

Serial No. :- 10438

Circle :-

Book No. :- 4

Deed No. :- 13

8477-1001
बिहार BIHAR

Amit Kumar

14/10/25

AZ 187349

वफा सौकी जाँच

Serial No. :- 10438

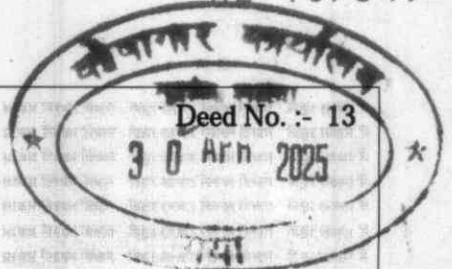
80 Girendra Sharma विवाह कुमार

मुद्रांक विक्रेता शेरघाटी

P.S. Sherghati



नं-17 (S) 2001-02



Govt. of Bihar
Sub-Registry Office, Sherghati
Summary of Endorsement

This document was presented for registration on 21/10/2025 by Amit Kumar Authorized By Harmony Educational Trust (Organization). A Stamp Duty of Rs. 6000/-, Registration Fee of Rs. 5000/- and other Fees of Rs. 1000/- have been paid in it. The document was found admissible. The Names, Photographs, Fingerprints and Signatures of the Executants, and their Identifier, who have admitted execution before me, are affixed on the reverse page.

This document has been registered as Deed No. 13 in Book No. 4 Volume No. 1 on pages from 135 to 155 and has been preserved in total 21 page in database.

Date : 21/10/2025

Application No. : 250501328241

Signature with Date
Dharmendra Kumar
Registering officer, Sherghati

Deed of (trust name) Trust

This Declaration of Trust is made on day of 15th Oct., 2025 by Amit kumar aged about 43 years S/o Girendra sharma resident of gram mahammadpur-post-dhapchiriya, Ps-Sherghati, Dist.- gaya bihar- 824211 (herein after called the settler cum President of the Trust) of Harmony Educational Trust.

मैनुअल रोक चुका हैलान किया

खसरा पंजी अप्राप्त

दस्तावेज में वर्णित मू-स्थाय वन बाजार
वर्तमान में प्रभाषी के अनुसार है तथा इस पर
प्रभाष मुद्रांक, निबंधन एवं अन्य शुल्क सही
सही चुकाया गया है दस्तावेज का जाँच किया
दस्तावेज निबंधन हेतु पाया।

आविश्य कुमार (निं वं लिपिक)



अमित कुमार - इस दौरे लिपिक रोक
15/10/2025

Sub-Registry Office, Sherghati (3502)

Application No	250501328241	Registration year	2025	Serial No	10438	Deed No	13
----------------	--------------	-------------------	------	-----------	-------	---------	----

Details Captured By Office							Details from UIDAI (if Consent Yes)	
Party Details	Photo	Thumb	Index	Middle	Ring	Little	Aadhaar Photo	eKYC Detail
Party Type : Author/Settler/Trustee Name : Kumari Nirmala Secretary Sign & Date <i>कुमारी निर्मला</i> <i>21/10/25</i>								Name : Kumari Nirmala Date & Time : 21/10/2025 02:39 PM Aadhaar : *****6792
Party Type : Author/Settler/Trustee Name : Girindra Sharma Sign & Date <i>गिरिन्द्रा शर्मा</i> <i>21.10.2025</i>								Name : Girindra Sharma Date & Time : 21/10/2025 02:40 PM Aadhaar : *****7752
Party Type : Author/Settler/Trustee Name : Narendra Kumar Sign & Date <i>नरेंद्र कुमार</i> <i>21.10.2025</i>								Name : Narendra Kumar Date & Time : 21/10/2025 02:40 PM Aadhaar : *****1755
Party Type : Author/Settler/Trustee Name : Amit Kumar Authorized By Harmony Educational Trust (Organization) Sign & Date <i>अमित कुमार</i> <i>21.10.2025</i>								Name : Amit Kumar Date & Time : 21/10/2025 02:39 PM Aadhaar : *****2507
Party Type : Identifier Name : Niranjn Kumar Sign & Date <i>निरंजन कुमार</i> <i>21.10.25</i>								Name : Niranjn Kumar Date & Time : 21/10/2025 02:41 PM Aadhaar : *****4064
Party Type : Attesting Witness Name : Sonu Kumar Sign & Date								



अमित कुमार



The Trust represented by members of the Trust called Trustees, under the Deed. The Settler and the following members have agreed to act as the Trustees having accepted there to, and signed the Deed of Trust.

1. **Amit Kumar** aged about 43 years S/o Girendra sharma resident of gram mahammadpur-post-dhapchiriy, Ps-Sherghati, Dist.- gaya bihar-824211, Nationality-Indian, designated here as the Settler cum President of the Trust, Aadhar No.-7137-8031-2507 Pan No.-CCAPK3051K, Mobile No.-9304710209. Caste - Bhumihar
2. **Smt. Kumari Nirmala** aged about 42 years W/o Amit Kumar resident of QR-NO -2, 186, Sector-2A, Post-Head Post Office, Bokaro Steel City, Bokara, Jharkhand-827001, Nationality-Indian, designated here as the Secretary of the Trust. Aadhar No.-4370-6287-6792. Pan No.- AJSPN4946K, Mobile No.7004548418 Caste - Bhumihar
3. **Girindra Sharma** aged about 70 years S/o Karodpati Singh Resident of Gram mahammadpur, post- dhabchiraya, Ps-Sherghati, Dist.-Gaya, Bihar-824211, Nationality-Indian, designated here as the treasurer of the Trust. Aadhar No - 8536-4459-7752. Pan No.-AGRPS2921D Mobile No. 9852790957 Caste - Bhumihar
4. **Narendra Kumar** aged about 62 years S/o Karor pati singh, resident Sahibganj, post Sahibganj, Jharkhand-816109 Nationality-Indian, designated here as the trustee of the Trust. Aadhar No- 6007-1248-1755. Pan No. BAJPK7070E Mobile No.7488236013 Caste - Bhumihar

WHEREAS the Settler, is possessed of an otherwise well and sufficiently entitled to a sum of Rs. 2,00,000/- (Rupees Two Lakh only) in cash towards the corpus of the Trust with the purpose of funding the Trust to be utilized for the object set out hereinafter.

AND WHEREAS the Trustees here to have given consent to be the office bearer to carry out and administering the affairs of the Trust in accordance with the terms and conditions declared by the Board of the Trustees.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155



Sd/-
Registering Officer, Sherghati (3502)

Amit Kumar
21/11/2015
15/10/2015
कुमारी निर्मला ट्रस्ट डीड लिखा, पद कर समझ लिखा
15/10/2015

NOW THIS DEED OF TRUST WITNESSETH AS MENTIONED BELOW:

In pursuance of the promises above the members settle upon and covey into the sum of Rs. 2,00,000/- (Rupees Two Lakh only) to hold the same in Trust with the powers and subject to the provision hereinafter contained concerning the same.

The name of the Trust shall be **Harmony Educational Trust.**

1. Address of the Trust : Registered / Head Office of name of trust **Harmony Educational Trust situated** of Mauja Mahmadpur, Thana No. 821, Panchayat- Gopalpur, Dist.-Gayaji, Khata No.- 2, Plot No.-7. Board of Trustees specially the President and Secretary shall also be entitled from time to time trasfer the Head Office of the Trust of any other place and when required by the surrounding circumstances.

2. In the Deed of Trust unless is it is repugnant to or inconsistent with the subject of context, the following words shall hereby assign:

- The Trust means **Harmony Educational Trust.**
- The Trustees means the members of the Trust.
- The Trust's properties of whatever nature or kind held by the Trustees in terms of these present and shall include the said sum of Rs.2,00,000/- (Rupees Two Lakh only) and/or and other sums or in kind that the Trustees may collect or receive from the objects of the Trust and shall include other rights and privileges belonging to the Trust.

3. Object of the Trust: -

- To establish and maintain an educational institution for providing and imparting education of all kinds including management, technical, scientific, literary, commercial and other general disciplines and also others specialized educational vocational courses and fields. "
- To shape-up the innovative ideas formulated and undertake the project of Human resource development, Health and family welfare, Rural engineering and development, Agriculture and Allied industries

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



- Applied towards the promotion of its Aims and objects only as set forth in the deed of its Aims and
- objects only as set forth in the deed of the trust and no profit thereof shall be paid or transferred directly or indirectly by way of dividends, bonus, profits or in any manner whatsoever to the Present or the past members, No members of the trust shall have any personal claim on any Movable or immovable properties of the trust or make any profits, whatsoever, by virtue of his Membership.
- That the trust fund may be augmented by the income from the initial fund and also by donations and other contribution from to time.
- That the trust fund shall not be applied for any purpose other than those specified herein
above unless the other objects added to the trust objectives.
- That the trustees shall always maintain proper accounts of the trust, which shall be kept at the Office of the trust.
- Subject to the provisions of income tax act, 1961 as amended from time, the trustees will keep the Trust fund or such portion thereof, as they may, in their absolute discretion, thinks fit and proper,
- Without being answerable or accountable to the beneficiaries or any other party for any loss.
- Invested in such shares, stock securities and debentures of acquisition or mortgage by way of fresh charge on any immovable property in India, of free-hold or lease-hold tenure, and may deposit the amounts with any scheduled bank, company or private firm or individual on such Terms and conditions as they think fit, In the matter of investment of trust funds, the provisions of Section 20 of the Indian trust act shall apply; in the event of trustees purchasing any immovable Property or properties as advancing moneys or mortgage, they shall be entitled
- To accept such title or evidence of title as they shall think fit in their absolute and uncontrolled discretion. The trustees shall have power, if any deed it in their absolute discretion to sell the trust fund or any part thereof and any such immovable property purchased by them under the power aforesaid and any other shares, securities, etc. and stand possessed of the money to arise from such sale upon after paying there out the expenses pertaining to such sale upon the trust and with the subject to powers and under these presents declared and contained concerning the trust fund which or the proceeds thereof, shall have laid out in purchase of property or properties as have laid out in purchase of property or properties as aforesaid or such of them as shall be then subsisting and capable of taking effect.

25/12/2012
502/10/51

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



• That for the furtherance of the objects of the trust, the trustees shall have the following powers:

1. To accept any donation, contribution loan, grant or subscription in case or in kind, from any person (S) or association of person (s) or body corporate or trust with or without conditions.
2. 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 or the trust as the trustees may, in their discretion deem fit time to time
3. To open account in the name of 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.
4. To adjust settle compromise compound refers to arbitration, all actions, Suits claims, demands and proceedings regarding the trust fund.
5. To engage or make provision for the engagement of any person (Including all or any of the trustees and committees or administrator of settler cum-chairperson 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 engage or provide for the engagement.
6. To make, very 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 fund or part thereof for any of the objects of the Trust.
7. To start, abolish discontinue and restart any charity of charitable institutions for the benefit of general public and to impose any conditions to any subscription or donation made by them.
8. 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 the corpus of the trust fund or part thereof for any of the objects of the Trust.
9. To join co-operate or amalgamate this trust with other or others having same 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 the trust.
10. To give aid by way of donations out of the income or the corpus of the trust fund or otherwise to different charitable institutions, may have been established or which may hereinafter be established for the like charitable purposes mentioned in these presents or any of them to enable such institution, societies, organization or trustees to start maintain or carry out such charitable objects.
11. To invest surplus funds, if any, of the trust in securities approved by the law relating to trust as per IT Act 1962, or in such manner as the board of trustees may think fit and proper in the best interest of the trust.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)

12. To settle all accounts and to compromise 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.
13. To borrow money 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 trustee to make such borrowing on payment of such interest and otherwise on such term and conditions as they may in their absolute discretion think fit.
14. To apply to the Government public bodies, urban, local municipal district and other bodies, corporation, companies, or persons for and of aid, donations, gifts, subscriptions, affiliation and other assistance including lease and substance of property with a view to promote 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 these objects of the trust and to put to any proper condition upon which such grants and other payments including taking land on lease may be made.
15. To take over or amalgamate with any other charitable public trust, association, or institution with similar objects,
16. 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.
17. 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.
18. To take land/property on lease and then after sublease the land/property to _____ the farmers and other organizations like _____ co-operative/ _____ society/ _____ urban _____ public bodies/ gram panchayat Or any being thereof in rural area/local/municipal _____ and other bodies corporation Company for farming/ agriculture/ plantation purposes.
19. The trustees shall be accountable only for such money, and funds, which will actually come into their hands.
20. 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.
21. The settler - cum -Managing trust-cum chairperson for the time being will be at liberty to appoint additional trustee within the number mentioned above for such period of on such period of on such terms as to retirement and reappointment as the trustees for the time being consider proper.

502/10/51
21/10/2015

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155



22. A person shall cease to be a trustee either:

- If he/she without leave of absence does not attend three consecutive meeting of the Trustees or for one calendar year, whichever is longer.
- If he/she is requested to resign by 2/3rd or as near thereto as possible of the remaining trustees.
- In the absence of settler-cum-chairperson, Secretary will take charge and function of settler cum-Chairperson.

23. Every trustee will be at liberty to resign on giving one month's notice of his intention to do so. The trustees may from time-to-time frame rules for the conduct and regulations of the meetings of trustees. In absence of such regulations:

(a) 2/3rd trustees shall form a quorum for a meeting of the trustees.

(b) All matters will be decided mutually by the trustees.

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.

24. The trustees shall have the power to determine in case of doubt whether any money of property shall for the purpose of the charity be considered as capital any expense or outgoing ought to be paid or borne and every such determination shall be binding and conclusive provided that nothing contained shall be deemed to authorize the trustees to spend the income or corpus of the trust for any purpose not authorized by these presents.

MAINTENANCE OF BOOKS OF ACCOUNTS AND AUDIT: -

(a) The financial year of the trust shall be from 1st April to 31st March of the following year, unless otherwise decided by the board of trustees.

(b) The Board of Trustees shall maintain true and correct accounts of the Trust.

The accounts of the trust shall be annually audited by a Chartered Accountant appointed by the Board of trustees and the audited statement of account shall be placed before the Board for its approval within three months of the close of the financial year.

- The trust and the trust funds shall be irrevocable for all the times

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



- It is expressly declared that no part of the trust property or its income or any accretion hereto shall be applied for any purpose, which is not a charitable purpose in law, and all provisions hereof shall be construed accordingly.

31/07/2012
15/10/2012

BOARD OF TRUSTEES, THEIR TERM AND POWER TO CO OPT:

- (a) The trust will be managed by a Board of Trustees consisting of not less than 3 trustees and not more than 7 trustees.
- (b) The parties of the second part will be first trustees and they shall automatically form the board of trustees.
- (c) SETTLER will be the first chairman and he will hold office for his life time. After the demise or relinquishment of office of the chairman or in the event of the first chairman failing to nominate his successor in office, the remaining trustees shall elect one of the other trustees as chairman.
- (d) **Amit Kumar** shall be the first managing trustee and he will hold office for her life time. After the demise or relinquishment of office of the managing trustee or in the event of the first managing trustee failing to nominate his successor in office, the remaining trustee shall elect one of the other trustees as managing trustee.
- (e) The term of office of first trustees shall be for their respective lives. The board of trustees shall have the power to increase the total number stated above and fix their term as per provisions contained herein.
- (f) Any trustee, including the managing trustee may retire from the trusteeship hereof by giving two calendar months' notice in writing of his or her intention to do so, to the board of trustees and after the expiry of the period of notice, the trustee giving the notice shall ipso facto cease to be a trustee of these presents.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



- 5002/10/151
21/12/2015
31/12/2015
- (g) Any vacancy caused by death of any one of the first of the first trustees, or any vacancy caused by the resignation of any of the trustees, may be filled up by co-option by the board of trustees.
- (h) The trustees who are not first managing trustee or first trustees shall hold office for a period of one year from their date of appointment by the trustees. At the end of this one-year period, the board of trustees may reappoint them for subsequent term or appoint other persons as trustees in such a manner that the total number of trustees does not exceed the approved maximum number of trustees.
- (i) The managing trustee shall have the power to remove a trustee suffering from physical or mental disability or if he is accused of misfeasance of trust funds or property or misconduct, after satisfying himself on enquiry and such action of the managing trustee shall be final.
- (j) The managing trustee shall sue and be sued on behalf of and against trust in case any legal action which may occur in future.
- (k) The proceedings of the board of trustees shall not any way be invalidated due to any post or posts remaining vacant. During the time when a vacancy is yet to be filled up the remaining trustees shall act as "full Board" subject to the presence of quorum in the meetings. Any vacancy in the board of trustees or their proceedings shall not invalidate any prior act decision of the Board.

TRUST ADMINISTRATION AND POWER TO THE BOARD:

The board of trustees shall have power to:

- a. To administer the trust, its properties and affairs and do all the things which will fulfill the performance of the objects for which the trust is established and for this purpose the board can apply the whole or any part of

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)

the trust property towards the payment of the expenses of the trust.

- b. The income and the properties of the trust will be solely utilized towards the objects of the trust and no portion of it will be utilized for payment to the settler, or trustees or their relatives by way of salary, allowances, profit, interest, dividend etc.
- c. To open one or more bank accounts and operate the same or provide for operation of the said accounts by two among them authorized on their behalf.
- d. To invest the trust funds in the manner not prohibited by any provisions of the income Tax Act, 1962.
- e. To buy, sell mortgage, or give on rent/lease or on hire any immovable or moveable property of the trust for some certain period (s) on such terms and conditions as the trustees may think fit and proper from time to time.
- f. To execute power of attorney or power of attorney to any person for the purpose of executing, administering or managing the whole or any part of the trust for the purpose of all or some among the objects of the trust.
- g. To borrow money with or without security and to repay the same.
- h. To receive, collect and enforce recovery of all monies due or payable to the trust and grant receipt co-discharges therefore.
- i. To settle, compromise or compound any disputes or refer the same to arbitration or litigation.
- j. To receive voluntary contributions from any person or persons from India or outside, after complying with the

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



statutory formalities, by way of donation, gifts or In any other manner and to hold the same upon trust for the objects set forth herein.

55 मि 5012
15/10/2025

4. BENEFICIARIES

Beneficiaries of this Trust are the citizens of India and abroad without any consideration of sex, caste and religion.

5. BOARD OF TRUSTEES

- (i) The management and control of the Trust and the Trust properties shall vest in the Board of Trustees which shall comprise not less than two and not more than three Trustees including the President, Secretary and Treasurer. All the Declarants therein will be the strength of the Board.
- (ii) The Trust will be managed by the President & Secretary Jointly and the rest Trustees (if appointed) will be members of the Board, but the entire superintendence and control shall be the responsibility of the Secretary and the Secretary shall be the in-charge for all practical purposes with respect to the management of the Trust aforesaid.

The following Trustees as office bearers of the Board or Trustees will manage the Trust:

1. Amit Kumar aged about 43 years S/o Girendra sharma resident of gram mahammadpur-post-dhapchiriya, mahammadpur, gaya bihar-824211, Nationality-Indian, designated here as the Settler cum President of the Trust, Aadhar No.-7137-8031-2507 Pan No.- CCAPK3051K, Mobile No.-9304710209.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



- 2) **Smt. Kumari Nirmala** aged about 42 years W/o **Amit Kumar** resident of QR-NO -2, 186, Sector-2A, Post-Head Post Office, Bokaro Steel City, Bokara, Jharkhand-827001, Nationality-Indian, designated here as the Secretary of the Trust. Aadhar No.-**4370-6287-6792**. Pan No.- **AJSPN4946K**, Mobile No.**7004548418**
- 3) **Girindra Sharma** aged about 70 years S/o Karodpati Singh Resident of Gram mahammadpur, post- dhabchiraya, Mahammadpur, Gaya, Bihar-824211, Nationality-Indian, designated here as the treasurer of the Trust. Aadhar No - **8536-4459-7752**. Pan No.- **AGRPS2912D** Mobile No. **9852790957**
- 4) **Narendra Kumar** aged about 62 years S/o Karor pati singh, resident Sahibganj, post Sahibganj, Jharkhand-816109 Nationality-Indian, designated here as the trustee of the Trust. Aadhar No- **6007-1248-1755**. Pan No. **BAJPK7070E** Mobile No.7488236013

6. POWER OF THE BOARD OF TRUSTEES

- (i) The Trustees shall invest the properties and money of the Trust in such manner as per the provisions of the statutory respective law.
- (ii) The Board of Trustees shall meet as often as necessary and their proceeding shall be recorded regularly in minute's books to be retained for the purpose. In any resolution be be passed affecting the administration of the Trust, the opinion of the majority shall revile. It shall be competent however for the Trustees to decide matter. In case of there being inequality of votes the President of the meeting has a casting vote for the purpose of deciding the issue.
- 1 The Board of Trustees has power to amend the rule and regulation etc. of the Trust by 2/3rd majority vote. It shall include the votes of the President and Secretary and if the situation arises that the Secretary/President has not voted for resolution or against resolution, then in those circumstances the votes of the President and Secretary shall be in the nature of veto.
- 2 Proper books of accounts shall be maintained by the Trust and shall be audited by and accountant authorized for the same.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)

5222/10/51
21/11/51

- 3 To do such other lawful things as are incidental in carrying out the administration and management of the Trust.
- 4 To do such other lawful things as are incidental in carrying out the administration and management of the Trust.
- 5 The Trustees shall maintain the minutes book in which the proceedings of all meeting of the Trustees shall be recorded by the Trustees and the same shall be signed by the President of the meeting.
- 6 The Trustees may out of the corpus of the subject matter of the Trust appropriate such money or part thereof, for laying out erection and furnishing any building, research institute or for the fulfillment of the aforesaid object of the Trust or for incurring any capital expenditure as may be unanimously resolved upon by the Trustees.
- 7 The Secretary shall have full power with the prior consent in writing of the President to compromise or compound all actions suits and other proceedings and all differences and disputes touching to the Trust-properties and to refer any such differences or disputes to arbitration and to adjust and settle all accounts relating to the Trust-properties and to do all other acts and things as fully and effectually as if they were absolutely entitled to Trust-properties without being liable or answerable for any loss occurred thereby.
- 8 The Trustees may maintain a set of advisers with the consent in writing of the President and Secretary for the purpose of utilizing their services in furtherance of the objects of the Trust.

8. POWER AND DUTIES OF THE PRESIDENT

- (i) To conduct and preside over the meetings of the Board of Trustees.
- (ii) To exercise all such powers in the administration of the affairs of the Trust and nomination of Trustees if when required and also to take decision on any matter of the Board of Trustees failing which the resolution over any matter taken will be final.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)

- 25/10/2015
15/10/2015
- (iii) To exercise all such powers which the Board of Trustees may confer upon him from time to time.
 - (iv) To maintain and cause to maintain proper and correct minutes of all the meetings of the Board of Trustees in the minutes book.
 - (v) To direct the Trustees to place all such records and information as he deems fit and proper before the Board of Trustees.
 - (vi) The President can purchase or sale land or take land on lease with the written prior consent of the Secretary in the interest of the Trust.
 - (vii) The President on behalf of the Trust can take loan from Bank or financial institutions with the written prior consent of the Secretary for the interest of the Trust.

9. POWER AND DUTIES OF SECRETARY

- (i) To do or cause to do all such acts deeds as may be required in the administration and the management of the daily affairs of the Trust subject to control, direction, and instruction of the Board of Trustees.
- (ii) To exercise such other power as may be delegated to him by the Board of Trustees
- (iii) Secretary shall have a general control over all the affairs of the Trust and to for the safe custody of cash and other properties of the Trust.
- (iv) To have general control and supervision over all the affairs of the Trust.
- (v) To open Bank Accounts and operate Jointly with President Bank Account of any nature including fixed deposits and so on and authorized to deal with all receipts, Bank instruments, securities payment and other negotiable instruments.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)

- (vi) To manage and administer all the affairs of the Trust.
- (vii) To do or cause to do such other acts and deeds as may be necessary for proper management of the Trust subject to control and direction of the board of Trustees and President, author of the Trust as there case may be.
- (viii) To maintain complete accounts of receipts and disbursement of funds in accordance with resolution of Board of Trustees.
- (ix) To submit to the Board of Trustees in every meeting statement of accounts for the period intervening between previous and current and approved by the Board.
- (x) To prepare or cause to maintain the final account of income and expenditure together with Balance Sheet for the financial year ending on 31st March every year and have the same audited by the person authorized for the same.
- (xi) President/Secretary shall be custodians of all the books and registers and other records related to accounts and Trust matters.
- (xii) Investment, loan and so on behalf of the Trust will be or taken out only with the specific approval of the Board of Trustees. For this President and the Secretary will be Jointly empowered to sign documents.
- (xiii) The Secretary shall have full power to purchase the land and sell the land for the benefit or progress of the Trust with the prior consent in writing from the President.

10. TREASURER:

The Treasure shall be in charge of all funds and financial matters of foundation/Trust. The duties of Treasurer shall be:

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Shergaon (3502)



- (i) To keep or cause to be kept proper books of accounts, accounts of all receipts, payment, assets and liabilities of the Trust.
- (ii) To sign all receipts, release, discharges etc.
- (iii) To maintain Bank Accounts.
- (iv) To make day-to-day expenses as may be necessary but not exceeding Rs.2,00,000/- (Rupees Two Lakh only) at a time or as may be authorized by the Board of Trustees in writing.

11. POWER TO BORROW:

The President or the Secretary may from time to time at their discretion for the furtherance and carrying out the objects of the Trust borrow such sum as may be determined by the Board of Trustees from time to time in form and manner thereupon. The Trustee shall at their discretion, make all such dispositions of the property's movable or immovable forming part of the Trust fund or any part thereof and enter into such agreements, assurances and things in relation thereto as the Trustees may deem proper for giving security for such loan and interest.

As this Trust is for the benefit & welfare of the weaker section of society, the donation if any given by any person of the universe shall be non-taxable.

12. BANK ACCOUNT OPERATION

The Account of the Trust shall be kept properly and the Bank Account will be opened in nationalized or scheduled Bank or post office in the name of the Trust and it shall be operated by the signature of the Secretary & President Jointly both.

13. REMOVAL OF TRUSTEES:

President & Secretary of the Trust Jointly shall have power to remove or expel the Treasurer, Trustee or Trustees any time with 2/3rd majority & appoint new Trustee or Trustees in that vacant place of fact.

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghat (3502)



14. MEETING OF THE BOARD OF TRUSTEES

- (i) The meeting of the Board of Trustees will be held at least 2/3 times a year, i.e. after an interval of four months. This will be termed as ordinary meeting.
- (ii) Secretary may also convene urgent meeting with the consent of the President as and when required for the functioning of the Trust
- (iii) Notice with agenda for all or ordinary meeting of the Board of Trustees will be sent by the Secretary to each Trustee at least twenty-one days prior to the date of the Scheduled meeting.
- (iv) Notice for the emergent meeting of the Trustees shall be sent by the Secretary at least twenty-four hours prior to the scheduled meeting.
- (v) The quorum of the Board of Trustees shall be 2/3rd of the total number of Trustees of the Board.
- (vi) In absence of quorum the meeting may be adjourned by the President.

15. AMENDMENTS. TO THIS DEED

The Board of Trustees including President/Secretary shall have the power from time to time to make or alter such rules and regulations will regard to the conduct of this Trust to such extent and in such, manner as it may deem fit and proper, subject to the conditions that shall not be inconsistent with the objects of the Trust.

16. INDEMNIFICATIONS

The members of the Board of Trustees individually shall be indemnified against any expenses and expenses and to losses incurred or suffered or any payment made by them in good faith in the benefit of administration of the Trust and such expenses, losses or any payment shall be done by the Trust and none of the Trustees shall be personally liable or responsible for the same.

17. EXTINCTION OF THE TRUST

- (i) The Trust may be extinguished at any time with the consent of the Board of Trustees.
- (ii) On the sad demise of either President or Secretary, the Trust shall continue by taking an appropriate and competent and literate person of the society, for the benefit of the Trust in order to achieve

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

Sd/-
Registering Officer, Sherghati (3502)



the real object of the Trust by the surviving President/Secretary and if the surviving President/Secretary wants to get the Trust revoked then he/she after complying with the condition of the clause no. 1 of the Extinction of Trust mentioned in paragraph 19 of this Deed, can do the same; it shall be the discretion of the surviving President/Secretary.

- (iii) The Trust hereby created shall be revocable by the settler of the Trust at any time and any circumstances.

IN WITNESS where the settler and the Trustees above mentioned have stand subscribed their respective hands to this Deed after going through the contents and recital of this Deed on the day of October 2025.

Witness
1:- पहचान कर
निरंजन कुमार पितृ

Signature
अमित कुमार
15/10/2025
कुमारी निर्मला
15.10.2025

2:- आशीक राम गा.
महमपुर पोस्ट थाना
श्रीधरी जिला
पापो मो 787078

गर्दर कुमार 15/10/2025

जवाह
ला 8047
ला 15/10/2025
सोनू कुमार पिता 20 अनिल सिंह
ग्राम पिपरखरी पो-चीलीम थाना
शेभी जिला - जवा मो-9122000220

गिरी 20/10/2025

Application No. : 250501328241 Deed Type : Trust Deed Sub Type : Declaration of Trust
Deed No. : 13 Serial No. : 10438 Book No. : 4 From Page : 135 To Page : 155

L.No. - 51/2022, Sherghati
Date - 15/10/2025

Sd/-
Registering Officer, Sherghati (3502)

Endorsement of Certificate of Admissibility

Admissible under Rule 5 : duly stamped (or exempted from or does not require stamp duty) under the Indian Stamp Act, 1899, Schedule I or I-A, No. '64'. Also admissible under section 26(a) or the B.T. Act.

Stamp duty paid under Indian Stamp Act **Rs. 5000**
Addl. Stamp duty paid under Municipal Act. **Rs. 0**

Amt. Paid By N.J. Stamp Paper **Rs. 1000**
Amt. Paid Through Bank Challan **Rs. 0**

Registration Fee					LLR+Proc Fee	Service Charge
A1	5000 C	0 H1b	0 K1a	0 Lii	0 LLR Rs. 0	Rs.1000
A8	0 D	0 H2	0 K1b	0 Liii	0 Proc.Fee Rs. 0	
A9	0 DD	0 I	0 K1c	0 Mb	0 Total Rs. 0	
A10	0 E	0 J1	0 K2	0 Na	0	
B	0 H1a	0 J2	0 Li	0	0	
Total 5000						

Total amount paid (Reg. Fee+LLR, Proc+Service Charge) in Rs - 6000

Date : 21/10/2025

Sd/-
Dharmendra Kumar
Registering Officer
Sherghati (3502)

Endorsement under section 52

Presented for registration at Registration Office, Sherghati (3502) on Tuesday, 21st October 2025 by Amit Kumar Authorized By Harmony Educational Trust (Organization) by profession, Status - Author/Settler/Trustee.

31/10/25
Signature/L.T.I of Presentant

Date : 21/10/2025

Sd/-
Dharmendra Kumar
Registering Officer
Sherghati (3502)

Endorsement under section 58

Execution is admitted by Kumari Nirmala Secretary, Girindra Sharma, Narendra Kumar and Identified by the person (1. Name Niranjan Kumar, Age 23, Sex Male, S/O Ashok Ram, MAHAMMADPUR, PO-SHERGHATI, PS-SHERGHATI, GAYA) whose Names, Photographs Fingerprints and Signature are affixed as such on back page/pages of the instrument.

Date : 21/10/2025

Sd/-
Dharmendra Kumar
Registering Officer
Sherghati (3502)

Endorsement of Certificate of Registration under section 60

Registered at Registration Office Sherghati (3502) in Book No. 1 on pages on 135 - 155 for the year 2025 and stored in database of year 2025. The summary of document No 13/2025 is printed on the front page of the document.

Date : 21/10/2025

Sd/-
Dharmendra Kumar
Registering Officer
Sherghati (3502)

Application No : 250501328241

Book No : 4

Year : 2025

S.No.10438

Deed No. : 13

Scanned by