



803

INDIA NON JUDICIAL

3251  
17/03/2022

Government of National Capital Territory of Delhi

e-Stamp

e-Stamp No  
LOCKED

Certificate No.	: IN-DL01929049435526U
Certificate Issued Date	: 09-Mar-2022 04:43 PM
Account Reference	: IMPACC (IV)/ dl832103/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DL83210392807873797069U
Purchased by	: SHRIDHAR NARAYAN SALVE
Description of Document	: Article 64 Trust
Property Description	: PROP. NO.25/436, TRILOKPURI, DELHI-110091
Consideration Price (Rs.)	: 0 (Zero)
First Party	: SHRIDHAR NARAYAN SALVE
Second Party	: NAIN BUDDHIST SOCIETY TRUST
Stamp Duty Paid By	: SHRIDHAR NARAYAN SALVE
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



JAN No [BXPS7586]

Adhyan No

Please write or type below this line  
548777996555

DO 13

*[Handwritten Signature]*



24/12/21



*[Handwritten Signature]*

Statutory Alert:

...of the Stamp duty should be verified at www.stampduty.com or using e-Stamp Mobile App of Govt. of Delhi...

SHRIDHAR NARAYAN SALVE SUBIN-DL83210392807873797069U IMPACC (IV)/ dl832103/ DELHI/ DL-DLH

## TRUST DEED

This deed of public charitable trust executed in Delhi on this 17<sup>th</sup> DAY OF MARCH 2022 by:

**Mr. Shridhar Narayan Salve, S/O-Narayan Salve, R/o- Duplex No. FB-2 Armos Township, Nari Road, Behind Upasna Kendra, Sugat Nagar, Uppalwadi, Nagpur, Maharashtra-440026.**

Which expression unless repugnant to the context or meaning thereof includes their heirs, Executors, and administrators, etc., whereas settler of the Trust is possessed of and otherwise well and sufficiently entitled to the sum of Rs. 1,000/- (Rupees One Thousand only) hereinafter referred to as said property.

WHEREAS the following persons are trustees in Trust for the purposes detailed in this Trust Deed:

- 1. Mr. Shridhar Narayan Salve, S/O- Narayan Salve, R/o- Duplex No. FB-2 Armos Township, Nari Road, Behind Upasna Kendra, Sugat Nagar, Uppalwadi, Nagpur, Maharashtra- 440026.**(Hereinafter referred as First Trustee and **President** of the Trust).
- 2. Mr. Sangha Nand Baudhdh, C/o- Tahdil, R/o- A-8, Third Floor, Room No-1, Rajiv Nagar, Banke Bihari Road, Begampur, Begampur, North West Delhi, Delhi- 110086.**(Hereinafter referred as Second Trustee and **Treasurer** of the Trust)
- 3. Mr. Lokesh Bharti, S/o- Suresh, R/o- Turabnagar, Post Akhera, Turabnagar, Bijnor, Uttar Pradesh- 246733.** (Hereinafter referred as Third Trustee of the Trust).

**Whereas** the Founders of the trust are desirous of creating a public charitable trust with a motive to serve the society at large by Promoting Buddhism, child development, preventing health issues without any motive to make any profit or to have any other form of gain by doing so. These objects and purposes are expressed in this trust deed under clause 3 of this deed.

### NOW THIS DEED OF DECLARATION WITNEESETH:

The name of the trust shall be as **"NAIN BUDDHIST SOCIETY TRUST"**. The trust office presently shall be at **25/436, TRILOKPURI, DELHI- 110091**



*Shridhar Salve*

However, the founders may change it from time to time on the basis of majority decision. The term Trustee shall mean the trustees of the said "NAIN BUDDHIST SOCIETY TRUST".

1. **Area of Operation:** -The area of operation of trust shall be at National Level.

2. **OBJECTS / GUIDELINES OF THE TRUST ARE:**

The Aims and objects of the Trust, for which the same is established, are as under: -

To Re-create, redefine, revitalize and rejuvenate a sense of love, fulfillment, affection, cooperation, friendship, brotherhood, harmony, tranquility, peace and prosperity based on basic human artistic instinct amongst the members, general public, and all living creatures on this planet without any distinction of caste, color, creed or religion in humans & hierarchies of nature in all living beings.

To work on every subject which touches human life & nature on this planet irrespective of its nature and create awareness about it and also equip general public with necessary practical knowledge & skill required to gain those artistic capabilities required to attain the self-actualization.

All the acts/ activities/ programs shall be non-profitable and shall be done on "No Profit No Loss" bases. Following are the details of categories/scope of work we aspire to work on as per the Law of the Land.

- To spread lord Buddha thought behalf of Buddha Dhamma Diksha and provide Dhamma Diksha certificate And also spread simble of Knowledge Baba Saheb Dr. bheemrav Ambedkar, jyotibarav fule, periyar rama swami naykar and Lalai Singh Yadav Bauddh etc. Bahujan great men thought.
- To take care buddhist historical place like lord Buddha temple, Buddha monistry, Ashoka stupa, Ashoka lot ect, and spread Pali language and To make Buddhist personal law for buddhist society.
- To spread bodhtisatva raidas, Bodhisatva kabir, sant Gadge, Chhatrapati Sahuji Maharaj, babu Jagdev Prasad Kushwaha, Ramswaroop Verma, and manyawar kashiram misan.
- To spread women's development works and spread Veerangana Nageli, Veerangana Phoolan Devi, Veerangana jhalkaribai kori, and ramabai aambedkar thoughts.
- To spread women education in India behalf of Sabitribai fule education misan.



*[Handwritten signature]*

- Through this organization, we will help orphans and old people in India and all over the world by opening shelters for them.
- We will try to provide proper education to the children and employment to unemployed children by opening coaching institutes through the institution.
- We can also give Dhamma Diksha and Certificates and other certificates such as Marriage Certificates and Certificates through the institution.
- We work with NATIONAL AND INTERNATIONAL BUDDHIST SOCIETY, RASTRIYA BAUDDH SANGH, BHEEM SENA, Let's Go to Buddha, AND ADD OTHERS ORGANIZATION IN OUR MISHAN.
- To protect the interest of the consumers of plant-based products.
- To practice & promote sustainable food consumption within the association.
- To reduce & prevent food waste & food loss among members of the association.
- To put forward the collective voices of individuals who believe that sustainable development and the use of environment-friendly plant-based alternatives go hand in hand.
- Promoting dietary practices that meet the needs of the present without compromising the ability of future generations to meet their own needs.
- To build a strong forum for plant-based foods enthusiasts to develop a common understanding of shared grievances, and to develop mutually agreeable solutions.
- To promote and encourage greater awareness of plant-based foods **amongst the people in general.**
- To educate and encourage people ab
- out the benefits of vegetarianism and veganism.
- To establish, acquire, support or aid from institutions working for awareness of sustainable foods.
- To represent the association before the Government, courts of law in India and other authorities for any common purpose, which impacts the choice of Plant based food consumers.
- To conduct or support scientific and literary research and studies on plant-based food products and to provide consumer data for the development of the plant-based food industries.
- To print, publish and distribute and sell books, magazines, souvenirs, brochures, leaflets, booklets, periodicals, digests, albums, informative, papers, etc. for promotion, knowledge or awareness of sustainable ways of living.

*Handwritten signature*



- To organize, conduct or facilitate lectures, seminars, film shows, slide shows, exhibitions, camps, gatherings, etc. for promotion and propagation of the relationship between sustainable development and plant based diets.
- To sponsor, assist, centers, associations, institutions, organizations, students, artists, craftsmen, health workers, veterinarians, volunteers, etc. in relation to raising awareness of sustainable dietary practices and ways of living.
- To provide grants, subscription, membership, contribution or donation and funds etc. to any institution, association, center, organization, association or individual for promotion of sustainable dietary practices and ways of living.
- To make articles of association, rules, and by-laws for the conduct of the affairs of the association and add to, amend, vary or rescind them from time to time.
- To open branches of association or branch offices of association wherever necessary for the purpose of attainment of the aforesaid aims and objects.
- To acquire, purchase or otherwise own or under take on loan or lease or hire temporality or permanently and movable or immovable property necessary or convenient for the furtherance of the objects of the association.
- To work in collaboration with any group, government organization, associations, institutions, organizations, etc. in relation to raising awareness of plant-based food products and for the purpose of attainment of the aforesaid aims and objects.
- To do, or get done, all such other lawful things as are conducive or incidental to the attainment of the aforesaid aims and objects.
- To do all such other things as are understandable and necessary to the attainment of the above objects or any one or more of them.
- To accept donations, grants, gifts and other offerings in the form of movable and/or immovable properties for the attainment of the aims and objects of the trust/foundation.

All the incomes, earnings, moveable and immoveable properties of the trust shall be solely utilized for the promotion and implementation of its aims and objectives only as sort forth in the memorandum of association



*J. Smith*

and no profit thereof shall be built or transferred directly or indirectly by way of dividends, bonus, profits or in any manner whatsoever to the present or past members of the trust or to any person claiming through anyone or more of the present or the past members. No member of the trust shall have any personal claim on any movable or immovable property of the trust or make any profits whatsoever by virtue of his/ her membership.

#### **4. PROPERTY VESTED IN THE TRUSTEES**

The Trustees hereby transfer the sum of Rs. 1,000/- (Rupees One thousand only) each in favour of the Trust. The above said amount shall be their initial contribution. The Trustees shall hold the said fund and other properties that may be endowed or conferred for the said Trust for the use and benefit of the Trust. The Trustees shall, out of the income realized from the properties endowed and such other endowments or donations, which they may get, pay all taxes and rates, where applicable, and all expenditure connected with the trust. Where such income is insufficient to meet the expenses, the trustees may use such portion of the corpus of the Trust fund for the purpose, as may be found necessary and where the income of the Trust exceeds the expenditure of the Trust, such excess may be added to the Trust fund.

The Bank A/c. of Trust shall be operated by the Author and any of the trustees jointly duly authorized by Board.

#### **5. BOARD OF TRUSTEES**

(a) The Board of Trustees shall comprise the founding Trustees. The founding Trustees shall hold Office for life. However, any trustee may resign by giving notice in writing to his/ her co trustees. Appointment of trustees, either to fill up a vacancy or as additional trustees, shall be by resolution of the founding trustees.

(b) The trustees hereby declare that they for time being, we hold the said sum and all gifts, contribution, subscription, donations, bequests and other moneys or property as and when the same shall be paid to or vested with them as the moneys, investment and property from time to time representing the same upon trust of object of general public utility not involving the carrying of any activity for the profit or for charitable



*Handwritten signature*

purposes which tends to promote human welfare, providing however no part of the funds or income thereof be applied to any purpose outside India except in accordance with the approval with Central Board of Revenue, government of India and for such purpose, as defined in objects clause (2) above.

#### **6. POWER & DUTIES OF BOARD OF TRUSTEES**

- a) To apply, the whole or part of the income or accumulation thereof or whole or part of the corpus of the Trust properties for one or more of the objects of the Trust as outlined in clause (3) above or as the Trustees may from time to time determine.
- b) To convert and get in the Trust property and/ or vary the investments for the time being and to invest and keep invest the Trust properties either in the purchase or mortgage of immovable properties or in shares, debentures or other securities/ investments and to alter, vary or transpose such investment from time to time as the Trustees, shall in their absolute discretion think fit. Provided, however, that accumulations of the income of the Trust properties, in respect of which notice has been given to the assessing officer under section 11 (2) (a) of the Income-Tax Act 1961, shall only be invested in accordance with section 11 (2) (b) the Act.
- c) To let or demise any immovable property comprised in the trust fund for such rent, on such terms and conditions, as the trustees in their absolute discretion shall think fit.
- d) To open account in the name of the Trust, with any Bank or Banks and to operate such account(s) and to give instructions to the bank and to provide for opening and operation of such account by the Author and any of the trustees jointly duly authorized by Board. To adjust, settle, compromise, compound, and refer to arbitration all actions, suits claims, demands and proceedings regarding the trust properties.

Trustees may prescribe.

g) To make, vary, alter or modify schemes, rules and regulations for carrying out the objects of the Trust and for the management of the affairs thereof and of running any institutions in furtherance of the objects of the Trust and otherwise for giving effect to the objects to the Trust.

h) To set apart to whole or part of the income or the corpus or part thereof for any of the objects of the Trust.

i) The Trustees shall be chargeable only for such moneys, stocks, shares and funds, as shall actually come into their hands and shall not be answerable for neglect, default, acts of omission or commission of the other Trustees or of any banker or default, acts of omission or commission of the other Trustees and securities may have been deposited or handed over, unless caused by their will full neglect or Defaults'.

j) The receipt of a person authorized by the Trustees or a resolution of the Board of Trustees for any moneys paid or any property transferred or delivered to Trustees in execution of the Trust or powers.

k) The Trustees will not be entitled to receive any remuneration as Trustees but may reimburse themselves of all expenses actually incurred by them in connection with the Trust or their duties thereto.

l) No Trustee shall refuse to be Chairman of the Board of Trustees, unless he/she shows his resentment to act as Chairman for a specified or unlimited duration. The Chairman shall be entitled to call the meeting of the Board of Trustees and preside over the meeting. The Board of Trustees may from time to time frame all other rules for the conduct of the administration of the Trust and regulating the meeting of Trustees, which are not covered in this deed. In the absence of such regulations: Majority will decide all matters and two Trustees shall form a quorum for meeting of Board of Trustees.

m) Resolution passed without any meeting of the Board of Trustees and evidenced in writing under the hand of two thirds of the Trustees shall be as



A handwritten signature in black ink, appearing to read 'J. M. D. S.' with a flourish at the end.

of all meetings of Trustees shall be recorded by the Chairman of the meeting shall sign the same.

#### **7. CUSTODY OF DOCUMENTS**

The Chairman or his/her nominee or any other Trustee, if so, authorized by the Board of Trustees, shall have the custody of all the documents, deeds of title, relating to the Trust properties and investment, and the books of account and the other record relating to the Trust and shall be responsible for the preservation of the same.

#### **8. ADVISORY BODY AND CONSULTANT**

The Trustee may maintain a set of Advisors for thereof utilizing their services in furtherance of the objects of the trust.

#### **9. FINANCIAL YEAR**

The financial year of the Trust shall end on 31st March every year provided that the Board of Trustees shall be at liberty to change the same from time to time if they so deem fit and Proper.

#### **10. ACCOUNTABILITY OF THE TRUSTEES**

The Trustees, without prejudice to any other statutory or other right to indemnification that they may have, shall be jointly and severally indemnified out of the Trust Fund at all times in respect of each and every claim made against them or any of them whether in their capacity as Trustee or Trustees or personally in respect of any liability arising from or in respect of the Trust, its affairs, administration or activities or any aspect of any of the same provided always that the right of a Trustee to an indemnity under this clause shall not extend to any claim arising from willful fraud or wrongdoing or wrongful omission or commission on his part.

*Handwritten signature*



### **11. INDEMNITY OF TRUSTEES**

a) The Trustees may reimburse themselves and pay and discharge out of the Trust Fund all expenses incurred by them in or about the execution of the Trust as specifically authorized by the Trust in the meeting of the Trustees, or any of their duties under these presents including travelling expenses but will not be entitled to receive any remuneration for the services to be rendered by them as Trustees. The expenses incurred by them in this regard will be reimbursed to them only if the same are approved in a meeting of the Board of Trustees.

b) The Trustees shall be accountable only for such moneys, contributions and funds as shall actually come into their hands and a Trustee shall not be answerable or accountable for neglect, default, acts or omission or commission of the other Trustees, nor of any banker or other person with whom the Trust properties or any securities may have been deposited or kept for furtherance of any one or more of the objects of the Trust.

### **12. UTILIZATION OF TRUST PROPERTY**

If the income from the Trust property in a particular year is not fully utilized, the unspent income, subject to the applicable provisions of the Income Tax Act, 1961, shall be carried over to the next year or years and spent in such subsequent year or years for achieving the objects of the Trust.

### **13. BENEFITS OF THE TRUST**

The Benefits of the Trust activities in terms of the educational, training and related services it provides shall be available to all Indians, irrespective of caste, creed, age, sex, or religion.

### **14. ADDITIONS TO THE CORPUS**

The Trust Fund may be added to, by the income from the initial fund and also by donations and other contributions from time to time.

### **15. DISSOLUTION OF TRUST**

The Trust may be dissolved by mutual and voluntary agreement of the Trustees. No force or coercion shall be brought about by a Trustee to bear

*Smith*

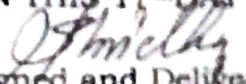



upon the other Trustee(s) for the purpose of bringing about dissolution of the Trust. On dissolution of the Trust, all the properties and other funds of The Trust shall be veated in some other trust or any other form of public charitable organisation having similar objects. In no case the assets/properties shall be distributed among the members/trustees of trust.

**16. IRREVOCABILITY**

It is declared that the Trust is irrevocable. If the Trust fails for any reason, in the opinion of the Trustees, the net assets of the Trust, both movable and immovable shall be handed over to any Trust having the same object, as decided by the majority of the Trustees.

IN WITNESS WHERE OF, **Mr. Shridhar Salve**, have their Respective HANDS ON THIS 17<sup>th</sup> DAY OF MARCH 2022

Signed and Delivered by the   
Author **Mr. Shridhar Salve.** 

In the presence of

1. *Sarjanta* Sarjanta Ram S/O Balwanta  
25/436 Tripathi Delhi (New)  
UID 39092784458

DAYANAND S/O Naval Singh.  
A-4/Block East Binod Nagar.  
Delhi 110091

  
*Dayanand*  


EC SFJ 0807057



Reg. No. 803      Reg. Year 2022-2023      Book No. 4



Ist Party

IInd Party

Witness

Ist Party      SHRIDHAR NARAYAN SALVE

IInd Party      NAIN BUDDHIST SOCIETY TRUST

Witness      SARVJEET RAM, DAYA NAND

Certificate (Section 60)

Registration No.803      in Book No.4 Vol No 4,740

on page 171 to 181 on this date      17/03/2022 3:39:09PM

day Thursday

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

Date 17/03/2022 15:43:41

Sub Registrar  
Sub Registrar VIII  
New Delhi/Delhi

