

दिल्ली DELHI

TRUST-DEED

350980

THIS INDENTURE OF TRUST made and executed on this 27th Day of Dec. 2010 at New Delhi as per provisions of The Indian Trust Act, 1882 by and between Shri Ravishankar Ji Maharaj, son of Shri Kriparam Sharma, aged about 42 years, resident of Rawatpura Sarkar Temple Complex, Lahar, District Bhind (M.P.) presently residing at C/o Rishi Kala, Flat No. 120, Vishwakarma Apartment, Vasundhra Enclave, New Delhi-110096. through constitute attorney Atul Kumar S/o. Late Sh. Kailash Chandra Tiwari. Attorney has not revoked till death and the principal of attorney is still alive (hereinafter for the sake of brevity shall be referred to as "THE AUTHOR OF THE TRUST" in which expression unless repugnant to the subject matter or context shall include his nominees, executants, legal heirs and administer) of the ONE PART AND

1. Shri Padamkesh Shukla S/o Shri Brajlal Shukla Aged 57 Yrs. Resident of 301, Gokul 80-A, Baroda Street Carnac Bunder, MUMBAI
2. Shri Sanjay Gupta S/O Shri K K Gupta Aged 40 Yrs. Resident of City Mall -36, GE Road, RAIPUR (C.G.)
3. Shri Om Prakash Pandey S/o Shri Ramashankar Pandey Aged 43 Yrs. Resident of 11 No. Priya Nath Mallik Road, KOLKATA
4. Shri Madan Lunawat S/o Late Shri Nathulal Lunawat Aged 57 yrs. Resident of Amar Talkies Building, DHAMTARI(C.G.)

Atul Kumar

Deed Related Detail

Deed Name TRUST	Supplementary Trust	24 DEC 2010
Land Detail	Shri Ravishankar Sarkar Lok Kalyan Trust	
Tehsil/Sub Tehsil Sub Registrar VII	Area of Building 0	
Village/City Others	Building Type	Mishvatkama Apartment
Place (Segment) Others Urban	Address	Vansandhara Enclave
Property Type Others	Through	New Delhi
Area of Property 0.00	0.00	0.00
Money Related Detail		
Consideration Value 0.00 Rupees	Stamp Duty Paid 500.00 Rupees	
Value of Registration Fee 1,000.00 Rupees	Pasting Fee 100.00 Rupees	

This document of TRUST

Supplementary Trust

Presented by: Sh/Smt.

S/o, W/o

R/o

Ravishankar Ji Maharaj Thr Atul Kumar K c Tiwari

Rawat Pura Sarkar Ashram Dhaneli Raipur

in the office of the Sub Registrar, Delhi this 27/12/2010 day Monday
between the hours of

Signature of Presenter


 Registrar/Sub Registrar
 Sub Registrar VII
 Delhi/New Delhi

Executed and presented by Shri /Ms. Ravishankar Ji Maharaj Thr Atul Kumar

and Shri / Ms. nil

Who is/are identified by Shri/Smt/Km. Rishi Ranjan Kala S/o W/o D/o R P Kala R/o 172 Mkt Sukhdev Vihar ND

and Shri/Smt./Km Sushant Kr Jha S/o W/o D/o P N Jha R/o Khojpur Distt Madhubani Bihar


(Marginal Witness). Witness No. II is known to me.

Contents of the document explained to the parties who understand the conditions and admit them as correct.

Certified that the left (or Right, as the case may be) hand thumb impression of the executant has been affixed in my presence

Date 27/12/2010


 Registrar/Sub Registrar
 Sub Registrar VII
 Delhi/New Delhi



 Sushant K Jha
 Rishi Ranjan Kala

5. Shri Manoj Agrawal S/o Shri Shankar Hari Agrawal Aged 31 yrs.
Resident of 4, Nagar Marg, Ashirvad Bhavan, Chaubey Colony,
RAIPUR (C.G.)
6. Shri Atul Kumar S/o Late Shri K.C. Tiwari Aged 37 yrs. Shri
Rawatpura Sarkar Ashram, Vill – Dhaneli, RAIPUR (C.G.)
7. Shri Purnendu Chakraborty S/o Shri R.N. Chakraborty Aged 36 yrs.
Shri Rawatpura Sarkar Ashram, Rawatpura Sarkar Dham, Lahar,
Bhind, (M.P.)

(Indian inhabitants hereinafter shall be collectively called "THE TRUSTEES" in which expression shall include their survivor or survivors of the Trustees or Trustee for the time being of this presents of the OTHER PART):

WHERE AS Shri Ravi Shankar Maharaj Ji AUTHOR OF THE TRUST, has created a trust in the Indenture of Trust dated 28.3.2000 and which has been registered with the Sub Registrar VII, New Delhi on 29.03.2000 under Registration No. 2726, Vol. No. 477, Book No.- 4 and after establishment of the Trust diverse activities have taken place be it religious or educational in nature and a University in the name & style of Shri Rawatpura Sarkar International University (SRIU) has been constituted under the provision of Chhattisgarh State namely Chhattisgarh Private Universities Establishment and Management Act 2002. However as luck would have it the certain provisions of said law under which Shri Rawatpura Sarkar International University (SRIU) has been established has been declared ultravirus to the constitution of India. And accordingly University ceased to function even there after the trust has continued its educational and religions activities and to make provisions in the trust deed and to avoid complications which has arisen due to various reasons like resignation of trustees etc etc. The trust has been reconstituted by author of the trust and documents in this regard have been executed and registered with the Sub Registrar VII, New Delhi which has registered on Date 06.03.2006, at Registration No. 611, in Book No. 4 Vole No. 1234, Page No. 102 to 104 and further amended on 12.02.2008 on registration No. 139, in additional Book No. 4 Vole No. 1337 on Page No. 71 to 73 and under the said deed following persons only were the trustee of the Trust

1. Shri Satya Narayan Sharma S/o Late Shri S.P. Sharma Aged 60
Yrs resident of Sharma Sadan, Ganesh Ram Nagar, Raipur (C.G.)
2. Shri Ashok Nanda S/o Shri Ram Nanda, Aged 55 Yrs. resident of
H. 71, Shakti Nagar, Bhopal (M.P.)



3. Shri Rajiv Mathur S/o Shri R.C. Mathur, Aged 57 Yrs. resident of Shankar Nagar, Raipur (C.G.)
4. Shri Atul Kumar S/O Late Shri K.C. Tiwari Aged 37 Yrs. Shri Rawatpura Sarkar Ashram, Vill – Dhaneli, RAIPUR (C.G.)

WHERE AS large scale development in religious as well as in the field of education have been made and at Rawatpura, Chitrakoot, Raipur, Haridwar, Kumhari, Jabalpur, different places new ashrams have been started and also educational institutions in the different name and style have been established and separate land and funds were also earmarked.

AND TO effectuate the desire of THE AUTHOR OF THE TRUST as originally exhibited in the Trust deed date 28.03.2000 and various points of time the author of the trust has shown his inclination towards various fields where Trust may work and further trustees have also resigned therefore reconstitution has become necessary therefore the necessity of this Trust deed.

3. AND IT IS HEREBY AGREED AND DECLARED that the Constitution of the Board of Trustees shall be as under:-

- (I) It is hereby agreed and declared that name of the Trust shall be "**Shri Rawatpura Sarkar Lok Kalyan Trust**" having its principle place of business at Shri Rawatpura Sarkar Ashram, Vill- Dhaneli Post- Mana Teh: Dharsiva Dist- Raipur (C.G.)

NOW THIS INDENTURE THAT IT IS AGREED AND DECLARED THAT OBJECT PURPOSE OF THE TRUST SHALL BE

- (a) To promote balanced rural development by implementing such Schemes or programmes either individually or with the help of other Institutions, Organizations, Govt. and semi Government Departments which may benefit rural inhabitants of India.
- (b) To engage in the activity of publishing of news-papers, Journals, Periodicals to support and benefit Writers, Poets, Correspondents, Editors, Compositors, Pressmen, reporters, Authors and other persons engaged therein.
- (c) To own, establish or/and maintain printing presses for printings newspapers, Periodicals, books etc.



- (d) To establish start, run or to maintain Girls and Boys Schools colleges, University including Medical Colleges, Dental Colleges, Engineering Colleges, Nursing Colleges, Libraries, Reading Rooms, Recreational and Cultural Centers, Community Centers, Sports and Debating Clubs, Boarding Hostels for poor, needy, distributes, invalids, Blinds etc. and financial assistance Research Institutions etc.
- (e) To give financial help either in cash or in kind to students, invalids and needy persons.
- (f) To erect Hostels, to open public utilities and to erect temples & Yoga Kendras and to maintain them in India and abroad.
- (g) To award, pay or give scholarships and stipends, prizes and grants of other kinds of financial aid or supply books, stationary, clothing and any other materials for advancement of education in any field to needy and deserving students in India or Abroad and to give loans to deserving students for further studies in India or aboard on suitable terms and conditions.
- (h) To grant, pay or give any sum or sums of money, to any student or students, or associations or associations of person studying or interested in higher studies in India or abroad for meeting the tuition fee, examination fees, or the like or for buying books, magazines, news paper, journals, bulletins, apparatus, instruments and other things or article required or deemed to be necessary by them for their studies or as aids to their studies or for meeting the cost of their studies and/or abroad and/or lodging charges, including out of pocket allowance during the period of education.
- (i) To support provide financial or monetary assistance or help or to pay any sum or sums of money in the form of donations, subscriptions, contribution, donations, monetary aids and / or financial assistance to any Society, Organization, Institution, Club, Seva samiti, or any person or persons or associations of persons interested in, or running dispensary, hospital dawakhana, sanatorium, school, colleges, research centres, library, reading rooms, recreational and cultural centres, community centres, Sports and Debating Clubs, Sanskrit Schools, Vedic Schools, training centres for priests, Boarding Hostels for poor, needy, destitute, invalids, Blinds etc. or engaged in providing other public utility services.

Sarkar

- (j) To invest in shares / debentures to purchase or deal with companies so as to fulfill the object of the Trust like making provisions for construction of Multispecialty Hospitals, IT Development research in all fields of science, to work for exhibition of perfection by the common man.
- (k) To promote, inculcate, encourage, feeling of importance and necessity of yoga, meditation, sports and games in the life and to provide facilities for sports, games, yoga and other activities for providing and developing the physique and health and sportsman spirit among the people; more specially young generation.
- (l) To construct, manage and run such centres where animals are protected and cared for and run well manages "GAU-SHALAS" and provide funds for Gaushalas and take other kind of help and.
- (m) To promote, charitable, cultural, spiritual, educational and any other activity for the relief of poor and the education of the needy and to afford medical relief to the poor and/or prompt any other object of public utility without distinction of caste, creed, religion and race within the union of India.
- (n) And generally to do all other acts, deed and things as may be conducive to the attainment and furtherance of any or all of the other objects and purposes of the Trust and/or in any other way similar to them.
- II. The total strength of the Trustees shall be at no time more than eleven.
- III. The Trustees shall be:-
- (1) Shri Ravi Shankarji Maharajji (Chairman for life)
 - (2) Shri Padamkesh Shukla, Member
 - (3) Shri Sanjay Gupta, Member
 - (4) Shri Om Prakash Pandey, Member
 - (5) Shri Madan Lunawat, Member
 - (6) Shri Manoj Agrawal, Member
 - (7) Shri Atul Kumar, Secretary & Managing Trustee
 - (8) Shri Purnendu Chakraborty, Member
- IV. The Trustees shall collectively be called "The Board of Trustees".
- V. The Board of Trustees or Chairman duly authorized by all the above trustees shall have power to appoint in writing a person as an additional trustee. However, in no case total number of trustees shall exceed eleven.



- VI. The Chairman or the Board of Trustees duly authorized by the Chairman shall have the power to set up one or more Managing Committees from amongst themselves or from general public for the routing day to day management and working of such Institution and control. The Chairman of the Board of Trustee shall be entitled to frame the constitution and regulate the proceedings of such committees and to delegate to them any such powers as the Chairman or Board of Trustees shall consider necessary.
- VII. To appoint advisory committee to help the trustees in the management of the affairs of the trust or any institution maintained or run by it and discharge of them duties on such terms and conditions as they may determine.
- VIII. The Trustees or Chairman duly authorized by all the above Trustees shall have power to appoint in writing a person as a Trustee in case of death, resignation or retirement or removal for any reasons whatsoever of any trustee from the Trust and this without prejudice to rights of Chairman (THE AUTHOR OF TRUST) to remove any trustee in his absolute discretion.
- IX. The Chairman shall hold office during his life time unless he voluntarily resigns and his resignation is accepted by the Board of Trustees.
- X. The Trustees so nominated or appointed by the Chairman shall be at his pleasures.
- XI. The Chairman or The Board of Trustees shall have power to accept the resignation of a person from the post of Trustee if he communicates in writing not to continue as trustee of the Trust.
- XII. A Trustee can be removed in a meeting of Board or Trustees from the post of Trustees if he is found to be involved in unfair activities on working against the objects & interests of the trust and this is with out prejudice to right of chairman (The Author the Trust) to remove any trustee in his discretion.
- XIII. The surviving or continuing Trustees shall have the right to act notwithstanding any vacancy in their Place PROVIDED, that if the number of Trustees shall fall below two (the minimum fixed by the



presents), the Trustees shall not except for the purpose of filling any vacancy, so long as the number is below the said minimum.

XIV. On a new Trustee being appointed and in his signing the register to this effect, he shall there be subjected to all the duties and be entitled to all the rights of Trustees with effect from that date.

XV. The chairman of the trust may appoint one of trustees as managing Trustee on such terms and conditions which they may decide. The Managing Trustee shall be the secretary of the Board of Trustees.

4. AND IT IS HEREBY AGREED AND DECLARED that without prejudice to any of the power that the Trustees may have under any Law for the time being in force or to their general powers of management. The Trustees shall have the following powers, collectively.

- (a) To manage, control and administer the Trust Funds and/or all income there from and/or all accumulation thereof or accretion thereto, and/or any property belonging to the Trust and to do all acts, deeds and thing necessary for the privation, maintenance and management thereof and affairs relating thereto or connected therewith.
- (b) To, sell, convert, transfer, transpose or therewith deal with any investment or investments belonging to the Trust or representing the Trust Fund and all Income there from and/or all accumulations thereof or accretions thereto; and to reinvent the same.
- (c) To accept donations, contributions or subscription and/or grants in-aid either in money or In-kind or any moveable or immovable property, from any person for the advancement and fund hereance of the objects of the Trust.
- (d) To open account or accounting with any Bank or Banks, person or persons, firm or firms, company or companies, banker or bankers; to operate such account or accounts to give all instructions and directions to the bank or banks, person or persons, firm or firms, company or companies, banker or bankers to transfer, endorse and sign Government Securities, Promissory Notes, Shares,

Ash Kumar

Debentures, Cheques, Drafts and other securities or instruments. Any of the trustees authorized by a resolution of the Board of Trustees will be competent to operate the account or accounts with any bankers and sign transfer deeds and to sign and endorse cheques, drafts, Government or other Promissory Notes, Debentures, Securities, Instruments etc. and to institute suits, actions and legal proceedings, to prefer appeals, to make applications or petition, and to give affidavit wherever necessary and to defend compound, compromise, abandon, and to submit to arbitration or otherwise settle any suit, action, claim, legal proceedings, appeal demand or dispute relating to or connected with the Trust Fund and/or any income therefrom and/or accumulations whereof or accretion thereto or any part thereof or relating to or connected with the Trust.

- (e) To keep proper books of accounts showing all receipts received and disbursement made on behalf of the Trust hereby constituted, shall be kept by the Trustees and shall be duly audited at least once in a year by such Auditors to whom Trustees shall appoint.
- (f) To amalgamate the Trust with other institutions, association, or organizations having objects similar to the objects and purposes of this Trust.
- (g) To apply and/or to expend, there whole or any part of, the incomes alone from the Trust Fund and/or all accumulations thereof or accretions there to on the objects mentioned herein above.
- (h) To constitute and nominate, appoint and constitute Attorney or Attorneys, Advocate or Advocates, legal Practitioner or Practitioners, Agent or Agents etc. and to delegate to him or them, as the case may be, all or any of the rights and duties and powers vested in the Board of Trustees with regard to management of the Trust, or for instituting, starting or defending legal proceedings or for opening or operating the accounts with any bank or Banks, person or persons, firm or firms, company or companies, banker or bankers or to do such other duties relating to or connected with the Trust as may be deemed necessary.
- (i) To appoint Manager or Managers and/or other employee or employees as the Trustees may in their discretion deem necessary

Sankar

for the management of the Trust Fund or Income therefrom and / or accumulations thereof or accretions thereto, and the affairs of the Trust, and/or to delegate or employees such power of the Board of Trustees for General or specific purposes as may be deemed expedient and proper for the convenience of the administration and/or proper working of the trust. The Secretary or The Manager or any other employees appointed as above, shall be responsible for keeping the records of the minutes of the meeting of the Board of Trustees and General working and Administration of the Trust, subject to the supervision and control of the Trustees and/or any Trustee or Trustees and/or person or persons authorized by the Board of Trustees for the purpose.

- (j) It shall be lawful for the Trustees for the time being of these presents to reimburse themselves or himself or herself or pay and discharge out of Trust properties all costs, charge and expenses incurred in carrying out these presents, or in or about the execution of the Trusts or power or these presents.
- (k) The Trustee shall have power to regulate their proceeding and if necessary to frame rules and regulations for any purpose and/or in connection with the meeting and/or from time to time repeal, amend, add or alter the same.
- (l) The Trustee shall have power to buy/sell/donate to or accept donations from any individual society or trust for any movable or immovable property or properties anywhere and shall have the power to ask for loan from any bank or Banks, person or persons, firm or firms, company or companies or any other financial institutions for the school or projects of the trust. The trust shall given the guarantee to repay any such loan/loans by mortgaging the property / properties of the trust.
- (m) No part of the trust fund either the corpus or the income shall be utilized for any object other than that of the trust.
- (n) No trustee shall be liable personally for any expenditure or liability of the trust estate, unless he is guilty of fraud.
- (o) The Chairman of the trust or the Board of Trustees or any trustee shall not be entitled to use or apply any trust property or income



thereof for their person benefit in lieu or for remuneration of the service rendered by them for the trust.

5. The trustees will, as far as possible, invest and keep invested all moneys not immediately required for the purpose of the Trust in such manner and/or in such securities (without any restriction as to the trust securities whatsoever) and with such person or persons, firm or firms, company or companies, bank or banks, banker or bankers etc. whatsoever as the Trustees in their absolute discretion may think fit and proper.
6. AND IT IS HEREBY AGREED AND DECLARED that any Trustees may retire at any time without assigning any reason and without being responsible for any loss or inconvenience occasioned by such retirement.
7. AND IT IS HEREBY AGREED AND DECLARED that:-
 - (a) The meeting of the Trustees shall be held at such time as the managing Trustee or any other Trustee authorized by the Chairman for this purpose for the time being may from time to time decide.
 - (b) The Minute of the proceedings of every meeting of the Trustees shall be entered in a book to be kept for that purpose and signed by the Chairman of such meeting, at the conclusion of meeting and read over and shall when so entered and signed, be conclusive evidence on the business and the matters transacted at such meeting.
8. AND IT IS HEREBY AGREED AND DECLARED that the Trust shall be and remain irrevocable for all times, except the Author of the Trust desires in his lifetime otherwise. AND THE AUTHOR OF TRUST do hereby also release, relinquish, disclaims, surrender and determine all rights or power if any, which he has otherwise whosoever to restore to himself or to reclaim any interest in the Trust Fund and the investments for the time being representing to same or the income thereof TO THE INTENT that the Trust Fund may be held by the trustees upon the Trusts and with and subject to the powers, provisions, agreements and with declarations contained in these presents to the entire exclusion of the seller and of any benefit to the seller by contract or otherwise.


Sankaran

9. The Author of the Trust may at any point of time authorize any person whosoever to enter into any agreement for sale/purchase, lease etc of any immovable property for on behalf of the Trust and if Author of the Trust can not able to work for any reason whatsoever, The Board of Trustees in their resolution in this regard may authorize any person for the aforesaid purpose and after such resolution if filed with any authority and same shall be binding on the Trust.
10. In WITNESS WHEREOF THE AUTHOR OF TRUST and the Trustees have hereunto set and subscribed THEIR respective hands the day, month and year first above written.

Signed & delivered by Shri Ravi Shankarji Maharaj the Author of Trust in the presence of 27th December 2010

Signed & delivered in token of having accepted the Trust hereby being created by with named the said:

- i. Shri Ravi Shankarji Maharaj (Chairman for Life)
- ii. Shri Padamkesh Shukla, Member
- iii. Shri Sanjay Gupta, Member
- iv. Shri Om Prakash Pandey, Member
- v. Shri Madan Lunawat, Member
- vi. Shri Manoj Agrawal, Member
- vii. Shri Atul Kumar, Secretary & Managing Trustee
- viii. Shri Purnendu Chakraborty, Member

Author of the Trust

Through Constitute Attorney

Mr. Atul Kumar S/o Late Sh. K.C. Tiwari

Shri Rawatpura Sarkar Ashram, Village Dhaneli, Raipur (C.G.)

The Trustees in the presence of ;

1. Shri

Rishi Ranjitan Kulkarni
70 DR R.P. Kulkarni
Rishi Ranjan (Lak)

2. Shri

Rk- Anubey Narayan Hane
opp- Kargan
Rk- 172 Pkt B Sakheles vihar
11A

Dated:

Place:

Amkhar-kijhs
2. Sushant Kumar Jha
70 R.M. Jha
Ri- Khetpur Dist Madhyan (Bihar)
WDC0586438

Reg. No.
1028

Reg. Year
2010-2011

Book No.
4



Ist Party

न्यासकर्ता



IInd Party

Witness

गवाह

Ist Party

IInd Party

Ist Party न्यासकर्ता :- Ravishankar Ji Maharaj Thr Atul Kumar

IInd Party न्यासी :- nil

Witness गवाह Rishi Ranjan Kala, Sushant Kr Jha

Certificate (Section 60)

Registration No.1,028 in Book No.4 Vol No 1,437
on page 112 to 122 on this date 27/12/2010
and left thumb impressions has/have been taken in my presence.

day Monday


Sub Registrar

Sub Registrar VII

New Delhi/Delhi

Date 27/12/2010