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Registrar
FARIDABAD

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Registrar
FARIDABAD

Attested Photo Copy
NOTARY
Modal, Dist. Faridabad

5640
Sl. No. 50/
TRUST DEED

OF TRUST made at Faridabad, this the 8th day of
12 by Karan Singh-Chaudhary S/o Sh. Balti Ram Chaudhary
Faridabad hereinafter referred to as the Founder

The Founder is desirous of creating a religious & charitable
for the benefit of the public.

REAS the Founder has dedicated therefore and endowed the same
1100/- and have handed over the said sum of Rs. 1100/- to the
to be called SARVO DHARM SADBHAVNA TRUST to the terms and
conditions set out herein.

REAS with a view to secure proper and permanent administration
it is considered desirable to execute a formal DEED OF TRUST.

This DEED witnesseth and it is hereby declared as follows :

The name of the Trust shall be Sarvo Dharm Sadbhavna Trust
(hereinafter referred to as the Trust)

The above said sum of Rs. 1100/- shall be the property of
the Trust.

The term 'Trust Property' shall mean and include the said
sum of Rs. 1100/- all addition & accretions thereto, the
income thereof and the acquisition thereof in whatever
form, and all other property, movable or immovable which
may from time to time vest in or come from any source to
the Trust.

The Head Office of the Trust shall be situated at Faridabad.

The Trust has been created for the benefit of the General
Public without distinction of caste or creed.

The objects of the Trust shall include the following :
to open, found, erect, maintain, conduct, support equip,
take over or grants aids to dispensaries, maternity homes,
hospitals or any other institutions of the like nature.

ATTESTED

Sub Registrar

10/02/2022

दिनांक 30/9/22
पता नम्बर
पौ. ...
एन. ए. नम्बर

...

Chauhan

JOINT SUB REGISTRAR
FARIDABAD

विशेष की...
गणपती की
की मन्त्र...
दिनांक

हाल...
ए. नो...
पता नम्बर...
की मन्त्र...

...

Chauhan

JOINT SUB REGISTRAR
FARIDABAD

10/02/2022

...

AS (LAWYER)
A. S. Chauhan
30/9/22

विशेष की जाते...
विषय नम्बर...
मायका...

30/9/22

JOINT SUB REGISTRAR

To give stipends, scholarships, travelling expense allowances & monetary aids to students and scholars.

To regive, investigate, promote and spread the ancient lore of Punjabi & vedic, spiritual and relegious tenants ;

To erect, construct, establish, take over, maintain poor houses dharamshalas, parks bathing ghats, Cremation grounds etc. for the use of public.

To help widows, orphans, lucatics and indigent persons and to give relief to the poor and distressed :

To provide food, clothing & shelter by opening langers and annapurna Bhandars and 'Piaos' for the general public ;

) To found, maintain, assist or finance punjabee and Hindi Pathshalas or other institutions ;

) To subscribe such other charitable objects as the Trustees may deem proper.

For the purpose of carrying out of the aforesaid objects the Trustees may ;

) Purchase, or otherwise acquire any property, rights leases and concessions etc.

) Purchase or otherwise acquire, start, ..., equip or close any business, undertaking or institution ;

) Purchase, acquire or undertake the whole or any part of any property;

) Enter into all necessary contracts incidental or do conductive to the fulfilment of the aforesaid objects.

Provide that the income and profits derived from these shall be utilized for the objects and in the manner provided in the Trust Deed.

The Trustees shall carry out the aforesaid objects of the Trust from out of the Trust property and from its income.

The Tru ... shall vest in the Trustees, who shall hold, manage and administrate the same in accordance with the terms and conditions set out herein.

The Trustees may deposit any money, subject to the terms of this Trust Deed and whether required for the expense of the Trust or not, in any scheduled Bank of any securities approved by the Govt. withdraw the same from time to time as they may decide. They may open accounts with any Scheduled Bank or Banking Institution.

No portion of the Trust money shall be lent to or kept in deposit with, any of the Trustees or in any firm in which any of the Trustees may be a partner, nor shall any of the Trust property or fund for his own use or benefit of his relations either directly or indirectly.

There shall not be less than three nor more than seven Trustees who shall together constitute the Board of Trustees, The Trustees shall have full powers to do everything in or for the furtherance of this Trust or beneficial or conducive thereto subject to the constitution laid down in the Trust Deed.

The Board of Trustees will be competent to nominate one of the Trustees as Chairman cum Managing Trustees and one as Secretary, & other office bearers of the Trustees may be delegated to the Secretary by the Chairman of the Trust in his discretion.

The following persons shall constitute the Board of Trustees :-

Founder Sh. Karan Singh Chaudhary
R/o 96, Sector - 14, Faridabad.



Sh. Purn Chand S/o Sh. Balti Ram Chaudhary
Distt. Faridabad. Teh. Palwal

Sh. Kamahya Lal S/o Sh. Gurdayal Singh
Teh. Palwal, Distt. Faridabad. Village Karman,

Sh. Pateh Singh S/o Sh. Ram Swarup Village Atonan, Teh. Palwal
Faridabad.

Sh. M.D. George S/o Sh. R. George, 198/1, Mansrover Park,
Shahdra, Delhi.

Sh. Jag Ram S/o Sh. Purn Chand, Village Karman, Teh. Palwal
Faridabad.

Mrs. Anita Chaudhary W/o Sh. D.C. Chaudhary, H.No. 9, Sec-14,
Faridabad.

Sh. K.S. Chaudhary the founder, will be the first Chairman cum
Managing Trustee and Smt. Anita Chaudhary will be the Secretary.

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The power to fix the number of Trustees from time to time so very
the maximum or the minimum number or to appoint new or additional
Trustees to fill up any vacancies the conditions on which any of

Trustees are appointed, or the manner, or any in which their successors are to be appointed shall vest in the Founder, the Maximum or minimum number of Trustees fixed by the Founder shall not be altered except by him. After the death of the Founder (or in his absence or incapacity) the power to appoint Trustees shall be left to the Board of Trustees or the Chairman of the Board of Trustees.

The Board of Trustees may, if any so desire, appoint Committees or other Committees consisting of not more

than the Committee or Committees and shall have the power of cancel and vary such appointments at their discretion. The advice of the Committee will not be binding on the Board of Trustees.

Any Trustees may resign by giving 15 days notice in writing to the Board of Trustees, through the Chairman and doing so by him or on the happening of any of the above shall be deemed to have vacated the office of the Trust.



On being declared of unsound mind by any competent Court.
On being adjusted insolvent.

On conviction for any offence involving criminal or moral turpitude. If so required by all the remaining Trustees of the Board of Trustees by the majority vote, in case of mispart or for obstructing the cause of furtherance of the Trust, after through investigation and giving a chance to the trustee to explain the case.

Subject to their general powers for conduction the affairs of the Trust in the interest of or for the furtherance of the objects of the Trust or beneficial or conducive thereto, the Board of Trustees shall also have the following powers :-

To accept any donation, contribution, grant in aid, as gift or otherwise, in any form, by any person, institution, Society or Government or from any other Trust. Provided, however, that the Trustees may decline to accept any such donation or contribution without assigning any reason therefore, such donation, if accepted by the Trustees, shall be dealt with, as the Trustees according to the donor, unless such wishes are in collision with the objects of the Trust, and in absence

these Trustees are appointed, or the manner, if any in which their successors are to be appointed shall vest in, the Founder, the Maximum or minimum number of Trustees fixed by the founder shall not be altered except by him. After the death of the Founder (or in his lifetime in his discretion) the power to appoint Trustees and to fill up vacancies shall vest in the Chairman of the

The Board of Trustees may, if any so desire, appoint a Committee or other Committees consisting of not more

than five members and shall have the power of cancel and vary such appointments at their discretion. The advice of the Committee will not be binding on the Board of Trustees.

Any Trustees may resign by giving 15 days notice in writing to the Board of Trustees, through the Chairman and on doing so by him or on the happening of any of the following, he shall be deemed to have vacated the office of the Trust.

- On being declared of unsound mind by any competent Court.
 - On being adjusted insolvent.
 - On conviction for any offence involving criminal or moral turpitude.
- If so required by all, the remaining Trustees of the Board of Trustees by the majority vote, in case of his part or for obstructing the cause of furtherance of the Trust, after through investigation and giving a chance to the trustee to explain the case.



Subject to their general powers for conduction the affairs of the Trust in the interest of or for the furtherance of the objects of the Trust of beneficial or conducive thereto, the Board of Trustees shall also have the following powers :-

to accept any donation, contribution, grant in aid, as gift or otherwise offered in any form, by any person, institution, society or state or Government or from any other Trust. Provided, however, that the Trustees may decline to accept any such donation or contribution etc. at their discretion without assigning any reason therefore, such donations, if accepted by the Trustees, shall be dealt with, as regards their investment and disposal, by the Trustees according to the wishes (if any) of the donor, unless such wishes are in collision with or any law or in derogation to the objects of the Trust, and in absence

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Joint Registrar
MADRAS

if any specific directions by the donor they shall be dealt with according to the decision of the Trustees.

To spend, set apart the whole or part of the income for any or any part of the objects.

To authorise any Trustees or other persons for opening operating or closing the Trust account with any scheduled Bank or Banks.

To sell all kinds of assets and properties of the Trust or any part thereof or exchange the same for any other property received in such exchange, for augmenting the coope of the Trust or in purchase of any land or building or for effecting alternation or improvements or for repairs thereto.

To delegate any of their powers to the Managing Trustees or any other Trustees or agent as they think fit.

To make, frame, vary, alter or modify scheme, rules and regulations for carrying out the object of the Trust and for the management of the affairs thereof. The Trustees are authorised to carry on the administration of the Trust in any manner they may consider best.

To employ paid or honorary agents, Managers or others employees to manage and administerate the Trust and pay them salary, wages, remuneration or commission, at their discretion, as they may consider necessary and confer upon them such authority and power on behalf of the Trust, as the Trusteed may down proper.

To engage counsel, advocates, lawyers, appoint legal advisers, attorneys to execute in their favour the necessary powers of attorney or vakalthamas, to appoint auditors, managers secretaries, servants and other necessary staff for managing the Trust affairs, maintaining accounts books, carrying out the correspondence and to other works on the remuneration, terms and conditions fixed by it, and defray such expenses out of the Trust fund and very cancel, rescind, terminate from time to time and grant receipts, releases or their discharges for money due or payable to the Trust.

To institute conduct, defend, compound or abandon any legal proceedings or against the Trust or its officers or otherwise concerning the affairs of the Trust and also to compound and allow time for payment or satisfaction of any debts due and refer any claim or demand by the Trust to arbitration and to admit and perform the awards or raise objection against the same according to law.

The Trustees shall use to be kept true and accurate accounts of all assets and liabilities and monies received and expense incurred by them in respect of the Trust, and within six months closing of accounts of each year, prepare and sign the balance sheet including the Receipts and payments Accounts, and have the same audited and adopted by the Board of Trustees.

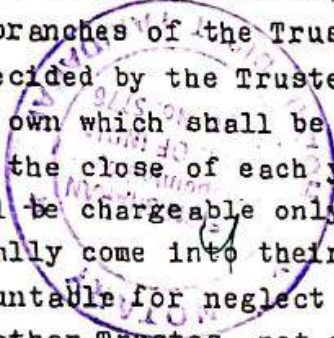
The first closing year for the accounts of the Trust would be March 31st, 1993 and the same date in each subsequent year.

All the main account books of the Trust shall be kept at Head Office of the Trust or at such other place that the Trustees may decide. The branches of the Trust wherever established, any, may, if decided by the Trustees, maintain separate accounts of their own which shall be incorporated in the Head Office account at the close of each year.

The Trustees shall be chargeable only for such monies and other assets which actually come into their hands and shall not be answerable or accountable for neglect default, acts of omission or commission of other Trustees not of any banker or other person with whom the Trust properties or any securities a may have been deposited or handed over unless caused by their wilful neglect or default.

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

In execution of the Trust and the powers herof, no Trustees shall be liable for any lose to the Trust property arising by reason of any investments in deposits or loans made in good faith or by him or by any other Trustees although the employment of such person or agent was not strictly necessary or expedient. He shall not be responsible for any loss by any reason or any mistake or condition made by any other Trustee or by reason of any other matter or thing except wilful fraud or wrong done by the trustee ought to be made liable.

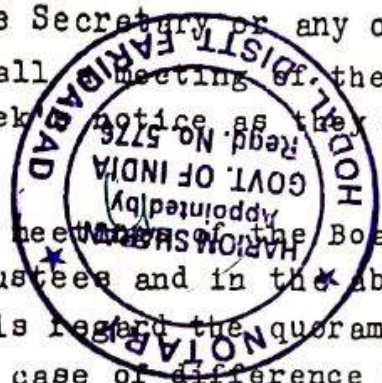


WITNESSED
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The receipt of a person authorised by the Board for any money paid or any property transferred or delivered to the Trust of the sale proceed of any property authorised to be sold, shall effectively discharged any person or persons so paying or transferring or delivering the same.

Unless otherwise determined, the Board of Trustees for the time being shall meet at least once in every six months at the head Office or at such other place which may be intimated to them by the Chairman and the decision of the majority of the Trustees shall regulate such business provided that it shall be open to the Board of Trustees, to make rules and regulations relative to such meetings and the conduct of their business.

The Chairman or the Secretary or any other person so authorised by the Board may call meetings of the Board of Trustees by giving each trustees a week notice as they Trustees may decide from time to time.



The Quorum for the meetings of the Board Trustees shall be fixed by the Board of Trustees and in the absence of any such resolution of the Board in this regard the quorum shall be three. The decision of the majority in case of difference of opinion among the Trustees, shall be final. The Chairman in a matter of the will have a casting vote.

Any resolution passed by a majority of the Trustees or by circulation to all other Trustees shall be as good as passed in a meeting of the Board of Trustees.

It shall be lawful for the Trustees to settle and determine all matters of interpretation of these presents as well as all matter of difficulty, about or dispute, and all question arising in the

and power of the Trustees and any such settlement of determination (although the question involved may not have actually arisen) shall be valid, binding and conclusive and shall not be objected to or reopened upon any ground whatsoever.

COPIED BY
Sub 9/5/2017



0129-2094300

SARVO DHARM SADBHAWNA TRUST

HOUSE NO. 21, SECTOR-14, FARIDABAD - 121007

Ref. :

Date :

NAME(S) AND ADDRESS(ES) OF TRUSTEE(S)/MANAGER(S)

1. Founder Sh. K.S. Chaudhary
H.No. 21, Sec-14,
Faridabad.
2. Sh. Puran Jain
Village Karman,
Teh. Palwal, Distt. Faridabad.
3. Sh. Kanayha Lal
Village Karman,
Teh. Palwal, Distt. Faridabad.
4. Sh. Fateh Singh
Village Atohan,
Teh. Palwal, Distt. Faridabad.
5. Mrs. Nidhi Sarout
H.No. 20, Sec-14,
Faridabad.
6. Sh. Karun Sarout
H.No. 20, Sec-14,
Faridabad.
7. Sh. Gaurav Arora
H.No.1153, Sector-15,
Faridabad.

Sarvo Dharam Sadbhawna Trust

Sarvo Dharam Sadbhawna Trust

Founder

Founder

The objects of the trust: -

PARA 5 b)

- i) To open, found, erect, maintain conduct, support equip take over of grants aids to dispensaries, maternity homes, hospitals or any other institutions of the like nature.
- ii) To give stipends, scholarships, travelling expense allowances and monetary aids to student and scholars.
- iii) To give, investigate, promote and spread the ancient lore of Punjabi and Vedic, spiritual and religious tenants.
- iv) To erect, construct, establish, take over, maintain poor houses dharmshala, parks bathing ghats, cremation grounds etc. for the use of public.
- v) To help widows, orphans, locates and indigent persons and to give relief to the poor and distressed.
- vi) To provide food, clothing and shelter by opening Langers and Annapurna Bhandara and piaos for the general public.
- vii) To found, maintain, assist or finance Punjabi and Hindi path shall or other institutions.
- viii) To subscribe such other charitable objects as the Trustees may deem proper.

The following objects are added in the existing objects of the trust.

1. To provide adult education in rural area.
2. To provide education in rural area.
3. All allied activities in relation to fulfilling the above two objects.
4. To open De-Addiction Centre and provide free service for them.

All the above additions in the objects of the trust have been unanimously approved by the trust.

Sarvo Dharam Sadbhawna Trust

W. Chavhan
Founder