

BK IV-19/2016

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தமிழ்நாடு தமில்நாடு TAMILNADU

6157

11-3-2016

M. Ayyanarsamy  
Stamp Vendor

Licence No. 5730/A1/2010-20  
53-B, Railway Feeder Road,  
Rajapalayam-626117.

BG 387601

தமிழ்நாடு தமில்நாடு TAMILNADU

- 1 -

### VASANTH RAJAN TRUST, RAJAPALAYAM

Deed of trust for establishment of fund solely for Educational and Social activities without any profit.

This Deed of trust made on this 11<sup>th</sup> day of March 2016 under the name and style of **VASANTH RAJAN TRUST, RAJAPALAYAM** for the objects mentioned in the object clause.



V. Vadiyaparas





தமிழ்நாடு தமில்நாடு TAMILNADU

M. Ayyanarsamy  
M. AYYANARSAMY  
Stamp Vendor

BG 387602

Licence No. 5730/A1/2010-20  
53-B, Railway Feeder Road,  
Rajapalayam-626117.

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- 2 -

**SMT. V. VADIVUKARASI**, W/o. N. VENKATESH, aged about 30 years old residing at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District, herein after called as the **FOUNDER AND AUTHOR OF THE TRUST** shall appoint the following Trustees.

1. **SMT. V. VADIVUKARASI**, W/o. N. VENKATESH, aged about 30 years old residing at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District,, Cell No. 80567 09015, hereinafter called as the **MANAGING TRUSTEE** of the Trust.



V. Vadivukarasi





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- 3 -

2. **SRI. N. VENKATESH**, S/o. S. NATARAJAN, aged about 41 years old residing at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District,, Cell No. 99442 05712, hereinafter called as the one of the Trustees of the Trust.
3. **SRI. S. NATARAJAN**, S/o. SUBBAIYA PILLAI, aged about 67 years old residing at at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District,, Cell No. 98943 02899, hereinafter called as the one of the Trustees of the Trust.



V. Vadivelu



4. **SRI. N. RAMSHANKAR**, S/o. S. NATARAJAN, aged about 31 years old residing at at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District,, Cell No. 99528 36301, hereinafter called as the one of the Trustees of the Trust.

5. **SMT. R. MUTHULAKSHMI**, W/o. N. RAMSHANKAR, aged about 22 years old residing at at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District,, Cell No. 96263 30732, hereinafter called as the one of the Trustees of the Trust.

#### **WHEREAS**

1. The author of the trust is desirous to establish a fund by this trust with sole object of established Educational, Social activities, up-liftment of the people below poverty line and other charitable activities for the public at large.
2. The trustees have agreed to become trustees and hold and apply the said fund for the objects stated herein and subject to the trustee powers and provisions contained in this Deed.

#### **NOW THIS TRUST DEED WITNESSETH AS FOLLOW**

##### **1. NAME OF THE TURST :**

The Trust shall be known as **VASANTH RAJAN TRUST, RAJAPALAYAM.**

##### **2. REGISTERED OFFICE :**

The Office of the Trust shall function at Door No. 154, Ponnagaram, Rajapalayam, Virudhunagar District, Tamil Nadu, which is rented premises.

##### **3. OBJECT CLAUSE :**

##### **OBJECTS:**

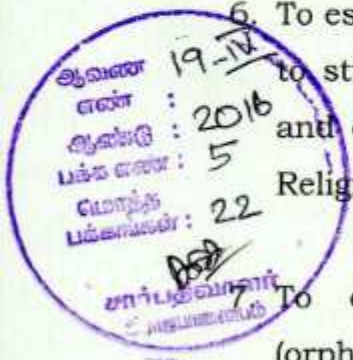
The objects of the Trust are:

1. To establish, promote, set up, run, maintain, finance, support, and to aid or help in the setting up and or maintaining and or running nursery, primary schools, middle schools, higher secondary schools, matriculation schools, technical schools or institutes.





2. To establish, maintain run, develop, improve, extend, grant, donations for and to aid in the establishment, maintenance running development improvement and extension of Schools, Colleges, etc., in arts and vocational pursuits as calculated to be of use in imparting education to the student population in particular.
3. To open, find, establish, promote, set up, run, maintain, assist, finance, support and or aid or help in the setting up and or maintaining and or running colleges, institutes of Higher learning, Centers for Higher Studies for advancement of Arts, Science, Commerce, Industry and other fields of learning.
4. To give donations to educational institutions of any kind including technical institutions for creating endowments, for giving scholarships to the students and for distributing prizes to the students irrespective of the Caste, Creed or Religion.
5. To encourage studies of all faculties and to institute prizes, endowments, shields, Rolling Trophies, etc., for students in any School, College or Educational institutions.
6. To establish, maintain support or run studentships and other kind of aid to students including supply of books, stipends and interest free loan and other incentives to study without any distinction of Caste, Creed, Religion and Sex, etc.,
7. To establish old age homes, destitute homes, anathashramas (orphanages), beggars rehabilitation centers, hygienic public use toilets, drug addicts rehabilitation centers, centers for treating mentally retarded, family counselling centers etc., organizing pravachanas(teachings) for promoting national integrity and communal harmony.
8. Establishment, conduct, maintenance of clinical laboratories, hospitals, nursing homes, dispensaries and institutions of similar nature and providing financial assistance to the deserving persons for medical treatment, in any medical institution.
9. The Trustees shall have no power to sell any trust property or any part thereof or mortgage the same or to create any charge thereon. The Trustees, however, will have the power to purchase or otherwise acquire





operative Housing Society or an apartment ownership if it is in the interest of the Trust, but not otherwise, and also power to sell or give on lease or tenancy any such property purchased or otherwise acquired if it is in the interest of the Trust to do so.

10. The Trustees shall from time to time open in their own names or in the name of the Trust one or more accounts or account, current or saving/ with any one or more Banks as they may think fit and any two of the Trustees (and during the lifetime of the Settlor as Trustee, he will be one of them) shall be entitled to operate the same by drawing, accepting endorsing and otherwise negotiating cheques, or other negotiable instruments, withdrawing moneys there from, from time to time and otherwise operating the same.

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Any of the powers and authorities by this Trust given to or vested in the Trustees may at any time, when there is more than one Trustee, be exercised by a majority of the Trustees and without the concurrence, or with merely a formal concurrence of any Trustee who by reason of illness, infirmity or otherwise may be unable, without inconvenience, to take an active part therein and such Trustee may in order to facilitate business, by power of attorney or otherwise, empower any of the other Trustees to use his or her name for execution or signature of documents or for any of the purposes of this Trust without being responsible for loss and all the acts and proceedings of the majority of the Trustees shall in such case be valid and effectual as if they had all concurred therein. All acts, proceedings and exercise of discretion of the majority of the Trustees shall be absolutely binding on the remainder of the Trustees.

12. The Trustees shall have power also to engage the services of Architects, Chartered Accountants, Lawyers and other professionals for advice or attending to any work in connection with the Trust from time to time and to pay their fees and other charges out of the income of the Trust property and fund.

13. The Trustees shall have full power to file and defend suits, appeals, applications etc., and for any one of them to declare, sign and verify all complaints, written statements, memos of appeals, cross-objections, applications, affidavits, vakalath, SPA's, etc., and to accept writ of summons, notices etc., and to appear in any Court of law or Tribunal or



differences disputes and demand and to refer any such difference, dispute or demands to arbitration and adjust, approve and settle all accounts relating to the Trust Fund and to execute all releases and discharges and to do all other things relating thereto.

14. The receipt of the Trustees or any of them for the purchase money of any property hereby directed or authorized to be sold or for any other moneys paid and for any securities transferred to them by virtue of these presents or in the execution of any of the Trusts or powers hereof shall effectually discharge the person or persons paying or transferring the same there from or from being bound to see at the application or being answerable for the loss or misapplication thereof.

The Trustees shall be responsible for their own individual acts and defaults only and not for the acts or defaults of the other or others nor for the acts or defaults of any banker, broker, auctioneer or other persons into whose hands any Trust property consisting of securities or money or the income thereof shall in the ordinary course of business come or for the depreciation of any property or securities nor for any mistake or error of judgment committed by them in regard to the choice of the recipients of the benefit of Trust premises of the objects thereof in any particular case or cases or otherwise howsoever except for their wilful acts and default only.

16. The Trustees shall pay themselves and defray and satisfy out of the Trust Funds for the time being all expenses which they may reasonably have to incur in and about the execution of the Trusts and powers herein contained and the administration of the Trust premises hereby effectuated, including the premium for the insurance of the buildings for the time being subject to the Trust hereof but the Trustees shall not be personally responsible for any loss arising in consequence of any accidental omission to insure any building against risk from fire or other risk.

17. The Trustees shall cause proper accounts to be kept of the Trust premises and all additions thereto and the income thereof respectively and the accumulations of such income and the application thereof from time to time and shall on checking the same sign the account books twice in each year. The account books so signed by the Trustees shall be





chartered accountants once in each year and the audited statements of account shall likewise be signed by all the Trustees.

18. To receive and collect any gifts, subscriptions and donations either in cash or in kind and spend the same in fulfillment of all or any of the object mentioned supra.

19. To do any other charitable activities as contemplated under section 2(15) of the Indian Income Tax Act, 1961.

#### 4. TRUSTEES

- a) Number of trustees shall be neither less than two nor more than nine, of whom all of them shall hold the office of life trustees.
- b) The Author hereby affirms that the first trustees of the trust shall be the two persons herein before referred to as the Trustees.
- c) All the trustees who are for the time being and from time to time in office shall be referred to collectively as the board.
- d) A trustee must be an individual and no corporate body shall be appointed as a trustee of this trust.

e) **SMT. V. VADIVUKARASI** shall hold office of trustee to this trust for his life time or until he resigns and he shall be known as **LIFE TRUSTEE** other than **SMT. V. VADIVUKARASI** who is hereby appointed to act as Life trustee **SRI. N. VENKATESH** is also hereby appointed to act as Life trustee of this trust and they shall also be known as **LIFE TRUSTEE** and hold the office of the trustee of this trust for them life time or until he resigns.

f) **SMT. V. VADIVUKARASI** shall be the first Managing Trustee of the trust and shall hold office of Managing Trustee of this trust for life or until he resigns, the next Managing Trustee shall be chosen from the among trustees representing the male or female lineal descendant of the family of the Author of the Trust and as far as possible the Managing Trustee shall be the eldest male member of the family in age of all of them provided he is willing and competent.

g) In any event the office of the Managing Trustee could not be assumed by the lineal descendant of the Author of the Trust for any time, until then, the trustees in office shall elect any one of them to act as the Managing Trustee until the eldest male or female lineal descendant of





h) Trustees and Managing Trustees shall be appointed and chosen in the manner hereinafter set forth.

1) Subject to the trustee mentioned in the clause (c) supra, no person other than a male or female lineal descendant in the male or female line of **SMT. V. VADIVUKARASI** shall be eligible to be a life trustee of this trust; in case there is no male or female lineal descendant in the family of **SMT. V. VADIVUKARASI** or such a male or female member is not willing to act as a life trustee, then the office of the life trustee shall remain vacant until such time as the male or female descendant in the family of **SMT. V. VADIVUKARASI** become available to reassume the office of the life trustee.

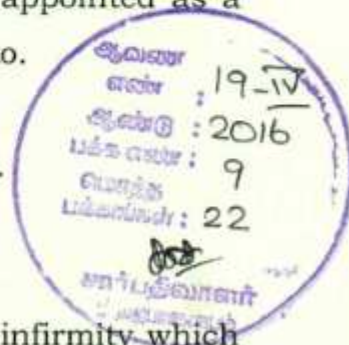
2) A trustee other than the life trustees shall hold office of trustees of this trust for a period of three years from the date of appointment as a trustee of this trust.

3) Any vacancy in the board other than that of the life trustee referred to the above, may be filled up by the board.

i) If the member of the trustees of the trust falls below the minimum prescribed in clause 4(a) supra, the board can meet, for the purpose of filling up the vacancy and the board shall not be competent to transact any business unless and until the minimum is brought to the No. fixed in clause 4a supra.

j) A person shall hold or continue to hold office or be appointed as a trustee and the trustees office shall be vacated ipso facto.

- 1) If he is found to be or becomes a person of unsound mind.
- 2) If he is convicted of an offence involving mortal turpitude.
- 3) If he is an adjudged insolvent.
- 4) If he is, or become deaf-mute or is suffering from bodily infirmity which renders him unfit for active work.
- 5) If he is, in the opinion of co-trustees, after due enquiry by them found guilty or breach of trust gross neglected or dereliction of duty.
- 6) If he is otherwise disqualified to act according to law for the time being in force.





## 5. MEETING :

The trustees shall at such meeting of the trustees (if Managing Trustee is not available) elect one of the trustees present to be Chairman of the meeting. Questions arising at meetings of the trustees shall be decided by the majority of voters and in case of any equality of votes, the chairman of the meeting shall have a casting vote. One third of the trustees or 3 whichever is higher shall be the quorum. The Board of Trustees meeting shall be held at the Registered Office or any other place specified by the Chairman.

## 6. MINUTES :

The trustees shall cause proper minutes to be kept and entered in a book provided for the purpose of all their resolutions and proceedings and any such minutes of any meeting of the trustees, if purposing to be signed by the Chairman of such meeting or by the chairman of the next succeeding meeting shall be receivables as prima facie evidence of the matters stated in such minutes.

7. For the purpose sanctioned above, the author of the trust has already handed over a sum of Rs. 6,000/- (Rupees Six Thousand only) to the trustees by way of initial contribution hereinafter called as the CORPUS FUND.

8. The trustees hereby declare that they will hold the said amount of Rs. 6,000/- (Rupees Six Thousand only) handed over by the Author of the Trust to the trust as aforesaid and the trustees are also empowered to received all gifts, contributions, subscriptions, donations and other money or properties from the trustees, government or private bodies or public in India or abroad and to apply the same for the sole purpose of Rural Development and up-liftment of the peoples below poverty line and other charitable activities.

9. For the furtherance of all or any of the aforesaid objectives of the trust shall have the power to organize collection and to raise funds through its trustees for carrying out the activities of the trust, by way of donations in india or abroad.

## 10. APPLICATION OF INCOME

The income from property of the Trust if any, will be applied solely for the promotion of the objects of the trust as set forth in the object





indirectly by way of profits, dividends, interest, bonus or otherwise to any persons provided nothing herein shall prevent the payment in good faith or remuneration to the officers, servant or employees of the trust and other persons in return of the services rendered to the trust. In short, the income and funds of the trust will solely be utilized onwards the objects and no portion of it will be utilized for payment to the trustees by way of profit, dividend, interest etc.

- a) It shall be absolutely in the discretion of the Managing Trustee to decide from time to time as to for which objects and purposes specified in the object clause hereof the entire corpus of the trust or net income of the trust property or portion (s) of either shall be utilized paid or spent by them and also the terms conditions, durations and the manner in which the same shall be so utilized paid or spent subject however to the conditions that the income of Corpus of the trust shall be spent and applied exclusively for such objects and purposes only in India. In short, the object / activities mentioned in the object clause shall be Carried out only in INDIA.



#### **TRUST FUNDS :**

- a) Trustees may collect further contributions in cash or kind towards its Corpus Fund or General Fund or Capital Fund or Revenue Fund or Earmarked Fund or any other Specific Fund.
- b) Where the income and other receipts exceed the expenditure of the trust, the surplus funds may be transferred to Corpus Fund or General Fund or Capital Fund or Revenue Fund or Earmarked Fund or any other Specific Fund.
- c) The income and other receipts of the Trust shall be used to defray the capital and revenue expenses of the trust. Where such income or receipts are insufficient to meet the expenses of the trustees may use such portion of the Corpus Fund or General Fund or other Funds for the purposes as may be found necessary for the attainment of the objectives stated in the object clause.
- d) The trustees shall use the trust funds and assets for the benefit of General Public in India without discrimination as to sex, nationality, religion, caste, greed, language, or any other. In short the benefits of the trust are open to all.



**12. GENERAL CONTROL AND POWER :**

The author of the Trust, shall also be the Managing Trustee in the Board of the trustees. The General Power and Control of the trust for the purpose of Managing the trust, aforesaid shall be carried out by the Managing Trustee Subject to the control and supervision of the Board of the Trustees.

**13. ACCOUNTS AND AUDIT :**

Proper books of account shall be maintained in respect of all the income of the trust and the expenses incurred in carrying out the objects of the Trust. The accounts so maintained shall be audited by a Qualified Chartered Accountant as stated in the explanation section 288(2) of the Indian Income Tax Act, 1961.

**14. ACCOUNTING YEAR :**

The Accounting year of the Trust shall be from April to March

**15. INDEMNITY :**

The Trustees shall respectively be indemnified against all liabilities incurred by them in the execution of the trust hereof and shall have a lien of the Fund for such indemnity.

**POWER :**

The Trustees in the exercise of the authorities and discretion hereby vested in them shall have an absolute uncontrolled discretion and may exercise the same from time to time or at any time.

**17. BORROWING POWER:**

The Managing Trustees shall have the power to borrow money with or without interest on security of the trust property and is empowered to alienate any part of the Trust property for the benefit of the Trust.

**18. INVESTMENT :**

The Investment of the funds of the trust shall be in accordance with the provisions of section 11(5) read with section 13 (1) (d) of the Income Tax Act, 1961 and no fund shall be invested outside the ambit of section 20 of the Indian Trust Act.





**19. APPLICABILITY :**

The activities of the trust are open to citizens of India without any distinction of religion, caste, creed, sex, place of birth or any of them and are not expressed to be for the benefit of any individual or community.

**20. DURATION :**

The trust so formed shall be irrevocable.

**21. AREA OF OPERATION :**

At present the Trust shall operate within the jurisdiction of Tamilnadu. The jurisdiction may be extended as the trustees mutually decide from time to time.

**22. BANK ACCOUNT :**

Bank account can be opened in the name of the trust in any of the Nationalized, Scheduled, Co-operative, Regional Rural Banks or other Banks or Financial Institutions as the Chairman decide from time to time. The said account shall be operated by the Chairman or any other trustee duly authorized by the Chairman in writing.

**23. REMUNERATION :**

No Trustee has the right to remuneration for his trouble, skill, and loss of the time in executing the objects of the trust. However, a trustee shall with the consent of other trustees be remunerated for the services provided by him in his capacity as a technical / professional man.

**24. BREACH OF TRUST :**

On account of gross negligence on the part of any trustee, it shall be open for the Board of Trustee to pass a resolution by a majority that such a trustee is discharged and from the date of such resolution such a trustee shall be considered to have been discharges.

**25. NEW TRUSTEE :**

The Founder of the Trust in his own discretion may appoint a new trustee for managing the affairs of the trust by inducting him into the Board of the Trustees. Every such appointment shall be by in





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## **POWER OF THE BOARD OF TRUSTEES :**

### **a) BOARD :**

All the Trustees shall collectively called "Board of Trustees"

### **b) STAFF :**

The Board has power to appoint employees of the Trust and to pay and give allowance to such person.

### **c) ACCRETION OF CORPUS :**

The Board has the power to accumulate the corpus and of the balance of income from trust properties after meeting the experiences of the trust and or the institutions with liberty to trustees to spend such accumulation of the balance of income for establishment and running of homes or other institution for carrying out the objects of the trust.

### **d) ARBITRATION :**

The Trustees shall have full power to compromise or compound all actions, suits and others proceeding and settle difference and disputes touching the trust property and to refer any such difference or disputes to arbitration and to adjust and settle all account relating to the trust property and to do all other act, things fully and effectually without being liable or answerable for any bonafide loss occasioned thereby.

### **e) EXECUTION :**

The trustees shall have the power to arrange for and or authorize the signing or execution of any agreement, contract, instrument document or any other paper or writing required too be signed or executed on behalf of the trustees by the author of the trust or any trustee authorized by the author of the trust in writing to make the same effective and binding as if the said agreement, contract, instrument or document of paper or writing were signed by all the trustees.

### **f) COMMITTEE :**

The Board has the power to appoint committee, advisory boards, governing body, consultants, advisors for specific objects or generally and or for any institutions established, run and maintained by the trust. The committee so appointed shall function under the control and management of the Board of





**g) SUE AND BE SUED:**

The Board of Trustees shall be entitled to sue in the name of the trust and may similarly be sued in the name of the trust.

**h) CO-OPTION :**

The Managing Trustee in consultation with the Board may co-opt any new or additional trustee. On signing his acceptance by the co-opted trustee the trust properly shall automatically vest in him along with other trustees for the time being and the co-opted trustees with be entitled to carry out all the duties and function of the trust without any other deed or writing.

**i) PORTFOLIO MANAGEMENT :**

The Board of Trustees shall have the power to purchase, acquire, take on lease or mortgage land and immovable properties and to construct, build, repair, rejuvenate, rehabilitate and develop any immovable property for the purpose of the trust and the purchase, acquire, take on lease any movable property including furniture, fixtures, books, conveyance for the purpose of the trust. Further the trustees shall manage or supervise the management of immovable properties, hereditments and premises acquired out of the trust money in the best interest of the trust for which it is created and shall take all precautions such as insurance etc., as they may in their absolute direction think fit.

**j) GENERAL :**

The power to the trustees would not extend to altering the basic character/objects of the trust and further no amendments which may prove to the repugnant to the provisions of sections 2(15), 11,12 & 13 and 80G of the Income Tax Act, 1961 shall be made.

**ELEGIBLE PROJECT :**

The trust shall do execute any project of schemes which is being notified in the official gazette as an eligible project or schemes as sanctioned by the national committee. The trust shall do the necessary formality such as application etc., as contemplated under section 35 AC of the Indian Income Tax Act, 1961.

**RURAL DEVELOPMENT PROGRAMME :**

The trust shall undertake any programmes of rural development of



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been contemplated under section 35 CCA of the India Income Tax Act, 1961.

**29. CONSERVATION OF NATURAL RESOURCES :**

The trust shall undertake any programme or conservation of natural resources or of afforestation and carry out other programmes of conservation of natural resources or afforestation as approved by the prescribed authority which has been contemplated under section 35 CCB of the Indian Income Tax Act, 1961.

**30. DISSOLUTION OR WINDING UP :**

In the event of dissolution or winding up, the assets over liabilities of the trust shall be transferred to another trust / institution etc., with similar objects and which enjoys the benefits of section 80 G of the Indian Income Tax Act, 1961.

**31. RIGHTS OF THE TRUSTEES :**

**a) TITLE DEED:**

Any trustee is entitled to have in his possession instruments of the trust and all the documents of title (if any) relating the trust property.

**b) REIMBURSEMENT OF EXPENSES :**

Every trustee may reimburse himself or pay or discharge out of trust property all expenses properly incurred in or about the execution of the trust or the realization, preservation or benefit of the trust property.

**c) RIGHT TO SETTLEMENT OF ACCOUNTS :**

All the trustees are entitled to have the accounts of the administration of the trust properly examined and settled.

d) In addition to the powers conferred expressly by this instruments a trustee may do all acts which are reasonable and proper for the realization, protection or benefit of the trust property so as to the attainment of the objective of the trust so formed.



**32. ACCUMULATION OF INCOME :**



part of its income for future application for such Rural development and up-liftment of the peoples below poverty line and other charitable purposes.

**33. SCHEME :**

The trust may formulate any schemes for promotion of small family norms and population control by encouraging spacing methods and sterilization with the assistance from Department of Family Welfare, Ministry of Health and Family Welfare, Government of India.

**34. SEPARATE BOOK OF ACCOUNTS :**

If the trust intends to do any activity which is incidental in Nature for the fulfillment of objectives of the trust, the trustees shall maintain separate book of account for the activities to be carried out.

**35. OTHERS :**

- a) The trustees do not have the power to alter or carry out any amendment so as effect the basic character or object of the trust.
- b) The educational institutions and non-educational organization / institutions proposed to be established and run by the trust shall be for the welfare of the public and shall not function in the nature of carrying on any business activity and not for the purpose of profit.

**36. PRIOR PERMISSION FROM COMMISSIONER OF INCOME TAX :**

That any amendment to the trust deed shall be carried out only with the prior approval of the commissioner of Income tax.

- 37.** The trust does not have any intention to carry on any business as on date. We intend to *carry out only objects specified in objects specified* in object clause of the trust deed and does not intend to enlarge our activities to business and other fields. No movable and immovable properties for the trust.

The value of property conveyed and already settled upon the trustee is Rs. 6,000/- (Rupees Six Thousand only) on which the stamp duly has been paid. Except this corpus fund on today this trust is not having movable or immovable property in the name of the Trust.





In witness whereof the Founder and the Author of the Trust and all trustees has executed this declaration of trust, the day and month and year first above written in the Sub Registrar's Office, Rajapalayam.

We intend to register this Deed in Sub Registrar's Office, Rajapalayam.

V. Vadivukarasi

(SMT. V. VADIVUKARASI)

Signature of Founder and  
Author of Trust

**WITNESSES :**

1). R. Prabakaran (R. Prabakaran) S/o N. Ramachandran  
364/57 Northmelayadi patti, Rajapalayam

2). R. Loganathan (R. Loganathan) S/o Rajendran  
46A5/1, Senivirathapalam, Rajapalayam



  
Prepared by

R. Janarthanan,

Advocate,

418, Boopalpatti Street,

Rajapalayam-626117.

98946-20258.



Presented in the Office of SUB REGISTRAR of Rajapalayam and fee of Rs. 360 paid between hours of 12 and 1 on 11/03/2016 by

1 Left Thumb



V. Vadiyukarasi

Additions As per the recitals of the document

Execution Admitted by

1 Left Thumb



V. Vadiyukarasi

Additions As per the recitals of the document

Identified by

1 R. Pakkai

Name : R.பிரபாகர்

S/o ராமச்சந்திரன்

364/57, வடக்கு  
மலையடிப்பட்டி  
இராஜபாளையம் டவுன்

2 R. Lakshmi

Name : R.லோகநாதன்

S/o ராஜேந்திரன்

46A5/1, சஞ்சீவிநாதபுரம்  
தெரு இராஜபாளையம்  
டவுன்

11th day of March 2016

SUB REGISTRAR

Rajapalayam





Registered as No 19 of 2016 of Book IV

*Dr. K. Chellapandi*

Date : 11/03/2016

SUB REGISTRAR

Rajapalayam

**K. CHELLAPANDI**  
**SUB REGISTRAR**  
**RAJAPALAYAM**

