




Stamp Paper No.:- IN-DL52712681249360Y

CERTIFIED/TRUE COPY

Registration No. 705 In Addl. Book No. 4
Volume No. 192 On Pages 101-115 On this Date
23-04-2018 Day of Monday

SR IIB Janakpuri
West III


Date Of Application 13-02-2026
Calculated Fee 150 Vide Slip No. 293,129
Received Fee 150
Date Of Payment 13-02-2026
Date when Copy Is Ready 18-02-2026
Copy prepared By Reader
Copy Checked By Record Keeper
Certified to be true copy TRUST


Record Keeper

Record Keeper


Reader

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SR IIB Janakpuri
West III

Applicant Photo



Applicant Name: ADITYA CHAUHAN
Address: S-14-B, GALI NO.-5,
VIKAS NAGAR, UTTAM
NAGAR, D.K MOHAN

Identity Proof: 938226704997

Id Issuing Authority: UIDAI

Original Id proof Of Exicutant/Executtee or
authorisation letter in favour of applicant has
been seen by cashier Reader at time of
applying the application.

Signature of cashier



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

119.87
23/04/2018

Certificate No.	: IN-DL10038701232604Q
Certificate Issued Date	: 05-Apr-2018 02:24 PM
Account Reference	: IMPACC (IV)/ dl781203/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DL78120323743324507159Q
Purchased by	: JIVAN SANRAKSHAN
Description of Document	: Article 64 Trust
Property Description	: NA
Consideration Price (Rs.)	: 0 (Zero)
First Party	: JIVAN SANRAKSHAN
Second Party	: NA
Stamp Duty Paid By	: JIVAN SANRAKSHAN
Stamp Duty Amount(Rs.)	: 500 (Five Hundred only)



LOCKED

Please write or type below this line.

9382/2670/4997



119.87
23/04/2018

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.shcllestamp.com". Any discrepancy in the details on this Certificate and its availability on this website renders it invalid.



TRUST DEED
OF
JIVAN SANRAKSHAN

This Deed of Public Religious Trust executed on this **23 April 2018**, by Mr. Aditya Chauhan, S/o SH Rajendra Singh Chauhan, R/O S-14 B Gali no 5 Vikas Nagar Uttam Nagar, Delhi -110059, called the "**Settler**" (which expression shall, unless excluded by or repugnant to the context, be deemed to include his executors, administrators and representatives) of the **FIRST PART**, and

- 1) Mr. Aditya Chauhan
- 2) Mrs. Reema Chauhan

Hereinafter called as the "**TRUSTEES**" (which expression shall wherever the context so admits or requires, be deemed to include their survivors, heirs, legal heir, executors, administrators, successors, legal representatives and assignees) parties of the **SECOND PART**.

Whereas the Settler is desirous of establishing a trust for public religious objectives

Now this indenture witnessed as follows:

1. FORMATION:

The Trust for furtherance of Public Religious Objects and for the purpose of giving effect to such desire the **SETTLER** has made over a sum of Rs. 15,000/- (Rupees Fifteen Thousand Only) to the Trustees by way of initial contribution and with the intention that they shall hold the said sum, all gifts, contributions, subscriptions, donations and other receipts which fund for Public Religious Purposes and subject to trust's powers and provisions contained hereinafter. The '**TRUSTEES**' have agreed to become Trustees and to hold and apply the said sums for Public Religious Purposes.

2. NAME OF THE TRUST:

The TRUST is hereby constituted as an irrevocable Trust and it shall more particularly be known as "**JIVAN SANRAKSHAN**". The TRUSTEES may change the name of the Trust, after complying all the necessary legal formalities in this regard.

3. REGISTERED OFFICE :

Registered office of the trust shall be situated S-14 B Gali no 5, Vikas Nagar, Uttam Nagar, New Delhi - 110059

4. AREA OF OPERATIONS: All over India.

Aditya

Deed Related Detail

Deed Name TRUST TRUST (MOVABLE)

Land Detail

Tehsil/Sub Tehsil SR IIB Janakpuri
Village/City Others Building Type
Place (Segment) Others
Property Type Others
Property Address House No.: , Road No.: , Others
Area of Property 0.00 0.00 0.00

Money Related Detail

Consideration Value 15,000.00 Rupees Stamp Duty Paid 500.00 Rupees
Value of Registration Fee 1,000.00 Rupees Pasting Fee 100.00 Rupees
Transfer Duty 0 Rupees Government Duty 500 Rupees

This document of TRUST TRUST (MOVABLE)

Presented by: Sh/Smt. S/o, W/o R/o
JIVAN SANKARAN THR.ITS SETTLOR RAJENDRA SINGH CHAUHAN S-14-B, G. NO. 5, VIKAS NAGAR, ND
in the office of Registrar, Delhi this 23/04/2018 2:20:03PM day Monday between the hours of

Registrar/Sub Registrar
SR IIB Janakpuri
Delhi/New Delhi

Signature of Presenter

Execution admitted by the said Shri / Ms.
JIVAN SANKARAN THR.ITS SETTLOR MR. ADITYA CHAUHAN
and Shri / Ms.

Who is/are identified by Shri/Smt/Km. VINAY SINGH SOLANKI S/o W/o D/o VINOD KUMAR R/o S-14-B, VIKAS NAGAR, ND
and Shri/Smt./Km DHIRENDER SINGH S/o W/o D/o RAJENDRA SINGH R/o S-14-B, VIKAS NAGAR, UTTAM NAGAR, ND
(Marginal Witness). Witness No. II is known to me.

Contents of the document explained to the parties who understand the conditions and admit the same to be correct.
Certified that the left (or Right, as the case may be) hand thumb impression of the executant has been fixed in my presence

Date 23/04/2018 15:56:19



Registrar/Sub Registrar
SR IIB Janakpuri
Delhi/New Delhi



5. **OBJECTIVES:** The object of the Trust are as under without any distinction of Caste, creed, class, sex and religion etc.:-

- A. Religious services to the public.
- B. Drugs De Addiction and Rehabilitation
- C. Child development and child care in all aspects.
- D. Education
- E. Social Service

Without in any way limiting the generality of the above objects but always in conformity with the said objects, the objects shall be deemed to include:-

A. Religious services to the public.

1. Construction and Maintenance of Temple/Church/Gurudwara Prayer Hall for the benefit of Public.
2. Forming branches and to help them carry the aims of association, through holding regional conferences and forming local groups to study the history of the life, development and the vision of the Temple/Church/Gurudwara of India.
3. Help and advice Temple/Church/Gurudwara history teachers on the means and method of teaching.
4. Help in Funeral Activities of the people for the benefit of general public.

B. Drugs De Addiction and Rehabilitation :-

1. To establish and run Drug De-addiction center and undertake rehabilitation programme for drug-abuse. Also organize awareness programme for the control of drug-menace and abuse.

C. Child development and child care in all aspects:-

1. To provide good education with high thought to the children. To help them by providing fees, books, scholarship, uniform and other facilities needed for the education.
2. To make all arrangements for children of poor and backward class families, so that they can get education and can make progress in life.
3. To establish and maintain Balmandir, balwadi, Anganwadi, primary high schools and higher secondary schools, night schools for the spread of education anywhere and in backward area, chawl and labour area.

Handwritten signature



D. Education:-

1. To advance and propagate education, useful knowledge, instructions, studies in all spheres, technical, non technical, arts, commerce, science, engineering, computer science, maths, information technology, agriculture, fine arts, handicrafts, cottage industry, sports, etc. To establish and maintain kinder garten, Balwadi, Primary, High school and Higher secondary schools, colleges, reading rooms, hostels, universities etc.
2. To grant scholarship, prizes, loan without interest, financial assistance, in any manner to deserving and poor students.
3. Establishment and maintenance of Hostels and/or boarding houses and grants of free boarding and lodging to the poor and deserving students.

E. Social Service:-

1. To establish, conduct, manage, promote, maintain, administer, social welfare centers, social training centers, build shelters and other institutions to promote the objects of the trust.
2. To provide relief for benefit to poor or deserving persons, blind, deaf and dumb or suffering from serious physical infirmities or disabilities. To provide training and help to handicapped persons. To help and provide shelter to poor and helpless widows and destitute women.
3. To establish, run and maintain centers for disabled destitute orphans and provide vocational training and rehabilitation to empower for living self-reliant and esteem life.
4. To assist, run, take over and maintain hospitals, education institutions etc. for the benefit of handicapped and disabled persons.
5. Sinking of wells and/or setting up parabs wherever and whenever there may be scarcity of water.
6. All the activities of the Trust shall be non-profitable and shall be conducted on "No profit - No loss basis".
7. All the income, earnings moveable/immovable properties of the Trust shall be solely utilized and applied towards the promotion of its Aims and objects only as set forth in the deed of the Trust and no profit there of shall be paid or transferred directly or indirectly by way of dividends, bonus, profits or any manner whatsoever to the present or the part members of the Trust or to any person claiming through any one more of the present or the past members.

Aditya



No members of the Trust shall have any personal claim or any moveable or immoveable properties of the Trust or made any profit, whatsoever, by virtue of his membership.

That the Trust Funds may be augmented by the income from the initial funds also by donations and other contribution from time to time.

That the Trust Fund shall not be applied for any purpose other than those specified in Para 3 herein above unless the other objects added to the trust.

That the Trustees shall always maintain property account of the Trust, which shall be kept at the office of Trust.

Subject to the provision of Income Tax Act 1961, as amended from time to time, the Trustee will keep the Trust Funds of such portion thereof, as they may, in their absolute discretion, think fit and proper, without being answerable or accountable to the beneficiaries or any other party for any loss invested in such shares, stock, securities and debentures of acquisition or construction of any immoveable properties including building and/or in the purchase and acquisition or mortgage by way of fresh charge on any immovable property in India, of free hold or lease hold tenure, and may deposit the amounts with any scheduled Bank, Company or Private firm any individual on such terms and conditions as they think fit, in the matter of investment of Trust funds the provision of section 20 of the Indian Trust Act shall apply, in the event of Trustees purchasing any immovable property or properties or advancing moneys or mortgage, they shall be entitled to accept such title or evidence of title as they shall think fit in their absolute and uncontrolled discretion. The Trustee shall have power, if any deed it in their absolute discretion to sell the Trust Fund or any part thereof and any such immoveable property purchased by them under the power aforesaid and any other shares, securities etc. and stand possessed of the money to arise from such sale upon after paying there out the expenses pertaining to such sale upon the Trust and with the subject to powers and provision including and all the powers contained by and under these presents declare and contained concerning the Trust Fund which or proceeds thereof, shall have laid out in purchase of property or properties as have laid out in purchase of property or properties as aforesaid or such of them as shall be then subsisting and capable of taking effect.

That for the furtherance of the objection of Trust, the Trustees shall have the following powers:-

1. To accept any donation, contribution Loan Grant or subscription in cash or in kind, from any person (s) or association of persons or body corporate or Trust with or without conditions.
2. To apply the whole or any part of the income of Trust, or the Trust Fund or accumulations thereto, any one or more or the objects of the Trust, as the trustees may, in their discretion, deem fit from time to time.

Ad. 1/19



3. To Sell, dispose of, alienate or otherwise deal with any property comprising the Trust Funds.
4. To open account in the name of the Trust with a bank or to operate to such account and to give instruction to the Bank and to provide for opening and operation of such account by one or more of the Trustees or by an agent appointed by the Trustees.
5. To Adjust, settle, compromise, compound refers to arbitration, all actions, Suits, Claims, demands and proceeding regarding the Trust fund.
6. To engage or make provision for the engagement of any person(including all or any of the Trustees and committees or administrator or settler-cum-presidents or otherwise) for the purpose of administration of the Trust in such manner and subject to such rules and regulation as the Trustees may prescribe and also to engage or provide for the engagement.
7. To make very alter or modify schemes, rules regulation for carrying out the objects of the Trust and for the management of the affairs there of and/or running any institution in furtherance of the objects of the Trust and otherwise for giving effects to the objects of the Trust.
8. To start, abolish discontutions and restart any charity of charitable institution for the benefits of general public and to impose any condition to any subscription or donation made by them.
9. To Set apart and/or allocate the whole or a part of the income or the corpus of the Trust funds or the part thereof of for any of the objects of the Trust.
10. To Join, co-operate or amalgamate this Trust with other or other having kindred or allied objects, upon such terms and conditions as the Trustees may in their discretion think fit, particularly having regard to and in conformity with the objects and nature of this Trust.
11. To give aid by way of donation out of the income or the corpus of the Trust Fund or otherwise, to different charitable institution, societies, organizations or Trust in India, which may have been established or which may hereinafter be established for the like charitable purpose mentioned in these present or any of them to enable such institution, societies, organization or Trustees to start maintain, or carry out such charitable objects.

A. S. S.



12. To settle all account and to compromise, abandon or refer too arbitration any action or proceedings or disputes, claim, demand or thing, as deemed property for such purpose without being responsible for any loss occasioned thereby.
13. To borrow money either on the security of any property comprised in the Trust Fund or otherwise for all or any of the purpose of these presents, and it shall be lawful for the Trustees to make such borrowing on payment of such interest and otherwise on such terms and conditions as they may in their absolute discretion think fit.
14. To apply to the Government, public bodies, urban, local municipal district and other bodies, corporations, companies or persons for and to accept grant of money and of aid, donations, gifts, subscription, affiliation and other assistance including lease and substance of property with a view to promote the objects of the Trust and to discuss and negotiate with the Government Departments, public and other bodies corporation, companies or persons scheme and other work and matters within the objects of the Trust and to put to any proper condition upon which such grants and other payments including taking land on lease may be made.
15. To take over or amalgamate with any other charitable Public Trust, Trust association, or institution with similar objects.
16. To take over, acquire, manage, control or aid any existing institution or institutions having object either wholly or in part similar to the object of this Trust and on such terms and conditions as may be thought expedient.
17. To purchase or otherwise acquire and undertake all or any part of the Property, assets, liabilities and engagements of any or more of the trusts, society's institutions or association with which tis Trust is authorized to amalgamate.
18. To take land/property onlease andthen after sublease the land/property to the farmer and other organization like co-operative society/urban public bodies/gram panchayat or any being thereof in rural areas/local municipal/district and other bodies corporation/company for farming/agricultural plantation purpose.

The Trustees shall be accountable only for such money, and funds which will actually come into their hands.

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

Acharya



15. The Settler-cum-President for the time being will be at liberty to appoint additional Trustees within the number mentioned above for such period or on such terms as to retirement and reappointment as the trustees for the time being consider proper.
16. The person shall cease to be a Trustee either: if he without leave of absence does not attend three consecutive meeting of the Trustees or for one calendar year whichever is longer, or for one calendar year, whichever is longer or If he is requested to resign by 2/3rd or as near thereto as possible of the remaining trustees.
17. Every Trustee will be at liberty or resign on giving one month's notice of his/her intention to do so.

The Trustees may from time to time frame rules for the conduct and regulation of the meetings of the trustees. In the absence of such regulations:

1. All matter will be decided mutually by all the Trustee and Settler.
 2. Resolution passed without any meeting of the Trustees but by circulation thereof and evidenced in writing under the hands of two third of the trustees shall be as valid and effectual as resolution duly passed at a meeting of Trustees.
18. The Trustees shall have the power to determine in case of doubt whether any money or property shall be for the purpose of the charity be considered as capital or income and where out of income or capital and expenses or outgoing ought to be paid or borne and every such determination shall be binding and conclusive provided that nothing contained shall be deemed to authorise the Trustees to spend income or corpus of the Trust for any purpose not authorized by these presents.
 19. The accounting year of the Trust shall be at financial year ending on 31st march every year.
 20. The Trust and the Trust funds shall be irrevocable for all the times.
 21. It is expressly declare that no part of the Trust property or its income or any accretion thereto shall be applied for any purpose which is not a charitable purpose in law, and all provision hereof shall be construed accordingly.
 22. Working areas of the Trust will be all over India and all other countries.
 23. The Trust would receive donation and funds only registration free, application fee, training and development fee for the purpose of education and employment and social work. Trust would also take part of recruitment of teacher for growth of education in rural areas on nominal training fee.
 24. Trust would manage Mahila awas project on subsidy of government so that female can also get advantage of government subsidy.
 25. The trust would recruit employ time to time as requirements.

Aditya



Trust can take a part to finish unemployment on behalf of other companies like LIC, Oriental Insurance on behalf of these company Trust would recruit employ.

Trust can demand land on Government rate for the purpose of housing projects, agricultural, school and collage etc. on subsidy rate in all over India.

Forth purpose of removing unemployment trust would mangle laghu udyog activity for needy people on nominal rate.

Aditya



RULES AND REGULATIONS OF THE TRUST

1 TRUSTEES OF THE TRUST:

Any person (more than 18 years)/Film Company / organization / NGO / Cooperative/Samiti/Federation of India or from other country whose names appear in these rules and regulations as the first Trustees of the Trust and the persons who are subsequently admitted as Trustees by the managing committee in accordance with the rules of regulation of the Trust deed.

a. General Trustee:

The general Members/trustees will have all rights of management committee.

b. Associate Trustee:

Any person (more than 18 years)/Film Company/organization /NGO / cooperative/Samiti/Federation of India origin or origin of any other country who can opt for this membership on payment of annual fees. They are providing services from time to time and these Trustees will have no Trusteeship of management committee and they do not have any voting rights.

c. Patron

The patron trustees as a Hon'ble advisory Member of the Trust and any intellectuals after consideration of Managing committee can become a Hon'ble Patron Members of Trust. The Patron members does not have voting rights.

2 SUBSCRIPTION:

- a. A non-refundable admission fees of Rs. 1100/- (Rupees Five Hundred Only) at the time of admission.
- b. Annual non-refundable Subscription: Annual non-refundable subscription shall be minimum Rs. 1000/- (Rupees One Thousand only) per annum and the Managing Committee shall decide the amount of the subscription at the close of each financial year.
- c. Life Trusteeship fees: One Time non-refundable fees of Rs. 5100/- (Rupees Five Thousand One Hundred One Hundred Only) to be paid at the time of enrolment and the Management Committee shall revise the amount from time to time.

Handwritten signature and stamp in blue ink, partially overlapping the text of item c.



MANAGING COMMITTEE OF THE TRUST:

- 1) Mr. Aditya chauhan - Settler
- 2) Mrs. Reema chauhan - Treasurer

POWER AND DUTIES OF THE TRUSTEES:

1. President

- a) He/She shall supervise all works and activities of the Trust and the other office bearers.
- b) He/She shall be head of the Trust and preside over the meetings of the Managing Committee. He/She shall have the right of the casting vote.
- c) To sign on behalf of the Trust, any document/deeds and do all the correspondence with the registrar office/concerned departments/persons and participate in meetings on behalf of the Trust.
- d) To remove/terminate any or all the staff/executives/consultants/Director/Chief Coordinator etc. if found not working in the interest of the trust.
- e) To undertake all such other functions as may be Managing Committee from time to time.
- f) The Director, Chief Coordinator and all other executives shall be appointed by the president of Trust in concurrence with the board of trustees to handle the objectives of the trust or institution of the trust to the best in all respects.

2. General Secretary

- a) To sign on behalf of the Trust, conduct its correspondence and record its proceedings of the meeting.
- b) To Summon the General meeting with the consent of the President or at his/her instance.

Aditya



- c) To call Ordinary General Body Meeting if so desired in writing by at least 2/3rd Trustees of the Committee.
- d) To under take any other function as may be authorized by the Managing Committee.

3. Treasurer

- a) He/She shall keep accounts of receipts and expenditure of the Trust and furnish annual accounts to the Managing Committee.
- b) To undertake any such other activity as may be assigned to him by the Managing Committee from time to time.

4. Trustees

- a) The first trustees are appointed for life, but will be at liberty to resign on giving one month's notice of his/her intention to do so and they will be the constitutes Managing Trustees.
- b) Mr. Aditya chauhan is hereby appointed as the **President**, who shall hold office for life or until he resigns there from. The president shall have all the powers as are vested in the Board of Trustees, except those which are specifically to be exercised as per law only by the board and cannot be delegated. His/her duty is to keep the board informed of the same.

5. TERMINATION OF TRUSTEESHIP:

The Trusteeship of any Trustee shall cease to hold his/her office except President if

- a) A no confidence motion is passed by 2/3rd majority of votes in the Managing Trustees Meeting.
- b) On his/her written resignation.
- c) On his/her death.
- d) On his failure not to attend without any plausible reason consecutive meetings of General Body without any intimation /leave of absence.
- e) For any other violent, unsociable, unbecoming behavior etc.

Aditya



- f) A Trustee who wishes to resign shall have to submit one-month notice before tendering his resignation.

The reason of termination from Trusteeship shall be communicated to the Trustee concerned in writing.

6. MEETINGS OF BOARD OF TRUSTEES:

- a) The Board of trustees shall meet as often as often as may be necessary or convened to transact business. The Board of trustees is empowered to transact business and take decisions also by circulation of paper. The registered office may be other place as the trustee may decide from time to time.
- b) All decision of the Board of Trustees shall be taken either unanimously or by majority and if the Board is equally divided, President will have the casting vote.
- c) The Trustees may from time to time frame rules for the conduct and regulations of the meetings of trustees. In the absence of such regulation:
- i. All matters will be decided mutually by the Trustees.
 - ii. Resolution passed without any meeting of the Trustees but by circulation thereof and evidence in writing under the hands of 2/3 two thirds of the trustees shall be as valid and effectual as a Resolution duly passed at a meeting of Trustees.

7. AMENDMENTS IN THE TRUST DEED:

The trustees are authorized to add/amend any clause of the trust deed including the aims and objectives of the Trust.

8. ACCOUNTS & FINANCE

- a) The accounting year of the Trust shall be the financial year ending on 31ST March every year.
- b) The Trust and the Trust funds shall be irrevocable for all times.

9. SOURCES OF INCOME:

- a) Registration, Admission, special or any other fee in any mode.

AdAm



- b) Subscription, Fees, Sponsorships and Interest by way of any mode.
- c) Donation, gifts, presents & special contribution of any nature.
- d) Grants, aid, loan or any other assistance.
- e) Receipts from Investment of the Trust Funds & Rent.
- f) Any other receipt not covered by article 10 (i) to 10(v).
- g) Nominal Training and awareness fees for education development and employment.

The income of the Trust received from India and Outside India as may be from all sources will be utilized for the attainment of the aims and objectives of the Trust.

10. MEETING OF THE TRUSTEES:

- a) The trustees shall hold the Annual General Meeting of the trustees once every year at such time(not being more than 15 months after the last preceding Annual General Body Meeting) and at such place and time as may be prescribed by the President of the trust. In case of any dispute, the decision of the President will full and final and binding upon all.
- b) A minimum of ten clear days notice shall be given of every Annual General Meeting to every trustee containing the Agenda for the meeting.
- c) All other minutes of the Board of Trustees shall be sent under postal certificate and shall be deemed to have been served if addressed to the Trustees at the address given for the purpose.

11. DISSOLUTION:

The Trust need to be dissolved as per the provisions laid down under trust Act, as applicable to the National Territory of Delhi. If upon dissolution of the Trust there shall remain after the satisfaction of its debts and the liabilities any property whatsoever, the same shall not be paid to or distributed among the trustee of the Trust but shall be given over to same other trust/society/organization with similar objective according to the decisions of the Trustee or, in default thereof, according to the decision of the competent court.

Arshad



12. BANK ACCOUNT:

- a) The fund of the Trust shall be kept in a Scheduled Bank or any other bank as trustees deem to be fit. With a view to generate income for the trust and best utilization of trust funds shall be invested in FD, CDs of scheduled banks, units of UTI, Mutual Funds, Bonds/Debentures of any India Financial Institution, Government Securities or any other securities or schemes as deemed fit and as permitted by law for the time being in force, considering the overall benefit of trust.
- b) The bank account shall be operated by settler and trustee either jointly or severally.

13. APPLICATION OF FUNDS:

It is expressly declared that no part of the Trust property or its income or any accretion thereto shall be applied for any purpose outside India or for any purpose which is not a charitable purpose in law, and all provisions hereof shall be construed accordingly, as permitted by rules of the Government of India.

IN WITNESS WHEREOF the parties hereto have set and submitted their respective hands, on the day, month and year first mentioned here in above.

SIGNED AND DELIVERED BY THE SETTLER AT NEW DELHI.

Witnesses:

1.

Vinay Singh Solanki
At the Vinod Kumar
K.L. S-14-B, Vikas Nagar

2.

22/05/2024

Shri Reema Singh
At the Reema Singh
K.L. S-14-B, Vikas Nagar
G Ham Nagar
4201/2688/3124

Aditya
Mr. Aditya Chauhan
(Settler)

Mrs. Reema Chauhan
(Trustee)

Reg. No.
705

Reg. Year
2018-2019

Book No.
4



Ist Party

IInd Party



Witness

Ist Party

JIVAN SANRAKSHAN THR.ITS SETTLOR MR. ADITYA CHAUHAN

IInd Party

NA

Witness

VINAY SINGH SOLANKI, DHIRENDER SINGH

Certificate (Section 60)

Registration No.705 in Book No.4 Vol No 192
on page 101 to 115 on this date 23/04/2018 3:58:16PM day Monday
and left thumb impressions has/have been taken in my presence.

Date 23/04/2018 15:56:32

Self
Sub Registrar
SR IIB Janakpur
New Delhi/Delhi



18836811705