such employees on such remuneration and emoluments as they may think fit.

29. That the Trustees shall have the right and liberty to make rules and regulations from time to time for the management and conduct of the affairs of the Trust and its properties and assets.

30. That the Trustees shall have the right and liberty to apply the income and accumulations thereof and when necessary the corpus of the Trust fund and Trust property for one or more of the objects and purpose of the Trust as the Trustees may from time to time determine and act in the light of the Law of the land.

31. That the Trustees shall have right and liberty to let out or demise any immoveable property of the Trust for such period and on such rent and on such terms and conditions as the Trustees may think fit and to sue the tenants for recovery of rent, damages etc. and/or eviction if and when necessary.

32. That no Trustee shall be entitled to any remuneration for holding the office of the trustee. He shall be entitled to reimbursement of such expenses as he may have reasonably incurred for the purpose of the trust or incidental thereto. No part of the corpus of or theIncome of the trust fund or trust property shall be used for the personal benefit to the settler and/or the trustees.

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Income of the Trust fund or Trust property shall be used for the personal benefit of the settler and/or the Trustees.

33. That the Trustees shall be chargeable only for such money, stocks, share and funds as shall mutually come into their hands and shall not be answerable or accountable for neglect or default or acts of commission or omissions of other Trustees or of banker or other person with whom the Trust properties or securities may have been deposited or handed over unless caused by their willful neglect or default.

34. That all questions relating to the Management of the administration of the Trust property shall be decided by majority of votes of the Trustees present at such meeting. In case of equality of votes, the managing Trustee shall be entitled to vote by proxy.

35. That the Trustees may from time to time make rules for the conduct of the affairs of the Trust and for regulating the meeting of the trustees in the absence of such regulations they shall apply:-

1. All matters shall be decided by a majority and three trustees shall form a quorum for meeting of the trustees.

36. That in case if, for any reason, the Trust is dissolved by the Trustees or by any order of any court, in that event all the assets and properties of the Trust shall vest with similar organization or trust or society created by the Trustees.

37. That for the purpose of the stamp duty, the Trust property is valued at Rs 25,101/- (Rupees Twenty Five Thousand One Hundred one only) with the consent of the two third majority of the Trustees.

38. AMENDMENTS: The amendment in this Trust Deed shall only be affected by three fourth majority of the Trustees.

IN WITNESS WHEREOF THE SETTLOR and the Trustees do hereunto set and subscribe their respective hands on hereunto set and subscribe their respective hands on the day, month and year first above written. The settler has handed over the Trust Fund to the Trustees mentioned hereinabove for the purpose of the Trust.

SIGNATURE OF THE SETTLOR

WITNESS:

LTI of the
Manda by
of Binay Kumar
18/12



elect a new Trustee in the place instead of the Trustee so dying or resigning.

PROVIDED, however that the surviving or continuing Trustees shall be entitled to carry on the objects of the Trustees not with-standing any such vacancy and until such vacancy is filled up.

26. That the Trustees shall have the right and liberty in the interest of the Trust to invest the Trust fund wisely to have safe and steady income to carry out the objects and purpose of the Trust and in accordance with the provisions of Income Tax Act, 1961 as amended from time to time.

27. That the Trustees shall have the right and liberty to do from time to time all that is necessary to get the exemption from Income Tax to which a public charitable Trust is or may be entitled in respect of the income from Trust.

28. That the Trustees shall have the right and liberty to appoint such employees on such remuneration and emoluments as they may think fit.

29. That the Trustees shall have the right and liberty to make rules and regulations from time to time for the management and conduct of the affairs of the Trust and its properties and assets.

30. That the Trustees shall have the right and liberty to apply the income and accumulations thereof and when necessary the corpus of the Trust fund and Trust property for one or more of the objects and purpose of the Trust as the Trustees may from time to time determine and act in the light of the Law of the land.

31. That the Trustees shall have right and liberty to let out or demise any immovable property of the Trust for such period and on such rent and on such terms and conditions as the Trustees may think fit and to sue the tenants for recovery of rent, damages etc. and/or eviction if and when necessary.

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Mentioned by the P
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Bhawani Kumar M



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33. That the Trustees shall be chargeable only for such money, stocks, share and funds as shall mutually come into their hands and shall not be answerable or accountable for neglect or default or acts of commission or omissions of other Trustees or of banker or other person with whom the Trust properties or securities may have been deposited or handed over unless caused by their willful neglect or default.

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IN WITNESS WHEREOF THE SETTLOR and the Trustees do hereunto set and subscribe their respective hands on hereunto set and subscribe their respective hands on the day, month and year first above written. The settler has handed over the Trust Fund to the Trustees mentioned hereinabove for the purpose of the Trust.

SIGNATURE OF THE SETTLOR

WITNESS:

LTI of SMT. JAMUNA
by the pen of
Binay Kumar
13/12/11



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SIGNATURE OF THE SETTLOR

WITNESS:



LTI of SMT. Jamuna
Mandal by the pen of
Binay Kumar Mandal
13/12/11

1. Binay Kumar Mandal
S/o - Dharni Char Mandal
At - Barwa - adda.
P.O. - Kalyanpur
Dist - Jabalpur - 481004.
13/12/2011.
2. Ashish K. Mandal
S/o - Prati Chand Mandal
Vill - Barwa - adda
P.O. - Kalyanpur
Dist - Jabalpur

Certified that the finger prints of the left hand of the settlor whose photograph is affixed in the document have been duly obtained before me

13/12/11

Document Type: Trust
 Presenter: Jamuna Mandal
 'Name & Address': Barwadda, P.O-Kalyanpur, Dhanbad
 Stampable Doc. Value: 0
 Document Value: 1100
 Special Type: 0
 Remarks / Other Details: Stamp Value 1100, Serial No. 0
 Property Details: Th.No., Wrd/Hik, Mauza, Kh.No., Plot No, Plot Type, H No, Category, Area, Min. Value

Other Property Details:

Property Type	Th. No.	Wrd	Mauza	Location	Area	Rate	Amount
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Party Details:

SN	P Type	Party Name	Father/Husband	Occup.	Caste	PAN/F 60	Address
1	Trustator	Jamuna Mandal	Phul Chand Mandal	House Wife	Other		Vill-Barwadda, P.O-Kalyanpur, Dhanbad
2	Identifier	Binay Kumar Mandal	Dharni Dhar Mandal	Business	Other		Barwadda, Kalyanpur, Dhanbad
3	Witness1	Binay Kumar Mandal	Dharni Dhar Mandal	Business	Other		Barwadda, Kalyanpur, Dhanbad
4	Witness2	Ashish Kumar Mandal	Phul Chand Mandal	Business	Other		Barwadda, Kalyanpur, Dhanbad

Fee Details:


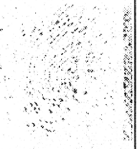


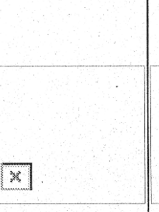
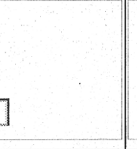
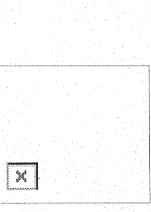
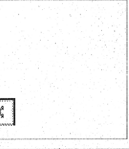
SN	Description	Amount
1	E	1,000.00
2	SP	420.00
Total		1,420.00

LTI of Smt. Jamuna Mandal
 by the pen of Binay Kumar Mandal


उपर्युक्त प्रविष्टियों दस्तावेज में अंकित तथ्यों के अनुरूप है।
 प्रस्तुतकर्ता का हस्ताक्षर
 डाटा इंट्रि ऑफिसर का हस्ताक्षर

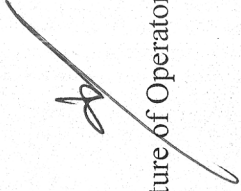
उपर्युक्त स्वीकार किया
 जिसकी पहचान निवासी
 जामुना मंडल पिता दारनीब मंडल पेशा बनसिप ने की।
 निबंधन पूर्व सारांश में इप्ट फार्म के अनुरूप डाटा इंट्रि की गई है।
 निबंधन पदाधिकारी का हस्ताक्षर

Token No.1 Token Date: 13/12/2011 11:40:13
 Serial/Deed No./Year :18104/2110/2011
 Deed Type: Trust

SN	Party Details	Photo	Thumb
1	Jamuna Mandal Father/Husband Name:Phul Chand Mandal (Trustator) Vill-Barwadda, P.O-Kalyanpur, Dhanbad		
2	Binay Kumar Mandal Father/Husband Name:Dharmi Dhar Mandal (Identifier) Barwadda, Kalyanpur, Dhanbad		
3	Binay Kumar Mandal Father/Husband Name:Dharmi Dhar Mandal (Witness1) Barwadda, Kalyanpur, Dhanbad		
4	Ashish Kumar Mandal Father/Husband Name:Phul Chand Mandal (Witness2) Barwadda, Kalyanpur, Dhanbad		

Book No. IV
 Volume 44
 Page 435 To 462
 Deed No 18104/2110
 Year 2011
 Date 13/12/2011 14:14:16


 District Sub Registrar


 Signature of Operator

ACKNOWLEDGMENT NUMBER: 882030111985654

Citizen of India
 Category
 Name
 Name to be printed on card
 Date of Incorporation/Agreement/Partnership or Trust
 Deed/Formation of Body of Individuals/Association of Persons
 Residential Address
 Office Address

Y
 Association of Persons(Trust)
 M/s VIVEKANAND SOCIAL AND EDUCATIONAL TRUST
 VIVEKANAND SOCIAL AND EDUCATIONAL TRUST

13 - 12 - 2011

VIVEKANAND SOCIAL AND EDUCATIONAL TRUST
 VILL - BARWADDA
 SYMBIOSIS PUBLIC SCHOOL
 P.O. - KALYANPUR
 DHANBAD
 DHANBAD - 826004
 Jharkhand
 Office
 91 - 9931806800
 binaymandal@rediff.com

Address for Communication
 Telephone No
 Email Id

Payment Mode

Net Banking: Your Payment of ₹ 94.00 against transaction number 400-329445 has been successfully processed.

I/We, the applicant, do hereby declare that what is stated above is true to the best of my/our information and belief.

The following documents are enclosed as:

Proof of Identity: **Copy of Trust Deed**
 Proof of Address: **Copy of Trust Deed**
 Proof of Identity of representative assessee:
 Proof of Address of representative assessee:
 Any other document: _____

Date: 27 - 03 - 2012

Service Tax Code (Registration Number): AAACN2082NST001
 Service Tax Registration Category: BUSINESS AUXILIARY SERVICES

[Preview Application Form](#)[Print Acknowledgment](#)[New Application](#)

Sharanidhar Maudley

Signature/Left Thumb Impression of Applicant
 (inside the box without touching the sides & in **BLACK INK ONLY**)

*Sharanidhar Maudley***Instructions:**

- The acknowledgement number above is your unique reference number for PAN application. Kindly quote this number for tracking the status of your PAN application on <http://tin-nsdl.com> or any queries relating thereto.
- Save and print this acknowledgment.
- Application fee and mode of payment: Payment favouring 'NSDL-PAN' can be made as follows:

Sr. No.	Address for Communication	Amount payable (₹)	Mode of payment
1	Indian	94	Credit Card / Debit Card / Net Banking / Demand Draft (DD) payable at Mumbai/Cheque to be deposited in any HDFC bank branch across the country (except Dahej).
2	Foreign	944	DD payable at Mumbai

Please mention name of applicant and acknowledgment number on the reverse of cheque/DD.

- Individual applicants affix your recent colour photograph (3.5 cm x 2.5 cm), sign the acknowledgment (inside the box provided without touching the sides and in **BLACK INK** only) and enclose a DD, if any, alongwith Proof of Identity & Proof of Address as specified in the application form.
- Superscribe the env envelope with 'APPLICATION FOR PAN - Acknowledgment Number' (e.g. 'APPLICATION FOR PAN - 831010100000973').

https://tin.tin.nsdl.com/pan2/servlet/CPGClient?cpg_api=setCustomerResponse&msg=NSDLPANAPIBD0...