

11/12/19



झारखण्ड JHARKHAND

निकम ...
 ...
 ...
 ...
 ...

64/1

निबंधन ...
 बोकारो

13/2/19

हस्ताक्षर

13-2-19



काली मः

13-2-19

A 991906

Yasir Arjuman
 13-2-19

13/2
 मूल्यांकन ...

DEED OF TRUST

THIS DEED OF TRUST is being executed on this 11th day of February Two thousand Nineteen by the following person (hereinafter called the "AUTHOR & SETTLER OF THE TRUST" being the party of the FIRST Part.

Author & Settler of the Trust & Address: **KHATIZA PARWEEN**, W/o Manjur Ansari, by faith muslim, by caste Momin, by occupation business residing at School Balidih, Muslim Tola P.O & P.S. Balidih, Distt. Bokaro. (Jharkhand)

The Author of the Trust is hereby appointing the following as the TRUSTEES of the Trust (hereinafter referred to as TRUSTEES of the TRUST) being the parties of the SECOND PART, with the following terms and conditions. The name of the TRUST is being decided as **ABDUL GAFUR ANSARI EDUCATION TRUST**.

TRUSTEES NAME AND ADDRESS:

- FATIMA KHATOON**, W/o Late Abdul Gafur Ansari, by faith Muslim, by caste Momin, by occupation business residing at School Balidih, Muslim Tola P.O & P.S. Balidih, Distt. Bokaro. (Jharkhand)

ABDUL GAFUR ANSARI EDUCATION TRUST
 Yasir Arjuman

2000=0P

333=0B

333=0B

13/2/19



A. T. T. T. L. No. 132/15
Shakul Paoc. Meh.
Registry Office, Chas
Bokaro

4/8/15

51.2.15

13.2.15

Zaki Arjum

13.2.15

2. **MR. ZAKIARFIN**, S/o Haji Slahuddin Ehsan, by fiath Muslim, by caste Momin, by occupation business residing at Islampur, P.O. Mukhdumpur, Distt. Bokaro.

WHEREAS the Author of the TRUST have settled the above referred a sum of Rs. **11,101/- (Rupees Eleven Thousand one hundred and one)** only for public charitable purposes and WHEREAS the parties of the Second Part have hereby consented to act as "TRUSTEES of the TRUST.

AND WHEREAS the author of the TRUST have settled the above referred a sum of Rs. **11,101/- (Rupees Eleven Thousand one hundred and one)** only upon trust by transferring the same finally to the trustees. Trustees will keep this amount of Rs. **11,101/- (Rupees Eleven Thousand one hundred and one)** and any addition accretion, income or accumulation which may accrue from this sum or which may be received by them for Trust, in trust and these shall constitute the Trust fund which will be utilized for achieving the same and objectives of the Trust mentioned hereinafter.

AND WHEREAS the Athor of the TRUST has settled the above sum for Public Charitable purposes. The aims and objectives for which the Trustees may utilized the Trust Fund have been mentined hereinafter.

NOW THIS DEED OF TRUST WITNESSETH AS UNDER:

1. That the Author of the Trust through this Trust Deed settled Rs. **11,101/- (Rupee: Eleven Thousand one hundred and one)** if favour of the Trustees mentioned herein above for the purpose of the Trust. The Trustees shall utilized the Trust Fund (including any income, addition by further donation by Author, trustees and from public, accretion or accumulation to the fund) for achieving the aims and objective of the Trust mentioned hereinafter.

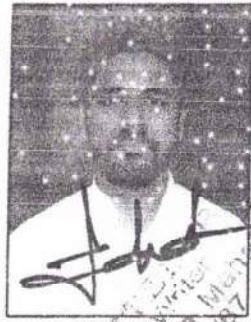
a. That the Trust shall function in the name and style of **ABDULGAFUR ANSARI EDUCATION TRUST.** and its registered office shall be situated at Raj Laxi Tower, By Pass Road, Chas Distt. Bokaro. The Trustees shall be free to run

47803

13-2-15

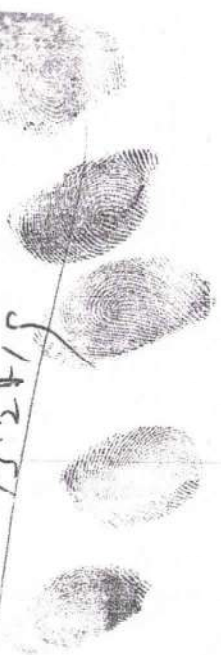
47803

13-2-15



Country Office
Bokaro Chas

Kavi Arjun
13-2-15



b. The Trustees shall stand possessed of the aforesaid amount of Rs. 11,101/- (Rupees Eleven Thousand one hundred and one) and such further capital endorsement or addition to the corpus or donations, voluntary contributions, subscriptions or legacies in cash or kind, as may be invested and received or received without invitation or accepted by the Trustees from time to time from any person or persons, institutions, government or members of publics and all accretions thereto and income thereof. All these receipts shall be treated as forming part of the trust fund being the subject matter of these presents.

c. That the aims and objectives for which this trust is created and for which the Trust Fund may be utilized are as follows:-

- I. To open, to construct and to run public School, I.T.I Polytechnic, Institute, Engineering College, Technical Traing Centre, Medical College, Dental College, Hotel Management. Hospital Management, Paramedical Sport Coaching etc. for providing better and perfect way of education to the Backward minorites.
- II. To open, to construct and to run Teacher training college, Nurshing College, B.Ed. Coaching Centre etc, for providing better and perfect way of education to the Backward minorites.
- III. To promote Montessori pre Primary and primary School for the Good and better methods and ways of providing Education to the Backward minorites
- IV. To open, to construct and to run hostel for above colleges & schools.
- V. To promote adult ladies Education and Non-formal Education.
- VI. To promote women and children of weaken and poor section.
- VII. To promote Educational and instiutional training for Girls and Women.
- VIII. Any Institution/School established by it will have the muslim minori character as per the constitution as India Article 30.

25/8/22
13.2.19

14/11/14
13.2.19

Hani Arjiv

13.2.19

RULES AND REGULATION OF TRUST

2. Definitions:

- A. Trust means **ABDUL GAFUR ANSARI EDUCATION TRUST.**
- B. Year means from 1st April to 31st March.
- C. BODY means the general body of the trust.
- D. Office bearer means founder and trustee.
- E. Committee means the managing committee of Trust.

3. Membership:

Membership shall open any person above the age of 21 years old and interested in Social welfare and training programs and who will abide by the rules and the objects of the trust is eligible for membership. One will have to submit petition for membership which will be approved by the Author **KHATIZA PARWEEN**, The admission will be 501/- and monthly subscription be 100/- Author **KHATIZA PARWEEN**, shall be power to remove from membership for any Trust activities.

4. FORMATION OF MANAGING COMMITTEE:

Subject to the provision of rules shall be administered and controlled by the managing committee. The member of managing committee shall be continue as such for the period for 5 years and continue further as decided by the trustees

5. POWER & FUNCTION OF TRUST:

- i) To issue certificates (other than University certificate) to the students.
- ii) To Conduct the examination.
- iii) To provide question paper, answer sheet and required examination material to its colleges & Schools at the time of examination
- iv) To provide the required study material to the students.

Arjun

13.2.19

Arjun

13.2.19

Kavli Arjun

13.2.19

- vi) To sent remunerated supervision to all schools & Colleges at the time of examination for inspection of smooth conduction of examination.
- vii) Diploma will be issued to the students of Teachers Training Institute, Polytechnic Institute etc by the trust if candidate is successfully passed in all the papers and practical examination.
- viii) Secttler has a right to conduct and inspect the examination and training centre.
- 6. The income of trust shouls be deposited to the bank and proper accounting and management of account books should be done by the auditor appointed by the trust.
- 7. The trustees shall held at least two meeting in a year in addition to the annual General meeting. All meeting shall be hold at such place or places and time as will be determined by the trustee.
- 8. The annual meeting will passed the balance sheet and account of receipt and expenditure other matter and subject as will considered by the trustees.
- 9. Three trustees shall constitute corum at any meeting but if meeting is adjourned for want of corum, hence no corum shall be necessary for adjournment.
- 10. The founder shall preside oven all the meetings of the trustee and in his absence of Founder, the trustees present shall appoint any of the trustee present to preside over the meeting.
- 11. Every resolution or question shall be decided by the majority vote. Every member shall have only vote one.
- 12. The trustee may appoint a secretary and clerk for the purpose of looking day to day working of the Schools, Colleges, Training Centre etc & hostels and they shall realise the dues and keep the account properly and other works. His/Her remuneration is agreed by the trustees.

Handwritten signature

13-2-19

FATIMA

13-2-19

Handwritten signature: Xawid Arjuni

13-2-19

13. All receipt will be deposited to the bank account and Bank A/c will be jointly or severally operated by author & settler of the trust and trustee **KHATIZA PARWEEN** .

BORAD OF TRUSTEES, CONSTITUTION ETC.

- a) The total strength of the Trustees shall at no time be less than five and more than eleven. At present following persons shall be trustees of

1. **FATIMA KHATOON**, W/o Late Abdul Gafur Ansari,
2. **MR. ZAKIARFIN**, S/o Haji Slahuddin Ehsan,

14. **KHATIZA PARWEEN** shall be chairman of the Trust and after she retires her son Mr. Manjar Hassan will be next Chairman of this Turst will herlife.

15. The Trustees shall elect from among themselves, the Secretary and the Treasurer to the Board of Trustees of the Trust.

16. Any vacancy in the Board of Trustees shall be filled by the chairman of the Trust.

17. Chairman of the Trust may co-opt. other persons as Trustees of the Trust subject to the conditions that maximum strength of the Trustees shall not be more than eleven at any time.

18. The Chairman may at his discretion and/or any two Trustees convene a meeting of the Trustees, At least one meeting of the Board of Trustees shall be held every year.

19. The Trustees present in person shall from quorum for any meeting.

20. If, at any meeting. the Chairman is not present within 15 minutes of the time appointed for the meeting the Trustee present shall choose one of their members to be Chairman of such meeting.

21. All questions, arising at meeting of the Trustees shall be decided of Chairman of the Trust and in the case of equality of yotes, the Chairman shall have a second

22. A resolution in writing

4-8-19

13.2.19

13.2.19

13.2.19

Kali Arjun

13.2.19

23. Minute of the present and every meeting of the Board of Trustees shall be entered in a Book to be kept for that purpose only and signed by the Chairman of such meeting or of the following meeting after they have been read and so entered and signed as a conclusive evidence of the business and other matters transacted.
24. The liability if any, of the Trustees shall be personal towards the Trust and a trustee shall not be liable for any loss of the trust property due to acts of any other trustees/trustee.
25. The trustees shall be entitled to be compensated for any liability incurred by them on account of their acts and deeds in good faith and good intention, done for the trust.
26. Any trustees may retire by tendering resignation and giving charge of the trust property under his control and it shall not be necessary to explain any reason for the same.
27. The trustees shall not be entitled for any remuneration for acting as trustees but they shall be entitled to get reasonable remuneration for services rendered by them in the other way due to their specific professional knowledge, experience or expertise.

MISCELLANEOUS:

- a) The trustees may invite, receive or accept any property or properties movable or immovable in cash or kind, as capital endowment or addition to corpus and may also invite, receive or accept voluntary contributions, or donations, or subscriptions, or legacies in cash or in kind to have and to hold all of them unto the trustees for ever upon trust for the purpose of the Trust and such capital endowment or addition to corpus or voluntary contribution or donation or subscription or legacies shall be treated as the property of the Trust hereby constituted: PROVIDED however, the trustees may decline to accept any offer of any capital endowment or addition to corpus or donation

4738

13-2-15

4719

13-2-15

Zawid Asjum

13-2-15

- b) If any capital endowment or addition or corpus in cash, or in kind, or any voluntary contribution or donation or subscription or legacies shall be made, paid or given for the purpose of these presents upon or subject to special conditions, it shall be lawful for the Trustees to apply the same upon and subject to such donation, but not in derogation of the purposes for which the trust is contributed but otherwise as nearly as possible in conformity with such purposes.
- c) The Trustees may help by donations or otherwise, other trusts or institutions having similar objectives or may create other trusts or institutions having similar objectives, or may amalgamate the trusts or trust fund or any portion or portions thereof with any trust or trust fund or institution having similar objectives upon such terms as they may, in their absolute discretion, think fit and proper.
- d) The management and control of the affairs of the Trust aforesaid shall be vested in the Trustees with full power and absolute authority for the purpose of administration of the Trust aforesaid in such manner and subject to such rules, regulations and bye-laws not inconsistent with or repugnant to any of the provisions hereby, as the Trustees may from time to time prescribe.
- e) i) The Trustees may from time to time open and maintain in the name of the trust, Banking account/s at such Banking company or companies to which the Banking Regulations Act, 1949 applies (including any bank or banking institution referred to under section 51 of the Act) or post office saving bank as they may from time to time decide, and may at any time pay or cause to be paid any money of the trust to the credit of such account or accounts, or place or cause to be placed any money of the Trust in deposit with any such banks Account or accounts shall be operated under the signatures of any two of such persons as may be authorized by the Trustees from time to time.
- ii) Money required to be invested by these presents shall be invested in the manner provided in the name of the trust or Trustees. The Trust or Trustees shall have power, from time to time, to vary and securities and investments held by the Trustees hereunder, provided that no investments or application or Trust Funds shall be made in contravention of the provisions of section 13 of the Income Tax Act, 1961 as amended from time to time. All money forming part of the Trust Fund and requiring investment, shall be invested and the conveyance or other assurance in respect of any immovable property, or properties, forming part of the Trust Fund shall be obtained in the name of the Trust for the time

4/19/11

13.2.19

4/19/11

13.2.19

Yalvi Arjun

13.2.19

- f) The Trustees shall have the following additional power:-
- I. The power to determine whether any money property shall, for the purpose of the Trust be considered as corpus or income and whether out of the income or corpus any expenses, outgoings or leases shall or ought to be paid or borne, and any such determination shall be binding and conclusive.
 - II. The Trustees may lodge for safe custody the shares, securities, investments any other property forming part of the Trust Fund and the documents held by them relating to any property of the Trust under these presents with any Bank or banks mention above on such terms as to the payment of their charges for the same, as also for the withdrawal and deposit and securities and other matter as any from time to time be agreed upon between such bank and the trustees.
 - III. The Trustees may, unless their in their discretion think it unnecessary or inadvisable, authorize such bank as aforesaid on such terms as to their remunerations as may from time to time be agreed upon, to collect the interest, dividends and income of the Trust Fund and to credit the same to a current account of the Trust with the said Bank.
 - IV. At their absolute discretion, instead of acting personally, the trustees may employ and/or pay any agent including any bank, to do any act whatsoever in relation to the Trust of these presents, including the receipt and payment of money, without being liable for any loss, and shall be entitled to be allowed to pay all charges and expenses incurred thereby, without contravening the provisions of section 13 of the Income Tax Act, 1961 as amended from time to time. Any Trustee being a lawyer or engaged in any other professional or other charges for services rendered by him or his firm in relation to the Trust purposes or the Trust of these presents whether in the ordinary course of his profession or business, or not and although not of a nature requiring the employment of a lawyer or other profession persons.

Handwritten signature

13.2.19

Handwritten signature

13.2.19

Handwritten signature

13.2.19

- V. The Trustees may from time to time appoint, upon such terms with or without remuneration as they may decide a Manager or Managers, Officer or Officers, Clerks and other Official, Caretakers and servants for any immovable property of these presents, subject to the provisions of this Trust Deed, as the Trustees may deem expedient for any of the purpose connected with these presents, and may set apart rooms in the various building subject to the provisions of these presents as quarters, whether free or otherwise, for such caretakers and servants and may at any time remove any such manager, official, clerk, caretaker or servant.
- VI. The Trustees shall have the power and be entitled to commence or initiate prosecution or defence of any suit action or proceeding in any court or Tribunal, Civil Criminal or revenue or before any Government Department or any public body, concerning or touching any matter relating to the Trust Fund and to compromise or refer to Arbitration abandon or submit or judgment any such action or proceeding and appoint pleaders, attorneys or advocates in that behalf and pay and allow all fees, costs and expenses, necessary to be paid or allowed in the premises and to sign, execute present and file all applications complaints, petitions written statements, vakalatnamas, warrants of attorney affidavits, memorandum of appeal and other documents of any description whatsoever necessary in such suits or proceedings and generally representing the said Trust and the Trust Fund, without being responsible for any loss occasioned thereby.
- VII The Trustees shall have fully power to compromise, compound or abandon all actions, suits or other proceedings and all differeces and disputes touching the Trust Fund and/or the Trust Estate or arising out of these presents and to refer any such differences or disputes to arbitration and to adjust and settle all accounts, debts, claims or suits relating to the trust fund and/or the Trust Estate and to do all other relevant acts, deeds and thing fully and effectually, without being liable for any loss occasioned thereby.
- VIII The Trustees shall be entitled for and on behalf of the Trust to enter into contracts or other engagements in the name of the Trust, or in any other such name as may be adopted by the trustees for the purpose of the Trust, and it shall be sufficient if any contracts, deeds assurances bills, cheques receipts or other documents required to be signed on behalf of the Trustees are signed by

HAR

13.2.19

HTM

13.2.19

Kawir Arjini

13.2.19

- IX. The Trustees may pay all taxes, charges and outgoings payment in respect of any immovable property for the time being forming part of the Trust Estate or assets and may carry out repairs which may from time to time be required to be done to the same and keep the same insured against loss or damage by fire and may incur all other costs, charges and expenses for and incidental to the administration and management of the Trust Fund and the properties for the time being belonging to the Trust, as they in their absolute discretion think proper.
- X. The Trustees may purchase, acquire hold manage, improve develop, exchange, sell, lease, give on license, mortgage, charge dispose of, or otherwise deal with or turn into account all kinds of property of the Trust or the Trustees may raise or borrow money required for the purpose of the Trust on the Mortgage or pledge of the Trust properties or any part thereof with or without any security on such terms as they may, in their absolute discretion, think fit.
- XI. The Trustees shall be entitled at their discretion to sell or convert any investments for the time being comprising the Trust Funds and invest the net proceeds thereof as provided by these presents.
- XII. The Trustees shall have the power to sell Trust properties or any part thereof, wither by public contracts or public auction with or without stipulating as to the title or otherwise, and Trustees may buy any property without being answerable for the loss occasioned thereby and may, for the purposes aforesaid or any of them execute and do all such acts, deeds, assurances and things as they shall think fit, The Trustees shall out of the money which shall arise from any such sale aforesaid pay and satisfy the expenses incurred in or about the same and the balance shall be deemed to be a part of the Trust fund and shall be dealt with accordingly. Upon any sale or other transfer by the Trustees under the power aforesaid the purchaser or purchasers, transfers or transferees dealing bonfide with the Trustees shall not be concerned to see or inquire whether the occasion for executing or exercising such power has arisen, or whether the provisions as to the appointment and retirement of Trustees herein contained have been properly or regularly observed and performed, Neither shall the purchaser or purchasers, transferees be concerned to see to the applications of the purchase monies or other consideration or be answerable

Handwritten signature

13.2.19

Handwritten signature

13.2.19

Handwritten signature: 'Kali Arjun'

13.2.19

- XIII. The Trustees shall have the power to pull down renovate, rebuild, alter, improve, develop or repair any immovable property comprised in the Trust fund or construct any structure on any land forming part of the Trust Fund or enter into any agreements or covenants with the owners of or persons interested in any other properties whether restrictive or otherwise for the benefit of the properties comprised in the Trust fund or insure any immovable properties against loss by fire, lightning or civil commotion or other risks or losses or against loss of rents as they may think proper from time to time. Trustees shall have the power to use the income and interest of the Trust Fund from time to time for rebuilding or reinstating immovable properties or erecting new buildings.
- XIV. The Trustees may draw make negotiate, endorse, discount, execute and issue cheques, notes or other negotiable or transferable instruments, securities for the purposes of the Trust and delegate such power to such persons in such manner as they think fit.
- XV. The Trustees may do all acts, matters and things which are conducive incidental and/or ancillary to the foregoing aims or objectives of the Trust, or which are necessary or can conveniently be carried out for the attainment of the above aims and objectives.
- XVI. The Trustees shall have the power to frame schemes bye-laws rules and regulations or appoint committees for carrying out the objective and purposes of these presents and for carrying out or for administering the trust and otherwise for giving effect to the objectives and purposes hereof, and to vary alter add to or modify the same from time to time as the Trustees may in their discretion deem fit and proper.
- XVII. The Trustees shall have the right to reimburse themselves and from time to time meet pay and discharge all expenses incurred in or about the management of the Trust property the execution of the Trust or of their duties under these presents first out of the income and then if necessary, out of the Trust fund.

TRP

13.2.19

TRP

13.2.19

Kabir Arjun

13.2.19

XVIII The Trustees shall cause proper books of account to be kept wherein shall be entered a true and accurate account of all monies received, disbursed, or spent in connection with or in the course of management of the said Trust Fund and its properties or in relation to the carrying out of the objectives and purposes thereof as well as of all the assets liabilities and effects of the trust fund. The Accounts shall be audited by a Chartered Accountant.

XIX. The Trustees shall be respectively chargeable only for such property, monies, funds and securities as they shall respectively actually have received not withstanding their respective signing of any receipt for the sake of conformity and shall be answerable and accountable only for their own respective acts, receipts, neglects or default and not for those of each other, nor for any bankers, brokers auctioneers or other person with whom or into whose hands, the Trust Fund monies or securities may be deposited or come in any manner nor for dispensing wholly or partially with the investigations for preclusion of the lessor's title on the purchase of leasehold property nor for any defect in title on the purchase of any property nor for the insufficiency or deficiency of any funds or securities nor for any other loss unless the same shall happen through their own willful default respectively.

- g) The accounting year of the trust shall be from 1st April to 31st March.
- h) The annual account of trust shall be audited by a Chartered Accountant appointed in the meeting of the Board of Trustees.
- i) On points where no express provision has been made in these presents, the provision of the Indian Trusts Act and the Statutory modifications thereof shall apply.
- j) The Board of Trustees may frame such rules and regulations and pass resolutions which would be helpful for the proper management of the Trust Fund and attainment of its objects. The rules and regulations framed or resolution passed by the Board of Trustees or any addition, rectification or changes made, which are not inconstant with the aims and objects of the Trust shall have effect as if that included in the original Deed of Trust.

13.2.19

13.2.19

13.2.19

AMENDMENTS:

The amendment in the TRUST DEED shall only be effected if the same is approved by there-fourth majourity of the Trustees.

We, the Authors of the TRUST do hereby declare that we have settled this TRUST and executed THIS TRUST DEED wigh our own will and without coercion, with sound mind and full senses. We have handed over the TRUST FUND to the Trustees mentoned hereinabove for the purpose of the TRUST.

Certified that the finger prints of the left hand of the parties whose photographs affixed in the document have been duly obtained before me.

Drafted by:- [Signature] L. NO 2/87

Witnesses :-

[Three handwritten witness signatures]



भारतीय विभागीय प्रशासन प्राधिकरण
भारत सरकार
 Unique Identification Authority of India
 Government of India

नामांकन क्रमांक Enrolment No.: 1124/00027/03868

To,
 Khatiza Praween
 खतीजा प्रवीन
 W/O Manjur Ansari
 MUSLIM TOLA POST-BALIDIH PS- EALIDIH
 SCHOOL BALIDIH
 Bokaro
 Jharkhand 827014
 Mobile:

22/08/2011



UC 08513346 5 IN
 Ref No.:412B3E9X-6513346



आपका आधार क्रमांक / Your Aadhaar No. :

5106 0126 1350

आधार - आम आदमी का अधिकार



भारत सरकार



खतीजा प्रवीन
 Khatiza Praween

:

जन्म वर्ष / Year of Birth : 1982
 महिला / Female

5106 0126 1350



आधार - आम आदमी का अधिकार

Handwritten signature



भारत सरकार

Unique Identification Authority of India
Government of India

नागरिक क्रमांक Enrolment No.: 1124/00027/03867

To,
Fatima Khatun
फातिमा खतून
W/O Gafur Ansari
MUSLIM TOLA POST-BALIDIH PS-BALIDIH
SCHOOL BALIDIH
Bokaro
Jharkhand 827014
Mobile:

24/09/2011



UC 08578563 4 IN
Ref No.:412B3E9X-6578563



आपका आधार क्रमांक / Your Aadhaar No. :

6146 1177 5712

आधार - आम आदमी का अधिकार



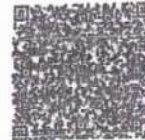
भारत सरकार



फातिमा खतून
Fatima Khatun

जन्म वर्ष / Year of Birth : 1963
महिला / Female

6146 1177 5712



आधार - आम आदमी का अधिकार

फातिमा

Online Payment Verification

Payment App. ID. : 1102201908494058184

Service Type.	:	Registration Fees
GRN No.	:	1900394648
Payment Date	:	11/02/2019
Application ID	:	313940
Applicant Name	:	Khatiza Parween
Applicant Address	:	Balidih Bokaro
District	:	Bokaro
Amount	:	3084.00
CIN No.	:	10002162019021108048
Ref. No.	:	3707781973518
Payment Status	:	SUCCESS/NA
Payment Mode	:	Online

Handwritten signature


Handwritten signature



निबंधन विभाग, झारखंड
Bokaro

Token No.24Token Date: 2/13/2019
Party Name: Khatiza Parween
Father/Husband Name:Manjur Ansari
(Trustator)
School Balidih, Muslim Tola, Ps.- Balidih, Bokaro

Deed Type: Trust

Party Details	
Name :	Khatiza Praveen
Gender :	F
DOB :	01-01-1975
C/o :	W/O Manjur Ansari
District :	Bokaro
House/Building No. :	
Locality :	POST-BALIDIH PS- BALIDIH
Pincode :	827014
Post Office :	
State :	Jharkhand
Village/Town/City :	SCHOOL BALIDIH
Aadhaar No :	xxxxxxxx1350
Photo :	

✓
Registering Officer


Party Signature

Operator's Signature



निबंधन विभाग, झारखंड
Bokaro

ken No.24Token Date: 2/13/2019

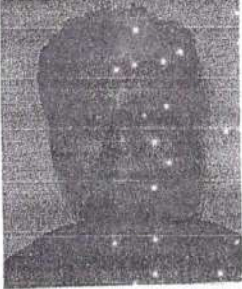
arty Name: Md. Zakiarfin

ther/Husband Name:Haji Slahuddin Ehsan

(TRUSTEE)

Islampur, Ps.- Balidih, Bokaro

Deed Type: Trust

Party Details	
Name :	Zaki Arfin
Gender :	M
DOB :	05-03-1990
C/o :	S/O Slahuddin Ehsan
District :	Bokaro
House/Building No. :	
Locality :	POST - MAKHDUMPUR, P.S - BALIDIH
Pincode :	827010
Post Office :	
State :	Jharkhand
Village/Town/City :	Hesabatu West
Aadhaar No :	xxxxxxxx4163
Photo :	

✓
Registering Officer

Zaki Arfin
Party Signature


Operator's Signature



निबंधन विभाग, झारखंड
Bokaro

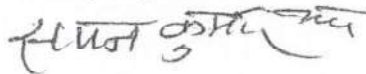
Token No.24Token Date: 13/02/2019
Party Name: Sapan Kumar Jha
Father/Husband Name:Late Nibaran Jha
(Identifier)
Bishwanathdih, Ps.- Pindrajora, Bokaro

Deed Type: Trust

Party Details	
Name :	Sapan Kumar Jha
Gender :	M
DOB :	01-01-1973
C/o :	S/O Nivaran Jha
District :	Bokaro
House/Building No. :	
Locality :	Po-Kashijharia Ps-Pindrajora
Pincode :	827013
Post Office :	
State :	Jharkhand
Village/Town/City :	Bishwanathdih
Aadhaar No :	xxxxxxxx6046
Photo :	

Registering Officer

Party Signature



Operator's Signature





निबंधन विभाग, झारखंड
Bokaro
जांच पर्चा-सह घोषणा प्रपत्र (नियम 114)

Token Date/Time: 13/02/2019 13:31:18.

Form No- 24

Document Type	Trust	Presenter	Khatiza Parveen	Date of Entry	13/02/2019
Presenter Name & Address	School Balidih, Muslim Tola, Ps.- Balidih, Bokaro	DOE		Total Pages	50
Stampable Doc. Value	11101	Stamp Value	500	Book	IV
Document/Transaction Value	11101	Serial /Deed No.	/	CNO/PNO	
Special Type		Old Serial No.	/	e-Stamp Cer. No.	
Remarks / Other Details		App. ID	313940		

Other Property Details:

Party Details:

Party Type	Party Name	Father/Husband	Occup.	Relation	Caste	Gender	PAN/F 60	Mobile	Aadhar	Pres.Address	Perm. Address	PAN Verified
Trustator	Khatiza Parveen	Manjur Ansari	Business	पति	मोमीन	Female		xxxxxxxx95	xxxxxxxx1350	School Balidih, Muslim Tola, Ps.- Balidih, Bokaro	School Balidih, Muslim Tola, Ps.- Balidih, Bokaro	
TRUSTEE	Fatima Khatoon	Late Abdul Gafur Ansari	Business	पति	मोमीन	Female		xxxxxxxx86	xxxxxxxx5712	School Balidih, Muslim Tola, Ps.- Balidih, Bokaro	School Balidih, Muslim Tola, Ps.- Balidih, Bokaro	
TRUSTEE	Md. Zakiarfin	Haji Slahuddin Ehsan	Business	पति	मोमीन	Female		xxxxxxxx95	xxxxxxxx4163	Islampur, Ps.- Balidih, Bokaro	Islampur, Ps.- Balidih, Bokaro	
Identifier	Sapan Kumar Jha	Late Nibaran Jha	Business	पिता	ब्रह्मण	Male		xxxxxxxx32	xxxxxxxx6046	Bishwanathdih, Ps.- Pindrajora, Bokaro	Bishwanathdih, Ps.- Pindrajora, Bokaro	

Fee Details:

SN.	Fee Name	Net Amount
1	E	2000.00
2	SP	750.00
3	A1	333.03
	Total	3083.03

फातिमा

Disclaimer : I hereby declare that all the contents of uploaded document and the original document are exactly same. And the information provided by me are true to itself.formation provided by me are true to itself. The details of property's holding number has been verified by me at the time of entry through alert generated by the system. I am satisfied with the verification and hence proceeding further for registration after seeing the alert.

Signature's of Executant & Claimant

उपरयुक्तियाँ दस्तावेज में अंकित तथ्यों के अनुरूप हैं।

[Signature]
दस्तावेज लेखक का हस्ताक्षर

[Signature] *[Signature]*
प्रस्तुतकर्ता का हस्ताक्षर डाटा इंद्रि ऑप्रेटर का हस्ताक्षर

निबंधन पूर्व सारांश में इंपुट फार्म के अनुरूप डाटा इंद्रि की गई है।

उपरयुक्त Khatiza Parveen & Others ने इस दस्तावेज के निष्पादन को मेरे समक्ष स्वीकार किया

जिसकी पहचान Sapan K. Jha पिता Late Nibaran Jha

निवासी Pindrajora पेशा Business ने की।

[Signature]
निबंधन पर्यवेक्षक का हस्ताक्षर



निबंधन विभाग, झारखंड
बोकारो

Token No.24 Token Date: 13/02/2019
Serial/Deed No./Year :776/61/2019
Deed Type: Trust

SN.	Party Details	Photo	Thumb
1	Khatiza Parween Father/Husband Name:Manjur Ansari (Trustator) School Balidih, Muslim Tola, Ps.- Balidih, Bokaro		
2	Fatima Khatoon Father/Husband Name:Late Abdul Gafur Ansari (TRUSTEE) School Balidih, Muslim Tola, Ps.- Balidih, Bokaro		
3	Zakiarfin Father/Husband Name:Haji Slahuddin Ehsan (TRUSTEE) Islampur, Ps.- Balidih, Bokaro		
4	Sapan Kumar Jha Father/Husband Name:Late Nibaran Jha (Identifier) Bishwanathdih, Ps.- Pindrajora, Bokaro		

Book No. IV
Volume 5
Page 73 To 122
Deed No 776 / 61
Year 2019
Date 13/02/2019

Registering Officer
13/02/19

Rani
Signature of Operator