

BK IV / 23 / 2018



தமிழ்நாடு தமில்நாடு TAMILNADU
Shrimathi Jayanthi
Charitable Trust
Panruti.

11976
1.11.2018

BH 527877

R. SPDS KUMARES
S.V.L No: 1/92.
சுப்பிரமணிய கிராடு,
பனரூட், தமிழ்நாடு.



SHRIMATHI JAYANTHI CHARITABLE TRUST

This deed of trust is executed at PANRUTI on this 02nd day of November by Sri.SPDS KUMARES. S/o.Late.S.P.D.Shanmugam chettiar, aged about 59 years, residing at D-20-A, M.G.Road, Block-24, Neyveli Township, Cuddalore District, Tamilnadu, hereinafter called the Founder cum Managing Trustee of the trust, which expression unless repugnant to the context or meaning thereof includes hits heirs, successors, executors, administrators, and legal representatives.

WHEREAS Shri.SPDS.KUMARES, the founder cum managing trustee of the trust in order to promote education and charitable services has formed a Public charitable trust in the name of his wife late Shrimathi Jayanthi.

WHEREAS for the purpose of the said Trust the founder has also set apart a sum of Rs.1001/- (Rupees one thousand and one only).

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[ASAR 4659 0921 9925
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தமிழ்நாடு தமில்நாடு TAMILNADU
Shrimathi Jayanthi
Charitable Trust,
Paurahi

11977
1-11-2018

R. P. [Signature]
R. பழனி சுவாமிநாதன்,
S.V.L. No: 1/92.
குங்குலமங்கலம் கோட்டை,
புலம்பட்டி, தமிழ்நாடு.

BH 527878



..2..

WHEREAS the Founder has also appointed the following three trustees, he himself is being the Founder cum Managing trustee.

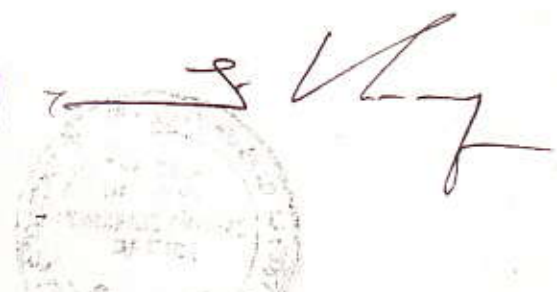
Dr.K.Gayathri, W/o.Dr.M.Vikram, aged 34 years, residing at B-33 Arihant Amara Apartments, Koparasanallur, Chennai-600 078.

Mrs.K.Subhashini, W/o.Mr.S.Devanathan, aged about 30 years residing at B-13, Arihant Amara Apartments, Koparasanallur, Chennai-600 078.

Miss.K.Keerthana, D/o.Mr.SPDS.Kumaraes, aged about 23 years, residing at D-20-A M.G.Road, Block-24, Neyveli, Pin 607801.

Whereas the trustees have agreed to hold the said sum of Rs.1001/- (Rupees one thousand and one only) in the trust and utilize the fund including accumulations at present thereto and income there from for the purpose hereinafter mentioned under this Trust Deed.

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தமிழ்நாடு தமில்நாடு TAMILNADU

Shrimathi Jayanthi
Charitable Trust
Panruti

11978
1.11.2018

BH 527879

R. Rajarajam
S.V.L. No: 1/92.
சுவிட்சர்லாந்து
பெரியூர், தமில்நாடு.

..3..

NOW THIS DEED OF TRUST WITNESSETH

It is hereby declared that the founder do hereby settle on the trustee hereinafter mentioned the sum of Rs.1001/- (Rupees One thousand and one only) upon the Trust. It is hereby declared further that the trustees hereinafter mentioned shall stand possessed of the said amount and shall utilize the said amount and the income there from as well as all receipts, accumulations and accretions thereto by way of contributions, donations, subscriptions, or otherwise forming the Trust fund for the objects, intents and purposes hereinafter mentioned.

The name of the Trust shall be SHRIMATHI JAYANTHI CHARITABLE TRUST and the registered office of the Trust shall be at No.118, V.O.C.Street, Panruti, Cuddalore District, Tamilnadu.

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11 and 12 of the Income Tax Act 1961 (as amended from time to time) and the donations to the trust and admissible for relief under section 80-G of the Income Tax Act 1961 (as amended from time to time). In conformity with the above, the objectives of the Trust shall be,

EDUCATIONAL :- To run, maintain or assist any educational or other institutions for coaching, guidance, counseling or vocational training or to grant individual scholarship for poor, deserving and needy students for elementary and higher education.

RELIEF OF THE POOR :- To give financial or other assistance in kind by way of distribution of books, notebooks, clothes, uniforms, or meals for the poor and indigent.

OTHER OBJECTS OF GENERAL PUBLIC UTILITY :-

To acquire property for the sole use for public good by making it available for public purposes as for example, library, school building, playground, conducting training classes for the benefit of the community in general.

To undertake any other activities incidental to the above activities but which are not inconsistent with the above objects.

If any of the above objects is found to be inconsistent with the object of a public charitable institution under section 11 or any other section of the Income-tax Act 1961 or any other direct tax law or any other law applicable to such trusts as now enacted or as may be enacted or amended at a future date, the objects stated above will be treated as so modified to accord with such law or amended law so that any concessions, privileges, conditions or regulations available or applicable to this trust as well so that this trust will continue to retain its character as a public charitable institution without profit motive with public character within the meaning of all such laws. All the objects of the trust and its activities will be confined in India and will be carried on without profit motive and without any distinction on account of caste, creed colour or religion and the beneficiaries of the trust are the public at large.

TRUST FUND

The founder of the trust declares that the sum of Rs.1001/- (One thousand and one only) that has been dedicated by him for public charitable purposes and objects of general public utility describe above, the receipts of which the trustees have acknowledged and that the trustees shall and will stand possessed of the said Rs.1001/- (Rupees One thousand one only) upon trust and also any other properties movable and immovable which the trustees may from time to time receive for time to time receive for augmenting the trust fund or for specified purposes connected with the objects of the trust non calculated to impede the due working of the trust

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arising from the donations, bequests, gifts, legacies or grants in cash or kind or from any other source whatsoever and also of any investments from the time being representing the said trust fund and also of the net income from the trust fund into trust, and to apply both the income and the capital of the trust for the purposes of the trust. The trust fund shall be held in the name of the trust.

At present the trust does not own any movable or immovable properties excepting the trust fund of Rs.1001/- (Rupees One thousand one only).

TRUSTEES

The first trustees of the Trust shall be

SPDS KUMARES, S/o.Late.SPD SHANMUGAM CHETTIAR (Founder cum Managing Trustee), aged 59 years residing at D-20-A, M.G.Road, Block-24, Neyveli, Pin-607801.

Dr.K.Gayathri, W/o.Dr.M.Vikram, aged 34 years, residing at B-33, Arihant Amara Apartments, Koparasanallur, Chennai-600 078.

Dr.K.Subhashini, W/o.Mr.S.Devanathan, aged about 30 years, residing at B-13, Arihant Amara Apartments, Koparasanallur, Chennai-600 078.

Miss.K.Keerthana, D/o.Mr.SPDS Kumares, aged about 30 years, residing at D-20A, MG Road, Block-24, Neyveli.607801.

ADMINISTRATION OF THE TRUST

6.a) The Trustees shall hold office during their lifetime unless they vacate the office earlier. The number of Trustees, shall not be less than 3. The existing or continuing trustees shall have the power of appointing further of additional trustees within the number prescribed here in above, either in the place of those retiring or becoming disqualified to hold office or as new trustees. Subject to clause(5) the managing Trustee will be elected by the trustees from among themselves and he shall continue to be managing trustee during his life time and not liable to be removed from such office except for breach of trust or misconduct.

In the event of any vacancy arising in the office of the Managing Trustee by resignation or otherwise the remaining Trustee may select any one of the trustee to be the managing trustee. In case of any vacancy in the Trust Board arising by death or resignation or otherwise. The remaining Trustees will have powers to represent the Trust Board. The Trustees shall have in such an event, power to Co-Trustee to fill up the vacancy.

7) Any Trustee shall be at liberty at all times to relieve from the Trust and shall also be entitled to be disqualified to hold office if he/she becomes or is declared to be an insolvent or to be of unsound mind. Whether or not found by inquisition or shall otherwise become unfit or incapable to act or resign from the trusteeship.

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8) The Trustee will be entitled and be at liberty to accept gifts or any voluntary contribution from any persons, install charity boxes and/or otherwise collect subscriptions or donations to augment the Trust fund and use such notices for the objects of the Trust.

It shall always be open to the Trustees in their absolute discretion to accept or refuse any such donations, gifts and/or contributions.

POWERS OF TRUSTEES

i) Without prejudice to the general powers of the trustees to manage the trust, the Managing Trustee of the trust in consultation with other trustees shall have the following powers for the management and administration of the trust and for the execution of the object of the trust.

ii) To carry on the day to day administration of the Trust.

iii) To determine from time to time the charitable objects and purpose for which the funds of the trust shall be used and to allot and to allocate from time to time each of the objects such portion of the funds as they may deem fit.

IV) To keep the trust properties or apply the trust funds for the acquisition or renting/leasing of movable and immovable properties, securities or other form of property.

V) To pay rental/Leasing charges in relating to Trust.

VI) To open one or more bank account in any nationalized or scheduled bank in the name of the trust and deposit money's of the trust in such accounts as may be decided by the trustees from time to time and to give instructions to bankers as to the persons entitled to operate thereon.

VII) To borrow or raise such loan or loans for the benefit of the trust from Banks, financial institutions, private parties and to sign documents that may be necessary for and on behalf of the trust and also execute necessary mortgage of hypothecation Deed etc., as per resolution passed in the meeting.

VIII) To settle, compromise or compound all or any of the debts, claims, outstanding amounts, disputes, demands, actions, suits and proceedings whatsoever by or against in any manner related to the trust or refer the same to arbitration.

IX) To invest and keep invested and deal with the Trust Fund in accordance with the relevant provisions the Income Tax Act.

X) To appoint legal advisors and such other professionals on such terms and conditions as the founded of trustee deem fit, from time to time.

XI) To reimburse the trustees towards the pocket expenses that may be incurred by them in the course of or in relation to the affairs of the trust.

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XII) To Sell, lease or otherwise dispose of any immovable properties, assets and goods of the trust. *which may belong to the trust in the future. The trust does not possess any movable or immovable property at the time of registration of this deed.*

XIII) To have custody of all trust investments, assets, documents, accounts and papers belonging to or relating to the trust.

XIV) To do all such acts and things as are necessary for the control and management of the affairs of the trust and for the purpose of attainment of the object of the trust.

8) It is declared and understood that the trustees shall have power to frame rules and or by-laws, alter, vary, amend, delete and also add rules and or bye-laws for the conduct and management of the trust or the trust fund or for carrying out the objects of the trust and such rules and or bye-laws, framed, amended, altered, varied, deleted or substituted shall have the same force as if they have been incorporated in the original trust hereby created but not repugnant to the object of the trust.

9) No amendment to the deed of the trust shall be made so as to alter the basis character or the object of the trust and no such amendment which may prove to be repugnant to the provisions of the section 2(15), 11, 12, 13, and 80-G of the Income Tax act, 1961. No amendment to any specific clause of deed of trust shall be made without the prior approval of the commissioner of the Income tax.

10) If there are no trustees, functioning at any point of time the trustees shall be appointed in accordance with the law by a court of competent jurisdiction.

11) Where at any time the number of trustees fall below the minimum prescribed in clause 6(b) supra the continuing trustees shall have the power to co-opt any persons to fill up the vacancy.

12) Any vacancy in the board of trustees and/or any illegality in appointment of trustees, or their proceedings shall not invalidate any prior act or decision of the board of trustees.

13) It is hereby made clear that the income or funds of the trust shall be applied only for fulfilling the objects of the trust and none of the trustees, or his relatives shall be entitled to any portion of such income or funds by way of dividends, interest or in any manner whatsoever.

14) The trustees shall keep proper books of accounts of the Income and Expenditure of the trust, which shall be closed to every year on 31st March and audited by a chartered Accountant duly appointed by the Trustees.

15) The official year of the trust shall be from April to March.

16) The trust shall be irrevocable and will continue in perpetuity.

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17) To accept and raise funds required for the purpose by way of subscriptions, grants, gifts, contributions, donations or benefactions in shape of cash or kind or movable or immovable properties from India and abroad. Application shall be made to the Home Ministry as and when the Trust proposed to receive Foreign Contribution. The trust shall communicate the copy of the Ministry's permission to the commissioner of Income Tax as and when required.

18) If for any reason, the trustees find that it may be possible to continue the trust, then the net assets over liabilities shall not be distributed among the trustees or their relatives, but shall be handed over entirely to another trust with similar objects.

19) QUORUM

The minimum number of trustees to be present for conducting a meeting of the board of trustees shall be 2 or 1/3rd of the total number of trustees whichever less is.

20) VOTING

Each trustee shall have one vote

The opinion of the majority of the board of trustees present at a meeting shall be final in respect of all matters relating to the trust.

21) APPLICATION OF INCOME AND TRUST FUND

a) the trustees may invest the trust estate either in the purchase or taking on rent of immovable properties or in such manner as allowed by law as may be in force from time to time, provided such investments shall not be made which are directly or indirectly for the benefit of the person referred in such section (3) of section 13 of the Income tax act, 1961 and subsequent amendments as may be made from time to time.

b) if the income from the trust property in a particular year is not fully utilized the unspent income subject to the applicable provisions of the Income tax act, 1961 shall be carried over to the next year or years and spent in such subsequent year or years of the advancement of any of the object of the trust.

c) Application of income for religious purposes, if any will be restricted to the limits prescribed under the income tax act as amended from time to time.

22) LIABILITY OF TRUSTEE OR TRUSTEES

Subject to the powers and responsibilities of the trustees set out in this deed, no trustees shall be liable for any loss to the trust properties arising by reason of improper investment made in good faith or for the negligence, or fraud of any agent employed by him/her or (by way other trustees thereof) although the employment of such agents shall not strictly be necessary or expedient or by reason or any mistake or omission made in good faith by the trustees or by reason of any other matter or thing except wilful or deliberate fraud on the part of the trustees who alone may be, subject to the made so liable.

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R/பண்ணுட்டி/புத்தகம்-4/23/2018

2018 ஆம் ஆண்டு நவம்பர் மாதம் 02ம் தேதி பி.ப. 03:04 மணிபளவில் பண்ணுட்டி சார்பதிவாளர் அலுவலகத்தில் தாக்கல் செய்து கட்டணம் ₹ 195/- செலுத்தியவர்.

இடது பெருவிரல்



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கூடுதல் விவரங்கள் ஆவண வாசகத்தில் உள்ளபடி

எழுதிக் கொடுத்ததாக ஒப்புக் கொண்டவர்
இடது பெருவிரல்



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கூடுதல் விவரங்கள் ஆவண வாசகத்தில் உள்ளபடி

இன்னாரென்று நிரூபித்தவர்கள்

1. *[Handwritten signature]*
V Ramalingam
2. *[Handwritten signature]*

திரு இராமலிங்கம் த/பெ விரப்பன் 13ஏ, டைப்-2, வட்டம் 25, குறிஞ்சிப்பாடி, கடலூர், தமிழ்நாடு, இந்தியா, 607803

திரு செல்வம் த/பெ ராமலிங்கம் 99, ஜே.ம் சாலை, பிளாக் 24, குறிஞ்சிப்பாடி, கடலூர், தமிழ்நாடு, இந்தியா, 607801

2018 ஆம் ஆண்டு நவம்பர் மாதம் 2ம் நாள்

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சஞ்சீவி சத்தியசீலன் ச
சார்பதிவாளர்
பண்ணுட்டி



R/பண்ணுட்டி/புத்தகம்-4/23/2018 எண்ணாகப் பதிவு செய்யப்பட்டது.

நாள்: 02/11/2018
பண்ணுட்டி

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சஞ்சீவி சத்தியசீலன் ச
சார்பதிவாளர்

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To
குமரேஸ் சண்முகம்
Kumares Shanmugam
S/O: Shanmugam
D/20-A MAHATHMA GANDHI SALAI
BLOCK 24 KURINIPADI TALUK
Neyveli
Neyveli 1
Virudhachalam Cuddalore
Tamil Nadu 607801
0442257730
MNG05095431FT



உங்கள் ஆதார் எண் / Your Aadhaar No. :
7659 0921 9925

ஆதார் - சாதாரண மனிதனின் அதிகாரம்



இந்திய அரசாங்கம்
Government of India
குமரேஸ் சண்முகம்
Kumares Shanmugam
தந்தை : சண்முகம்
Father: SHANMUGAM
பிறந்ததேதி / Year of Birth: 1958
ஆண்கள் / Male



7659 0921 9925

ஆதார் - சாதாரண மனிதனின் அதிகாரம்



தகவல்

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

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- வருங்காலத்தில் அரசு மற்றும் அரசு காரா சேவைகளை பயன்படுத்திக் கொள்ள ஆதார் உதவிகரமாக இருக்கும்.
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முகவர்
S/O சண்முகம், 20-A,
மாஹாத்மா காந்தி சாலை, வட்டம்
24, குறிஞ்சியூர் தாலுகா
நெய்வேலி, ஆதார் நெய்வேலி
1, தமிழ் நாடு, 607801

Address:
S/O: Shanmugam, D/20-A,
MAHATHMA GANDHI SALAI,
BLOCK 24, KURINIPADI TALUK,
Neyveli, Cuddalore, Neyveli 1,
Tamil Nadu, 607801

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பதிவேட்டு எண்/Enrolment No.: 1110/81389/21506

Selvam (செல்வம்)

தகவல்

S/O Ramalingam, 99, J M SALAI, BLOCK 24,
CHIDHAMBARAM TK, Neyveli, Cuddalore,
Tamil Nadu - 607801

- ஆதார் அடையாளத்திற்கான சான்று, குடியரிமைக்கு அல்ல.
- அடையாள சான்றை ஆன்லைன் ஆதன்கேஷன் மூலமாகப் பெறலாம்.
- இது எலக்ட்ரானிக் செயல்முறை மூலம் தயாரிக்கப்பட்ட கடிதமாகும்.

உங்கள் ஆதார் எண்/Your Aadhaar No.:

6502 3844 8748



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Signature valid

Digitally signed by S/O RAMALINGAM
UNIQUE IDENTIFICATION AUTHORITY OF INDIA 01
Date: 2016.08.24 11:28:15 IST

எனது ஆதார், எனது அடையாளம்.



1947



help@uidai.gov.in



www.uidai.gov.in

- ஆதார் நாடு முழுவதிலும் செல்லுபடியாகும்.
- ஆதார் ஆதார் பெறுவதற்கு ஒரே ஒரு முறை மட்டுமே நீங்கள் விண்ணப்பத்தை பூர்த்தி செய்து பதிவு செய்ய வேண்டிய அவசியம் ஏற்படும்.
- உயவுசெய்து உங்களின் சமீபத்தைய புதிய மொபைல் நம்பர் மற்றும் e-மெயில் முகவரியை பதிவு செய்யவும். இதனால் உங்களுக்கு பல்வேறு வசதிகளை பெற்றுக் கொள்ளும் சௌகரியம் கிடைக்கும்.

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GOVERNMENT OF INDIA



செல்வம்
Selvam
பிறந்த நாள்/ DOB: 05/06/1966
ஆண் / MALE



முகவரி:

S/O ராமலிங்கம், 99, ஜே
எம் சாலை, பளாக் 24,
சிதம்பரம்-தாலுக்கா,
நெய்வேலி, கடலூர்,
தமிழ் நாடு - 607801

Address:

S/O Ramalingam, 99, J M SALAI,
BLOCK 24, CHIDHAMBARAM TK,
Neyveli, Cuddalore,
Tamil Nadu - 607801

Handwritten signature



भारत सरकार
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E-Aadhaar Letter

உயிவேட்டு எண்/Enrollment No.: 2007/28545/01562

RAMALINGAM VEERAPPAN (இராமலிங்கம் வீரப்பன்)

S/O: Veerappan, 13 A, TYPE 2, BLOCK-25,
KURINJIPADI TALUK, Neyveli, Cuddalore,
Tamil Nadu - 607803

Date: 24/10/2015

உங்கள் ஆதார் எண்/Your Aadhaar No:

4419 9902 1720



ஆதார் -சாதாரண மனிதனின் அதிகாரம்



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இராமலிங்கம் வீரப்பன்
RAMALINGAM VEERAPPAN
பிறந்த நாள்/ DOB: 06/04/1956
ஆண் / MALE



முகவரி:
S/O: வீரப்பன், 13 ஏ, வட்டம்
2, வட்டம் 25, குறிஞ்சிப்பாடி
தாலுகா, நெய்வேலி,
உடகூர்,
தமிழ் நாடு - 607803

Address:
S/O: Veerappan, 13 A, TYPE 2,
BLOCK-25, KURINJIPADI TALUK,
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