

196/14/2022



தமிழ்நாடு தமில்நாடு TAMILNADU

National Theological Association
Mangalam

CK 063960

A. தியாகராஜன், எம்.ஏ., எம்.எட்.,
முத்தியாத்தூர் விற்பனையாளர்,
28, S.L.3. தெற்கு ரோடு,
நாகர்கோவில் - 629 001,
உரிமம் எண்: 1/2012.

**NATIONAL THEOLOGICAL ASSOCIATION
(NTA) TRUST**

THIS DECLARATION OF RELIGIOUS EDUCATIONAL CHARITABLE TRUST Made at Nagercoil on this 14/07/2022 Day of May 2022, between Mr. ANISH RATHAMANI, (Aadhaar) No. 3100 8520 6810, Phone No: 9659260461) Aged 34 years, S/O Rathamani residing at 9/60, Mangalam, Chanelkarai, Ponmanai, Kalkulam, Kanyakumari District, Tamil Nadu - 629162. herein after referred to as DONOR (Which term shall mean and included wherever the context so requires his heirs, Legal representatives and assigns) of the ONE PART;

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JOINT & SUB REGISTRAR
Kanyakumari @ Nagercoil

Anish NR



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A. தியாகராஜன், எம்.ஏ., எம்.எட்.,
முத்திரைத்தாள் விற்பனையாளர்,
28, S.L.B. தெற்கு கோடு,
நாகர்கோவில் - 629 001,
உரியம் எண்: 1/2012.

TRUSTEES

Mr. ANISH. RATHAMANI Aged about 34 years,
S/o. RATHIMANI, residing at 9/60, Mangalam, Chancelkarai,
Ponmani, Kalkulam, Kanyakumari District, Tamil Nadu - 629161

• Mrs. TEJAVATH JYOTHI Aged about 25 years D/o. TEJAVATH
BALU, 1-47, Kothagudem, Kothapeta, Khammam, Andhrapradesh -
507211

• Mr. ROSHAN TANU JAMBHALE, Aged 55 years, D/22 Martin
Nagar, Ring Road, Jaripatka SO, Nagpur, Maharashtra - 440014

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Kanyakumari District

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Here in after referred to as "THE TRUSTEES" (which expression shall unless it be repugnant to the meaning or context there of include the survivor or survivors and their or his assigns and other trustee or trustees for the time being of these presents) of the OTHER PART.

WHERE AS THE DONOR is interested in promoting Spiritual, Social, Economic and Educational wellbeing of the socially, economically, educationally poor, needy and under-privileged people of India Irrespective of caste, creed, race, community or religion.

AND WHERE AS in furtherance of these object and for their achievement and full filament, the DONOR has conceived of a project!

AND WHEREAS for the purpose of implementing such a project the DONOR has decided to set apart and settle a sum of Rs.1000/- (Rupees one Thousand only) as the nucleus for a fund to carry out such a project;

AND WHEREAS the DONOR has decided that such a project should be executed and managed by an autonomous Board of Trustees.

AND WHEREAS at the request of the DONOR the Trustees In clouding the DONOR has agreed to be the Trustees of such project:

AND WHEREAS the DONOR and the Trustees have decided that further funds shall be collected by the Trustees for the fulfillment of the project.

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AND WHEREAS prior to the execution of these project the DONOR has handed over to the Trustees a sum of Rs.1000/- (Rupees one Thousand only) the receipt where of the Trustees do hereby admit and acknowledge:

AND WHEREAS DONOR and the Trustees are now desirous of declaring the Trust and of executing this Deed concerning the said sum of Rs.1000/- and the said project:

NOW THERE FORE THIS DEED OF TRUST WITNESS AS FOLLOWS:

- This Trust shall be known as NATIONAL THEOLOGICAL ASSOCIATION , here in after called NTA Trust.
- The Objectives of the Trust are as follows:

In **GENERAL** The National Theological Association (NTA) is body of Theological Institutions, Committed to Evangelical Faith and Scholarship, Networking together to Serve the Church in Equiping the people of God for the mission of the Lord Jesus Christ.

IN PARTICULAR

1. To help the educational institutions to achieve international standards. To strengthen the Theological educational Institutions across the country, To promote the enhancement of evangelical theological education worldwide.
2. To recognize valid educational programs and to authorize issuance of academic awards. To serve as a forum for contact and collaboration among those worldwide involved in evangelical theological education, for mutual assistance, stimulation and enrichment.

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3. To offer assistance and advice to institutions in keeping with the highest standards of international education. To provide networking and support services for regional associations of evangelical theological schools worldwide.
4. To Provide programs, books, advice and other professional support. Assistance to develop Theological libraries.
5. To network individuals and institutions engaged in higher education in order to pursue common concerns for the cause of excellence.
6. . To engage in educational programs and projects of global concern. To facilitate among these bodies the enhancement of their services to evangelical theological education within their regions.
7. To facilitate a global network of individuals and institutions dedicated to the cause of Christian higher education.
8. Program and Professional Development: To assist in the areas of curricula and program development, vision formation, faculty development, leadership development, teaching methods, and textbook/content delivery.
9. Partnerships: To facilitate partnership building through student, faculty, and institutional collaboration and exchanges.
10. To provide accreditation to institutions and programs that seek the same and comply with the standards established
11. To validate programs and institutions where appropriate and needed.
12. To attend events providing resourcing, networking, consulting and connectedness to institutional members.

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13. To serve as a voice for integrated higher education in the Christian tradition among member institutions as well as to other entities and institutions.

14. To maintain faithful adherence and commitment to the Christ- centered mission in promoting higher education globally.

15. To open theological research center's to run extension Courses up to Doctoral degree in Theological courses.

16. To publish Magazine, periodicals, books, and Audiovisuals.

17. To raise financial funds to fulfill the objectives. Organise seminars , workshops on theological issues.

DEFINITIONS:

- Financial Year:
The Financial year of the trust means the period ending with 31st March every year or any other period the trustees may decide by resolution from time to time.
- Resolution:
A resolution of the trustees means any resolution passed by simple majority, of the trustees who are present in a meeting and voting or passed by circulation in writing.
- Managing Trustee:
The Managing Trustee means the person appointed by the author under those presents or the person appointed or elected by trustees after his relinquishment or cessation of office in accordance with the term of those presents and the rules framed by the trustees from time to time.

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4. REGISTERED OFFICE:

The Office of the Trust shall be situated for the time being at D.No.9/60, Mangalam, Chancelkarai, Ponmanai, Kalkulam, Kanyakumari District - 629161.

Sub office:

National Theological Association

1-47, lingagiri, Kothagudem, Bayyaram Mandal,
Mahabubabad, Telangana State, 507211

Which is a rented premises, however it shall change its office , if situation warranted.

Branch, sub-offices, program offices or field offices of the Trust if deemed necessary by the trustees shall be opened at one or more places in India.

CONSTITUTION OF THE TRUST**5. BOARD OF TRUSTEES:**

The affairs of the trust shall be conducted by a board of trustees. The trust shall transact its day to day business through the managing trustee.

6. MINIMUM AND MAXIMUM NUMBER OF TRUSTEES:

The Minimum number of trustees shall be three and the maximum number of trustees shall be ten.

7. MANAGING TRUSTEE: Mr. ANISH NR No.1, of Trustees shall be the Managing Trustee. If the Managing Trustee relinquishes office or the office becomes vacant otherwise, the trustees shall elect a managing trustee from among themselves or nominate any person as managing trustee after inducting him as a trustee.

8. TERM OF OFFICE: The term office of the first board of trustees other than the Managing Trustee shall be five years. They shall be eligible for reappointment.

9. APPOINTMENT OF TRUSTEES: The Managing Trustee shall appoint trustees or co-opt. additional trustee or trustees and fix their terms of appointment.

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10. DISQUALIFICATIONS: If any Trustee is declared by a court to be lunatic or an insolvent or is incapacitated on account of any bodily or mental infirmity or is convicted of an offense involving moral turpitude, or is otherwise unable to work as a trustee, or he/she retires or resigns, or is removed in accordance with the rules of the trust to be framed from time to time, a vacancy will occur.

11. VACANCIES: If a vacancy occurs in the Board Trustees i.e. on account of death, resignation, removal or any other ground, the vacancy shall be filled up by the Managing Trustee.

12. COMMITTEES: The Trustees may from time to time appoint a committee or committees, sub-committees to carry out the objectives of the Trust and decide the size, strength, the duration and the functions of. Such subcommittee or sub-committees. Such sub-committees or committee may co-opt any person or persons whom they consider proper for advise, guidance, help and cooperation

13. ADVOSORY BOARD

The advisory Board members will be appointed by the Board of Trustees to make available their expertise with regard to any project of the Trust.

FUNCTIONS OF THE ADVISORY BOARD MEMBERS:

a. The Experts in the relative sphere will extend their experience and advise to the Managing Trustee to plan, implement, monitor and evaluate such projects so as to ensure, efficiency and eventually be beneficial for the promotion of the objects of the Trust.

b. Advisory board members can attend the board meetings but cannot vote for any resolution.

c. Their term of office shall be fixed by the Board.

d. They are entitled for a reasonable honorarium fixed by the Board from time to time.

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GENERAL POWERS OF TRUSTEES

14. TRUST FUND: The Trustees shall stand and be possessed of the said Trust fund upon Trust, to receive the interest, dividend, rents and other income thereof and therewith in the first place reimburse themselves or pay and discharge all the costs, charges and expenses incurred in or about or incidental to the administration or execution of any of the Trusts or powers of these presents and the interest payable on the loans if any borrowed by the Trustees and also all outgoings, taxes, assessments, dues and duties and other taxes or amount payable in respect of or chargeable upon the Trust Fund or the income thereof and the costs of meeting ordinary repairs of any immovable property and subject thereto upon trusts to apply the residue of the said interest, dividend, rents and other income, and at their discretion to apply whole or any part or parts of the income or the corpus or the part of the corpus of the trust fund for all or any of the objects of this trust in the manner provided subject to what is stated in these presents.

15. TRUST PROPERTIES: The Trustees shall hold the properties of the trust both movable and immovable for the objectives stated in these presents. The properties of the Trust and the Trust fund shall so far as possible stand in the name of the Trust, represented by the Managing Trustee or any other trustee duly authorized by the Board of Trustee. At present there is no any movable or immovable money.

16. FINANCIAL ASSISTANCE, GRANTS, GIFTS, FTC: The Trustees may receive or accept or hold upon such terms and conditions as they deem it, any financial assistance, aid, grants, donations, gifts, subscriptions or contributions in cash or in kind or any property from any source within the country or outside for carrying out the objects of the trust, subject to laws for the time being in force.

17. PURCHASING POWERS AND ACQUISITION OF OTHER RIGHTS: The trustees shall purchase or acquire properties, consisting of movables or immovable necessary for carrying out the objects of the Trust. The Trustees shall generally take on lease or license or exchange, hire or otherwise acquire any real/personal property or any interest therein, and any rights, easements, privileges, which the Trust may think necessary or convenient with reference to any of the objects of the Trust.

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18. SELLING POWERS: The Trustees may sell, exchange, lease or grant, license or otherwise dispose of any movable or immovable property by private treaty or public auction upon such terms and conditions as the Trustees may deem proper.

19. POWER IN INVEST MONEYS: The Trustees may invest the moneys as may not be immediately required or necessary for the purpose of carrying out the objects of the Trust in accordance with the provisions of the Income Tax Act, 1961 and rules made there under from time to time.

20. BORROWING POWERS: For the purpose of carrying out the objects of the Trust Managing Trustee may borrow moneys or raise loans or obtain advances upon such securities as may be determined by him. The Trustees may authorize the Managing Trustee to encumber the properties of the trust by mortgage, charge or hypothecation, etc. The Managing Trustees shall execute the necessary documents for this purpose on behalf of the Trust.

21. LENDING POWERS: The Trustees may lend or give on loan or advance such moneys as may not be immediately required for the purpose of carrying out the objects of the Trust upon such terms and upon such securities as may be determined by them.

22. NEGOTIABLE INSTRUMENTS : The Trustees may draw, make assign, endorse, discount, execute and issue cheques, promissory notes, bills and other negotiable or transferable instruments.

23. POWER TO COMPROMISE, COMPOUND, WAIVE OR SETTLE: The Trustees shall have full power to compromise or compound all actions/suits proceedings and all differences and demand, to refer any dispute or differences in arbitration and to adjust, waive, remit or settle any dues and approve all accounts relating to the Trust Fund.

24. APPOINTMENT AND REMOVAL OF STAFF: For the purpose of carrying out the objective of the Trust or for running any specific project or projects, programme or programmes or assignments the Managing Trustee shall be entitled to retain from time to time employ professionals, skilled personnel, technical advisors and engage such staff and servants fix their terms of appointment and pay for their services, such as fees, Honorarium salaries, remuneration, allowances or perquisites and to suspend, punish, remove or dismiss any such persons so employed. Such decisions shall be final.

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25. POWER TO ENTER INTO CONTRACTS: The Trustees shall through the Managing Trustee be entitled to enter into contracts or agreements necessary for the purpose of carrying out the objects of the Trustee.

26. VALID DISCHARGE FOR MONEY PAID TO TRUST: The receipt by the Managing Trustee or any other person duly authorized by the Managing Trustee for the moneys paid in respect of Trust Fund or in respect of any moneys which may otherwise become payable to the Trust for or in respect of the Trust shall effectively, discharge the persons paying the same there from or from seeing to the application thereof.

27. CHIEF FUNCTIONARY: The Managing Trustee shall be the Chief Functionary for the purpose of Foreign Contribution Regulations Act, During his temporary absence his nominee who is delegated in writing with such power shall fulfill the obligations of the chief Functionary.

28. POWER TO SUE AND BE SUED: The Trust shall sue or be sued in the name of Managing Trustee.

29. ADMINISTRATION OF PROJECTS AND PAYMENT OF REMUNERATION: The Income and Funds of the Trust shall be solely utilized towards the objects of the Trust and no portion of its shall be utilized for payments to Trustees, by way of profit, interest, dividend, etc. However, for the purpose of carrying out the Objects of the Trust, the Trustees having requisite qualification may be appointed to render services to the Trust, for which they shall be eligible reasonable Salary/Remuneration Commensurate with their qualification and experience. Similarly, the Trustee shall be reimbursed and out of pocket expenses incurred with the objects of the Society.

30. POWER TO INTERPRET: All questions arising in the administration of the Trust and all questions relating to the interpretation of these presents or the exercise or non-exercise of any of the powers and authorities of the Trustees whether conferred by these presents invested in them by law or otherwise concerning or touching these presents or anything herein contained shall be decided accordingly to the wishes of the majority of the Trustees subject to what is stated in these presents.

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31. POWER TO AMEND: Any Rule 5% Regulation made in the trust deed can be altered or amended for the better or efficient or effective management of the Trust. All the signatories to this Trust Deed agree that such amendments, alteration can be effected by an amendment deed to be executed by the Managing Trustee and by atleast two of the other remaining Trustees. However such amendments shall not be against the basis tenure or nature of the trust or objects set forth herein.

32. RULE MAKING POWRS: It shall be lawful for the Trustees to frame rules and regulations, after or amend the same from time to time for the administration of the Trust, its Projects, programs and its fund for carrying out its objectives and for the regulations and conduct of meeting and proceedings of the Trustees and for such other purposes as the Trustees may deem proper. However, any rule shall not be against the objects of the Trust or conditions of this deed of Trust.

33. RESIDUARY POWERS: The Trustees shall do any cause to be done all lawful things as are in accordance with the spirit and principles of the object of the Trust or which are conducive to the attainment and pursuit of the aims and objects of the Trust.

FUNDS, ACCOUNTS AND AUDIT

34. SURPLUS FUND: The surplus or un-applied portion of the income if any or income arising in any or more year or years may be accumulated by investing the same or otherwise and the resulting income thereof from time to time and the surplus shall be credited to an account to be called "THE SURPLUS ACCOUNT" and the Board of Trustees shall have power in any subsequent year or years to expend and employ the same in the manner and to the same extent as if such accumulations or parts thereof had been in the manner and to the same extent as if such accumulations or parts thereof had been part of the income of the year or years in which the same is sought to be expended and employed as aforesaid.

The Trustees shall have power to accumulate the income for such time to such extent as they deem proper or necessary.

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35. ACCOUNTS OF THE TRUST AND AUDIT: The Trustees shall maintain regular and proper accounts and get them audited by a qualified chartered accountant once in a financial year. They shall comply with the provisions of the laws applicable and are in force.

REGISTERS AND RECORDS

All the books of accounts, registers, minute book and all other records of the Trust shall be kept in the registered office of the Trust and shall be accessible for perusal and inspection by the Trustees, but such inspection shall not entitle the Trustees to take any extract or copy of the records inspected.

The following registers and records shall be maintained.

- a. Minutebook
- b. Cashbook
- c. General Ledger
- d. Receipt Book
- e. Voucher Files
- f. Annual Reports
- g. Annual Audited Statements of Accounts
- h. Correspondance Files
- i. Advisory Board and Sub Committee Minutes

36. BANKING ACCOUNTS: The Trustees may open an account or accounts of any description in the name of the Trust in any bank or banks in one or more towns or places. Such account or accounts may operate by the Managing Trustee or by any persons or persons may be authorized by the Managing Trustee in writing.

MEETINGS OF TRUSTEES

37. ANNUAL MEETINGS OF TRUSTEES: The Trustees shall meet together at least once in a year to approve the annual statements of accounts, auditor's statement and budget. They shall also meet as often as they could for the dispatch of business, adjourn and otherwise regulate their meetings and proceedings as they think fit. The Managing Trustee shall be the chair person of the meeting. In the absence of the Managing Trustee. The Trustees may elect the chair person for the meeting. The Chair-person shall have a casting vote in case of a tie.

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38. RESOLUTION BY CIRCULATION: A resolution passed by circulation without any meeting of the Trustees and evidenced by writing signed by all the Trustees shall be as valid and effectual as a resolution duly passed at a meeting of the Trustees held in accordance with the provisions of these presents and the rules and regulations framed by the Trustees from time to time.

39. QUORUM: One third of the total number of Trustees will constitute the quorum for any meeting. However a minimum of two will be necessary to constitute the quorum. If within thirty minutes from the time scheduled for the commencement of the meeting there is no quorum the meeting shall stand adjourned to any convenient day and time of which due notice shall be given. However, such adjourned meeting shall not require any quorum.

OTHERS

40. PERSONAL LIABILITY OF THE AUTHOR OR TRUSTEES: The Trustees shall be respectively chargeable only for such money, funds, and other funds of the Trust Property as they shall respectively and actually received and shall be answerable and accountable only for his or their own acts, neglects and willful defaults and not for those of any bankers, brokers or other person in whose hands any Trust money or securities may be placed nor for deficiency of the stock, funds, share or security nor otherwise for any involuntary losses Unless the same shall happen due to or through their own on his own willful default or gross negligence. The author, on constitution of the Trust shall no longer be liable for misfeasance, malfeasance or nonfeasance or any other neglect or default of the Trustees.

41. IRREVOCABILITY OF THE TRUST AND THE BENEFITS FROM TRUST: The Trust is irrevocable and any part of the funds of the Trust or income of the Trust shall not be taken for the benefit of the Author or Trustees as the case may be.

42. PROHIBITION OF BUSINESS, TRADE OR COMMERCE NOT APPROVED BY INCOME TAX ACT AND RULES : The Trustees shall not carry out any business, trade or commerce with the funds of the Trust other than the business which has been permitted in the provisions of the Income Tax Act, 1961.

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Mysore



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43. AMENDMENTS AND PRIOR PERMISSION OF THE INCOME TAX COMMISSIONER : It is hereby declared that any amendment of the Trust concerning direct Tax laws shall be carried out only with the prior approval of the Commissioner of Income Tax having Jurisdiction.

44. INCOME TAX EXEMPTION AND INTERPRETATION OF THIS DEED: In case the Trustees consider that the objects of the Trust will be better achieved if the income of the Trust is exempted under Income Tax Act, and in such case a particular clauses of the instrument of Trust has been inadvertently clothed in language capable of an interpretation in conflict with the relevant provision of the Income Tax Act, granting exemption, it is hereby expressly declared the such clauses will have a restricted meaning. The relevant Income Tax provisions will always have the overriding effect.

45. ARBITRATION: In case of difference or dispute arising in the working of the Trust or between the Trustees or between the Trust and its employees, between the Trust and the third parties having dealings with the Trust the difference or dispute shall be referred to a third person for arbitration who may be agreed to between the parties.

46. AMALGAMATION AND DIVISION: The Trustees will have right, authority and power to apply for or agree to amalgamate the Trust with any other Trust or Trusts, Associations and Societies which are recognized under Section 80 G of the Income Tax Act, 1961 or the appropriate sections of the Income Tax Act with which the same could be amalgamated according to law and divide the same into two or more Trusts.

47. DISSOLUTION: The Trust may be dissolved by a unanimous decision of all Trustees.

48. DISPOSAL OF ASSETS ON DISSOLUTION: In the event of dissolution or winding up the Trust the assets of the Trust shall not be used by the Trustees but the same shall be transferred to any other trust, society or institution whose objectives are similar to that of the objectives of this Trust.

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Kanniyakumari @ K. J. J.



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49. NO MOVABLE IMMOVABLE ASSETS at the time of execution of Trust Deed

IN WITNESS WHEREOF of AUTHOR has hereunto set his hand the day, and year first above written and delivered.

Amish R.N.R

Witness:

1. S. Kayernisha, W/o. P. Abdul Kaboor, 23-83,
Pandakasalaipuram, Colachel - 629251
(Aadhar No : 7819 4513 2701) *S.K. Nish*
2. S.Hameem, S/o. Saleem, 3/10-1,
Globe Computer Street, Thattanvilai Road, North Soorankudi -629501
(Aadhar No : 3981 8070 6104) *S. Hameem*

தயாரித்தவர்



U. Ravichandran

U. RAVICHANDRAN
Advocate

Roll No: 898/2014
No: 318, New Additional Law Chamber
Chennai-600 104
Cell: 9944405768



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Download Date: 15/06/2020

Government of India

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VID : 9145 5181 2128 7766

எனது ஆதார். எனது அடையாளம்

Unique Identification Authority of India

முகவரி:
S/O. ராதாமணி, 9/60, மங்கலம் கானல்புரம்,
பொளமனை, கங்குலாறு, கன்னியாகுமரி,
தமிழ் நாடு - 629161

Address:
S/O. Rathamani, 9/60, MANGALAM
CHANELKARAI, PONMANAI, Kankulam,
Kanniyakumari,
Tamil Nadu - 629161

3100 8520 6810
VID : 9145 5181 2128 7766

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Kanniyakumari @ Nagar





இந்திய அடையாள அமைப்பு

இந்திய அரசாங்கம்
Unique Identification Authority of India
Government of India

பதிவு அடையாளம் / Enrollment No 2040/20726/02482

To
கயர் நிஷா அப்துல் கபூர்
Kayer Nisha Abdul Kaboor
W/O. Abdul Kaboor
23-83
PANDAKA SALAI PURAM
COLACHEL
Colachel
Colachel Kalkulam Kanniyakuman
Tamil Nadu 629251

Ref. 143 / 27B / 37676 / 37869 / P



SE503837984FT



உங்கள் ஆதார் எண் / Your Aadhaar No. :

7819 4513 2701

ஆதார் - சாதாரண மனிதனின் அதிகாரம்



இந்திய அரசாங்கம்
Government of India



கயர் நிஷா அப்துல் கபூர்
Kayer Nisha Abdul Kaboor
பிறந்த நாள் / DOB 07/05/1980
பெண்பால் / Female



7819 4513 2701

ஆதார் - சாதாரண மனிதனின் அதிகாரம்

Government of India

AADHAAR

தகவல்

- ஆதார் அடையாளத்திற்கான சான்று குடியுரிமைக்கு அல்ல .
- அடையாள சான்றை இணையதளம் மூலம் உறுதிப்படுத்திக் கொள்ளவும் .

INFORMATION

- Aadhaar is proof of identity, not of citizenship .
- To establish identity, authenticate online .

- ஆதார் நாடு முழுவதிலும் செல்லுபடியாகும் .
- வருங்காலத்தில் அரசு மற்றும் அரசு சாரா சேவைகளை பயன்படுத்திக் கொள்ள ஆதார் உதவிகரமாக இருக்கும் .

- Aadhaar is valid throughout the country .
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R/1 எண் இணை சார்பதிவாளர் கன்னியாகுமாரி/புத்தகம்-4/196/2022

2022 ஆம் ஆண்டு ஜூலை மாதம் 14ம் தேதி பிப் 02.26 மணியளவில் 1 எண் இணை சார்பதிவாளர் கன்னியாகுமாரி சார்பதிவாளர் அலுவலகத்தில் தாக்கல் செய்து கட்டணம் ₹ 360/- செலுத்தியவர்

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எழுதிக் கொடுத்ததாக ஒப்புக் கொண்டவர்
இடது பெருவிரல்



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"சம்மதத்துடன் கூடிய ஆதார் அங்கீகாரம்" என்ற வழி இந்த நபரின் அடையாளம் விரல் ரேகை மூலம் ஆதார் ஆணையத்துடன் சரிபார்க்கப்பட்டது. ஒப்பீட்டு எண் :
UKC:906895b9c5d7569cb34e25aba0b8a5c39733ea
(Details from UIDAI : Anish Rathamani C/O: Rathamani, 05-06-1987, xxxxxxxx6810)



2022 ஆம் ஆண்டு ஜூலை மாதம் 14ம் நாள்

கமல்ஜார்ஜ் ஜா
சார்பதிவாளர்
1 எண் இணை சார்பதிவாளர் கன்னியாகுமாரி

R/1 எண் இணை சார்பதிவாளர் கன்னியாகுமாரி/புத்தகம்-4/196/2022 எண்ணாகப் பதிவு செய்யப்பட்டது.

நாள்: 14/07/2022

1 எண் இணை சார்பதிவாளர் கன்னியாகுமாரி

கமல்ஜார்ஜ் ஜா
சார்பதிவாளர்

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Kanniyakumari @ Nagercoil



आयकर विभाग
INCOME TAX DEPARTMENT



भारत सरकार
GOVT. OF INDIA

स्थायी लेखा संख्या कार्ड
Permanent Account Number Card

AAETN0571B



नाम / Name

NATIONAL THEOLOGICAL
ASSOCIATION

निगमन / गठन की तारीख
Date of Incorporation/Formation

14/07/2022

45900

FORM NO. 10AC

(See rule 17A/11AA/2C)

Order for provisional registration

1	PAN	AAETN0571B
2	Name	NATIONAL THEOLOGICAL ASSOCIATION
2a	Nature of Activities	Religious
2b	Address	
	Flat/Door/Building	1-47
	Name of premises/Building/Village	Kothagudem, Bayyaram Post, Lingagiri
	Road/Street/Post Office	Bayyaram S.O
	Area/Locality	Lingagiri
	Town/City/District	KHAMMAM
	State	Telangana
	Country	INDIA
	Pin Code/Zip Code	507211
3	Document Identification Number	AAETN0571BE2023101
4	Application Number	718868520260723
5	Unique Registration Number	AAETN0571BE20231
6	Section/sub-section/clause/sub-clause/proviso in which provisional registration is being granted	02-Sub clause (vi) of clause (ac) of sub-section (1) of section 12A
7	Date of provisional registration	02-08-2023
8	Assessment year or years for which the trust or institution is provisionally registered	From AY 2024-25 to AY 2026-2027
9	Order for provisional registration:	
	a. After considering the application of the applicant and the material available on record, the applicant is hereby granted provisional registration with effect from the assessment year mentioned at serial no 8 above subject to the conditions mentioned in row number 10.	
	b. The taxability, or otherwise, of the income of the applicant would be separately considered as per the provisions of the Income Tax Act, 1961.	
	c. This order is liable to be withdrawn by the prescribed authority if it is subsequently found that the activities of the applicant are not genuine or if they are not carried out in accordance with all or any of the conditions subject to which it is granted, if it is found that the applicant has obtained the provisional registration by fraud or misrepresentation of facts or it is found that the assessee has violated any condition prescribed in the Income Tax Act, 1961.	
10	The registration is granted subject to the following conditions:-	

	<p>a. Any income derived from property held under trust, wholly or in part for charitable or religious purposes, shall not be applied, other than for the objects of the trust or institution.</p> <p>b. The trust or institution shall not have income from profits and gains of business which is not incidental to the attainment of its objectives.</p> <p>c. Separate books of account shall be maintained by such trust or institution in respect of the business which is incidental to the attainment of its objectives.</p> <p>d. The trust or institution shall not apply any part of its income from the property held under a trust for private religious purposes, which does not enure for the benefit of the public.</p> <p>e. The trust or institution established for charitable purpose created or established after the commencement of this Act, shall not apply any part of its income for the benefit of any particular religious community or caste.</p> <p>f. No non-genuine activity shall be carried out by the trust or institution.</p> <p>g. No such activity shall be carried on by the trust or institution which is not in accordance with all or any of the conditions subject to which it was registered.</p> <p>h. The trust or institution shall comply with the requirement of any other law, as referred to in item (B) of sub-clause (i) of clause (b) of sub-section (1) of section 12AB.</p> <p>i. The form for registration in Form No 10A has been duly filled in by providing all the information or documents and no false or incorrect information or documents have been provided.</p> <p>j. The trust or institution shall apply for registration within 6 months of commencement of the activities or at least 6 months prior to the expiry of period of provisional registration, whichever is earlier.</p> <p>k. Where the trust or institution has adopted or undertaken modifications of the objects which do not conform to the conditions of registration, the trust or institution shall make an application in the prescribed form and manner to the Principal Commissioner or Commissioner, for registration of the trust or institution, within a period of thirty days from the date of the said adoption or modification.</p>		
	<table border="1"> <tr> <td>Name and Designation of the Registration Granting Authority</td><td>Principal Commissioner of Income Tax/ Commissioner of Income Tax (Digitally signed)</td></tr> </table>	Name and Designation of the Registration Granting Authority	Principal Commissioner of Income Tax/ Commissioner of Income Tax (Digitally signed)
Name and Designation of the Registration Granting Authority	Principal Commissioner of Income Tax/ Commissioner of Income Tax (Digitally signed)		

Signature Not Verified

Digitally signed by
AMRITA RANJAN
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