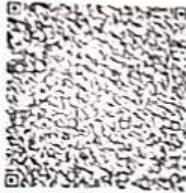




सत्यमेव जयते

INDIA NON JUDICIAL
Government of Jammu and Kashmir
e-Stamp

Certificate No.	: IN-JK05666344586258T
Certificate Issued Date	: 07-Apr-2021 05:21 PM
Account Reference	: NEWIMPACC (SV) JK12516604/ BIJBEHARA/ JK-AG
Unique Doc. Reference	: SUBIN-JKJK1251660110917113952473T
Purchased by	: ABDUL GANI GANIE SO AB QUDOOS AND OTHERS
Description of Document	: Article 56 Trust declaration or revocation
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: ABDUL GANI GANIE SO AB QUDOOS AND OTHERS
Second Party	: KHURSHID AHMAD PARA SO GH MOHD PARA AND OTHERS
Stamp Duty Paid By	: ABDUL GANI GANIE SO AB QUDOOS AND OTHERS
Stamp Duty Amount(Rs.)	: 500 (Five Hundred only)



-----Please write or type below this line-----

KC 0002116421

Statutory Alert

1. The authenticity of this e-stamp certificate can be verified at www.jkstampsonline.gov.in or through Stamp Mobile App of Govt. of Jammu and Kashmir.
2. Any discrepancy with the details on this e-stamp certificate can be reported to the web portal www.jkstampsonline.gov.in or through Stamp Mobile App of Govt. of Jammu and Kashmir.
3. The issue of e-stamp certificate is subject to the availability of the e-stamp certificate.
4. In case of any discrepancy and the issue of the e-stamp certificate.



TRUST DEED

THIS DEED OF TRUST is made and executed today the 7th day of April, 2021, at Anantnag between: -

1. **Abdul Gani Ganie S/o. Late Abdul Qudoos Ganie R/o. Naid Khun TB Shah Anantnag,**
2. **Khurshid Ahmad Parah S/o. Ghulam Mohammad Parah R/o. Homehuna District Shupiyon,**
3. **Arshid Mehraj Khan S/o. Mehraj-ud-Din Khan R/o. Sicop Road Bijbehara District Anantnag,**
4. **Parveez Ahmad Ganie S/o. Abdul Gani Ganie R/o. NaidKhun TB Shah Anantnag**
5. **Riyaz Ahmad Ganie S/o. Abdul Gani Ganie R/o. NaidKhun TB Shah Anantnag**
6. **Jahangeer Ahmad Khan S/o Mehraj-ud-Din Khan R/o. Ustad Mohalla Sicop Road Bijbehara Tehsil Bijbehara District Anantnag,**

(Hereinafter called the Party No.1 to Party No.6 respectively).

(Which expression shall be deemed to mean and include their respective heirs, executors, administrators and assigns, successors and legal representatives).

WHEREAS the Party No.1 to Party No.6 shall hereinafter collectively be referred as the "**Founder Trustees**" which expression shall, unless repugnant to the context or the meaning thereof, mean and include their survivor or successors, and such other Trustees as may be appointed in the manner laid down hereinafter. The Trustees, both present and future, shall constitute the Board of Trustees of the Trust.

ANDWHEREAS a will to create a trust among Trustees was in existence since January, 2021. The Trustees on the said will have with the object to create a sense of trust and responsibility among the Trustees for creation of a private trust to benefit the trustees and the beneficiaries who hereinafter appears and in order to remove any ambiguity and for future evidence, the trustees have unanimously decided that they will form a trust and have given a proper shape to the said trust which hereinafter appears as such it is deemed that the trust is in existence from the date of execution of this trust.

ANDWHEREAS the above-mentioned Trustees have unanimously decided to establish a TRUST under the name and style of **Taqwa Educational Trust Harnag Anantnag**. The head office of the trust will be at Harnag District Anantnag, however the trustees through a unanimous decision may open, sub-offices of the trust at different locations of the UT of Jammu and Kashmir for purpose of brevity the word trust wherever is used in the deed unless the context otherwise provided shall mean the "**Taqwa Educational Trust Harnag Anantnag**". The Trust Property / assets shall mean and include any property that is or may be acquired.

ANDWHEREAS the aforesaid Trustees are intending to run an educational institution at Harnag Anantnag with collaboration with NIPS Educational Trust Zainapora to impart education as per standards of the said trust. The trustees have collaboration with the aforementioned trust further intends make a joint venture with the countries one of the leading company that is G D Goenka Pvt Ltd New Delhi so that the intended educational institution will be carried on the guideline of the said company so that the trustees will be in a position to impart better education among the students in the district Anantnag. The prime motive of the trustee will be to importing education on non-profitable basis besides nominal profits.

1. *Handwritten signature of Abdul Gani Ganie*

2. *Handwritten signature of Khurshid Ahmad Parah*

3. *Handwritten signature of Arshid Mehraj Khan*

4. *Handwritten signature of Parveez Ahmad Ganie*

5. *Handwritten signature of Riyaz Ahmad Ganie*

6. *Handwritten signature of Jahangeer Ahmad Khan*

will be in a position to carry out the aims and objectives of the trust to impart best education among students in the area.
ANDWHEREAS the trust will open an educational institution and its main aim is to impart best education to the students as per present standards. It is non political in character and has no affiliation/relation with any political, religious, ethnic or any social organization.

WHEREAS the above-mentioned parties in order to avoid any differences and to determine their rights and liabilities interse, are desirous to reduce into writing the terms and conditions which shall govern the present trust which hereinafter appears.

NOW THIS DEED OF TRUST WITNESSETH AS UNDER

1. NAME OF THE TRUST:

The Trust shall be known as "Taqwa Educational Trust Harnag Anantnag" (hereinafter referred to as the "Trust"). The registered office of the Trust shall be situated Harnag Anantnag and branch offices will be established at any other places in the UT of J&K by the unanimous resolution of the Trustees as and when required.

2. CORPUS OF THE TRUST:

For affecting the objects of the Trust, the trustees hereby assign and transfer absolutely unto the Trust a sum of Rs.5,000/=(Rupees Five Thousand Only) hereinafter referred to as the original corpus of the Trust.

3. AIMS AND OBJECTIVES OF THE TRUST

It will be earnest desire of the Trust to raise the standards of education system in the district and to impart best education to the students.

That the trust has been established by the trustees to secure its aims and objectives which herein after appear.

- i. To establish and run an educational institution at Harnag Anantnag based on ideals and models of G D Goenka Pvt Ltd New Delhi for the benefit of the students.
- ii. To promote, spread and impart all aspects of education based on the concept imparting Education as envisaged G D Goenka Pvt Ltd New Delhi.
- iii. To construct and run educational institutions based on the ideals of G D Goenka Pvt Ltd New Delhi and other similar institutions, company, etc for the benefit of the public.
- iv. To provide grants, scholarships, fellowships and other forms of financial assistance to the needy and deserving students for pursuing education, vocational training, skill development etc.
- v. To grant financial assistance to any educational institution for granting scholarships, prizes, medals, awards for excellence in studies, sports and scientific research, distribution of books and note books for poor and or deserving students.
- vi. To provide necessary facilities or to contribute to educational and scientific research development in any place as the trust finds deemed fit.

4. MANAGEMENT

1. The management and control of the trust and its properties shall vest in the Board of Trustees consisting of all the trustees. The Trustees have elected Party No.1 as Chairman of the trust, Party No.2 as Vice Chairman, Party No.3 Secretary, Party No.4 as joint Secretary and Party No.5 &6 as members. The term of office for Chairman, vice-chairman, secretary and joint secretary shall be for a period of ten years from their date of appointment and they may be re-elected for further terms.

2. That the board of trustees shall have the following powers:

- i. To appoint staff and other kind of employees for the management of the affairs of the Trust.

[Handwritten Signature]
SUB REGISTRAR
ANANTNAG

1 *[Handwritten Signature]*

2 *[Handwritten Signature]*

3 *[Handwritten Signature]*

4 *[Handwritten Signature]*

5 *[Handwritten Signature]*

6 *[Handwritten Signature]*

will be in a position to carry out the aims and objectives of the trust...

best education among students in the area.

ANDWHEREAS the trust will open an educational institution and its main aim is to impart best education to the students as per present standards. It is non political in character and has no affiliation/relation with any political, religious, ethnic or any social organization.

WHEREAS the above-mentioned parties in order to avoid any differences and to determine their rights and liabilities interse, are desirous to reduce into writing the terms and conditions which shall govern the present trust which hereinafter appears-

NOW THIS DEED OF TRUST WITNESSETH AS UNDER

1. NAME OF THE TRUST:

The Trust shall be known as "Taqwa Educational Trust Harnag Anantnag" (hereinafter referred to as the "Trust"). The registered office of the Trust shall be situated Harnag Anantnag and branch offices will be established at any other places in the UT of J&K by the unanimous resolution of the Trustees as and when required.

2. CORPUS OF THE TRUST:

For affecting the objects of the Trust, the trustees hereby assign and transfer absolutely unto the Trust a sum of Rs 5,000/=(Rupees Five Thousand Only) hereinafter referred to as the original corpus of the Trust.

3. AIMS AND OBJECTIVES OF THE TRUST

It will be earnest desire of the Trust to raise the standards of education system in the district and to impart best education to the students.

That the trust has been established by the trustees to secure its aims and objectives which herein after appear.

- i. To establish and run an educational institution at Harnag Anantnag based on ideals and models of G D Goenka Pvt Ltd New Delhi for the benefit of the students.
- ii. To promote, spread and impart all aspects of education based on the concept imparting Education as envisaged G D Goenka Pvt Ltd New Delhi.
- iii. To construct and run educational institutions based on the ideals of G D Goenka Pvt Ltd New Delhi and other similar institutions, company, etc for the benefit of the public.
- iv. To provide grants, scholarships, fellowships and other forms of financial assistance to the needy and deserving students for pursuing education, vocational training, skill development etc.
- v. To grant financial assistance to any educational institution for granting scholarships, prizes, medals, awards for excellence in studies, sports and scientific research, distribution of books and note books for poor and or deserving students.
- vi. To provide necessary facilities or to contribute to educational and scientific research development in any place as the trust finds deemed fit.

4. MANAGEMENT

1. The management and control of the trust and its properties shall vest in the Board of Trustees consisting of all the trustees. The Trustees have elected Party No.1 as Chairman of the trust, Party No.2 as Vice Chairman, Party No.3 Secretary, Party No.4 as joint Secretary and Party No.5 &6 as members. The term of office for Chairman, vice-chairman, secretary and joint secretary shall be for a period of ten years from their date of appointment and they may be re-elected for further terms.

2. That the board of trustees shall have the following powers:

- i. To appoint staff and other kind of employees for the management of the affairs of the Trust.

[Signature]
SUB REGISTRAR
ANANTNAG

1 *[Signature]*

2 *[Signature]*

3 *[Signature]*

4 *[Signature]*

5 *[Signature]*

6 *[Signature]*

- ii. To approve or empower anybody through for executing any specific task of the Trust
- iii. To appoint any Solicitor, advocate or any other professional person as legal advisor of the Trust
- iv. To file or defend any suit or any other legal proceedings on behalf of the Trust.
- v. To chair and conduct all meetings and proceedings of the board of trustees
- vi. To suspend and terminate any employees of the Trust after following due procedure
- vii. To correspond with the authorities and individuals on behalf of the Trust
- viii. In the event of any dispute/differences between the Trustee/ beneficiaries, the decision of the board of trustees shall be considered as final, this will not however adversely affect the working of the trust as a whole. The dispute above mentioned shall be the private affair of the trust and if required can be referred to the sole arbitrator duly appointed by the trustees unanimously
- ix. Any Trustee(s) for the time being thereof may at any time retire from the Trust on giving not less than one month's notice in writing of her / his intention to do so to each of the other Trustees for the time being hereof and upon expiry of such notice the Trustees giving such notice shall cease to be Trustee of these presents
- x. Every one of the Trustees for himself or herself doth hereby agree that in the event of his or her vacating the office of the Trustees, he or she shall do all necessary acts, deeds and things for duly transferring over the Trust Fund to the name or names of the new and/or additional Trustees or Trustee. All costs attending such transfer shall be borne out of income of the Trust Fund
- xi. First Trustee will be the Chairman of the Trust, second trustee as Vice Chairman of the trust, Third trustee as Secretary of the trust, And Fourth trustee as Joint Secretary of the trust respectively
- xii. The Trustee No 3 and 4 are hereby authorized to represent the trust before any bank, financial institution, and the like. The aforesaid trustees can execute lease deeds, rent deeds, etc with third parties, trusts, legal entities, lad lords, etc. The afore said trustees are further authorized to represent the trust before any government, semi-government, company, financial institution, etc can execute contracts with them on behalf of trust, will operate bank accounts, withdraw or deposit the monies in the banks, bind the trust with other bodies etc

Signature
SUB REGISTRAR
ANANTNAG

1 *Signature*

2 *Signature*

3 *Signature*

4 *Signature*

5 *Signature*

6 *Signature*

5. DECISIONS OF THE TRUST

Any action by the trust must be in writing and signed by a majority of the trustees

6. CONTROL OF FUNDS

The board of trustee shall have exclusive custody of the securities, cash, and other property of the trust fund.

7. AMMENDMENTS

Subject to the provisions and any other law for the time being in force the trustees shall have the powers to amend any provision of the trust deed unanimously and after that amendment, shall be part of this deed and shall be duly added with the trust deed

8. POWERS AND FUNCTIONS OF TRUSTEES:

The Board of Trustees shall have the following rights and powers:

- i. To manage the properties of the Trust and to solicit and receive and administer funds, received from any lawful source and to dispose of the same for any purpose of the Trust in any lawful manner.

Sub Registrar
SUB REGISTRAR
ANANTNAG

- 1 *[Signature]*
- 2 *[Signature]*
- 3 *[Signature]*
- 4 *[Signature]*
- 5 *[Signature]*
- 6 *[Signature]*

- ii. To acquire by gift, purchase, exchange, lease or otherwise lands, buildings or other properties movable or immovable, together with all rights appurtenant thereto
- iii. To contract, incur obligation and otherwise make legally binding agreements of whatever kind and purpose upon such terms and conditions as the Board of Trustees deem advisable.
- iv. To receive monies, securities, instruments or other movable property for and on behalf of the Trust
- v. To raise funds for the Trust by gift, donations or otherwise
- vi. To invest the monies of the Trust upon such terms and conditions as the Board of Trustees deem fit and advisable
- vii. To sue and defend the legal proceedings on behalf of the Trust including compromise, settle or refer to arbitration all such proceedings.
- viii. To make, sign and execute all such documents and instruments as may be necessary or proper for carrying on the management of the property or affairs of the Trust
- ix. To grant receipts, to sign and execute instruments and to endorse or discount cheques or other negotiable instruments through its accredited agents.
- x. To do any other act or thing and exercise any other function or power permitted by law to the Trust which is incidental and conducive to the attainment of any of the aforesaid rights and duties and incidental or conducive to attainment of any other objectives of the Trust.
- xi. To determine from time to time to commence and to take up the object and purposes for which the funds of the trust shall be used and allot and allocate to each of the objects such portion of the funds as they deem fit.
- xii. To purchase and acquire any immovable property of any kind for this object of the Trust or as a source of income for the Trust.
- xiii. To sell, mortgage, or dispose of any immovable property/properties belonging to the Trust.
- xiv. To incur all expenditure necessary as in their own opinion useful for carrying out the objects and administration of the trust
- xv. To sell, lease, mortgage or dispose of any property, immovable property/properties belonging to the Trust'
- xvi. To open one or more bank accounts of the trust with any bank or banks as the Trustees may deem fit and deposit monies of the Trust in the Bank accounts
- xvii. To borrow for and on behalf of the Trust with or without security from banks, Governments, Universities or any other government Body/bodies both central and state
- xviii. to employ staff of all kinds necessary and useful for carrying out the objects of the trust
- xix. To incur such other items of expenditure as is necessary and incidental for carrying out the objects of the Trust.
- xx. To institute, conduct, defend, compound, withdraw, compromise, adjust, and refer to arbitration or to do such things as are incidental and necessary, concerning the affairs of the Trust and to sign and verify Power of attorney, pleadings, affidavits and other powers
- xxi. To delegate all or any of the powers vested in the Trustees to anybody' to frame rules, bylaws and other codes for the conduct of the affairs of the Trust and its transactions and establishing any Committee.

9. NON INVOLMENT

The trust is an institution of social service and its main aim is people's upliftment. It is non-political in character and has no affiliation/relation with any political, religious, ethnic or any social organization.

The trust shall open a bank account or accounts. The trust through trustees No 3 and 4 shall raise loans in the shape of cash credit, overdraft and term loan facility from any scheduled bank i.e. J&K Bank Ltd, HDFC, or any other bank of like nature.

11. POWER TO ALTER RULES AND REGULATIONS.

The Board of Trustees shall have full power and authority to make, alter and rescind rules and regulations for the management and administration of the Trust by unanimous resolution of board of trustees.

12. EXECUTION OF DOCUMENTS.

All Deeds, Documents etc. shall be executed by the trustee No 3 and 4 only but in exigencies, the trust may assign by virtue of resolution may be delegate to aforesaid power to some other trustee(s) or persons through written agreement or resolution only.

Signature
SUB REGISTRAR
ANANTNAG.

SUITS

The board of trustees have authorized trustee No 3 and 4 to sue on behalf of the Trust and the said trustee can delegate the said power to any other person to represent the trust in the competent court of law.

14. RESOLUTIONS.

a) The Board of Trustees may exercise all the powers vested in them through the medium of this deed and may pass a resolution by a simple majority of the trustees attended such meetings of the Board of Trustees.

b) Any resolution in writing signed by all Trustees holding office for the time being shall be valid and binding.

15. POWER TO ALTER RULES AND REGULATIONS

The Board of Trustees shall have full power and authority to make, alter and rescind rules and regulations for the internal management and administration of the Trust.

16. APPLICATION OF INCOME AND TRUST FUND.

The Board of Trustees shall be empowered to invest the funds of the Trust in movable or immovable properties, in such manner as they deem fit for the purpose of the objects of the trust.

17. REMUNERATION TO THE TRUSTEES.

The Trustees are entitled for remuneration as salary and are entitled to expenses incurred by them in the course of discharging the functions of the Trust.

18. That the Trustees shall avail the benefits if any of the trust in the ratio 05%, 20%, 20%, 20%, 20%, and 05% respectively from PARTY NO.1 to PARTY No 6 as decided already by the trustees unanimously.

19. That the trustees no 3 and 4 are within their rights to contract with other trusts, companies or the institutions of the country and will join hands with other trusts, companies, institutions, etc in order to carry out the aims and objectives of the trust.

20. That no trustee is empowered to delegate / re-delegate his office, possession to any other person except the existing trustees, nor can transfer his share to any person other than existing Trustees / beneficiaries, nor any trustee is authorized to appoint/delegate any attorney on his behalf or to go for any proxy to do any act with regards to the spheres of the trust.

21. The Trustees shall, at all times, be empowered to accumulate the whole or any part of the income of the Trust for the purpose of achieving and/or furthering the object of the Trust set out hereinabove provided that such accumulation shall be in accordance with the requirement of the Income-Tax Act and the Rules made Trust there under from time to time.

22. The Board of Trustees shall cause to be kept true accounts relating to the said Trust. The books of accounts and other papers and documents relating to the said Trust shall be kept at the office of the Trust and shall be open to inspection by the Board of Trustees at all reasonable times.

1 *Signature*

2 *Signature*

3 *Signature*

4 *Signature*

5 *Signature*

6 *Signature*

shall not be less than 03 (three) persons. The Trustees may, from time to time by majority vote, appoint such further and additional persons as board of Trustees may deem fit. All such appointments shall be within the maximum number prescribed hereinabove.

24. The quorum for any meeting of the trust shall be four Trustees. All meetings shall be presided over by the party of Party No 1. In the event the party no 1 is unable to attend any meeting of the trust, he shall nominate a presiding officer from amongst the Trustees to preside over the meeting. Except in so far as may be otherwise provided, all decisions of the trust shall be taken by a majority vote of the Trustees.

25. That trustee can dissolve the trust that too unanimously after liquidating the entire liability if any and if any benefit remains that will be disbursed as per the ration aforementioned.

That the trust will execute different documents through Party No 3 and 4 for different institution which will be under the control of the trust in future and the said documents include different pan cards, different bank accounts, etc.

27. The Trustees shall be entitled to any monies or monetary compensation for services rendered by them in the discharge of their duties for the business of the Trust as may be decided by the board of trustees.

28. The Board of Trustees shall have power from time to time to make such rules and regulations as may be necessary and as the Board of Trustees may think fit for the smooth management and administration of the Trust. The board of trustee may from time to time to set aside, amend, alter or vary any such rules regulations, bye-laws, or the whole or part of instant trust deed.

IN WITNESS HEREOF the parties hereto have set and subscribed their respective hands unto this deed as a token of acceptance of the terms of conditions of this deed on the day and year first here-in-above written in presence of below mentioned witnesses.

Signature
SUB REGISTRAR
ANANTNAG 26.

1 *Signature*

2 ~~*Signature*~~

3 *Signature*

4 *Signature*

5 *Signature*

6 ~~*Signature*~~

WITNESSES

1. *Witness Shauk*
Name: *Najim Ahmad Khan*
S/o: *Abdul Wahid Khan*
R/o: *5/26*
2. *Witness Abdul Karim*
Name: *Ghazan Abdul Karim*
S/o: *Mahid Abdul Karim*
R/o: *11/1 Colony of Jhalan*

TRUSTEES

1. *Signature*
2. ~~*Signature*~~
3. *Signature*
4. *Signature*
5. *Signature*
6. ~~*Signature*~~

Note:

Drafted by me at the instance of the parties, read over and explained the contents of this deed to the executants in their vernacular language who admitted its execution and has been entered in my register at S. No. 25 Dated 07/04/2021

Signature
25
07/04/2021



Before the Sub Registrar Anantnag-I
Present: Ghulam Hassan Sheikh, KAS






Deed Type :- 56 - Trust, Declaration of ,Consideration Amount :- Rs.0/-
 Stamp Duty :- Rs. 500, Registration Fee :- Rs. 1000,

This document of 56 - Trust, Declaration of has been presented before me for registration by **ABDUL GANI GANIE s/o/d/o/w/o LATE ABDUL QUDOOS GANIE**
 Both the parties have been identified by **KHURSHID AHMAD (Identifier)**
 Heard the parties and the contents of the document/deed were read out and explained to the parties, who having heard, admitted the same to be correct. An amount of Rs.500/- on account of stamp duty of 56 - Trust, Declaration of has been received in front of me through E-STAMP Certificate and registration fee of Rs.1000/- also stands deposited through CASH. There is no balance of any stamp/fee. Hence, the document is admitted to registration.




Date:- 22-Apr-2021

Ghulam Hassan Sheikh
SUB REGISTRAR
 Anantnag

Sr.NO	Party Name and Address	Party Type	Party Photo	Finger Print	Signature
1	ARSHID MEHRAJ KHAN S/o,D/o,W/o - MEHRAJ UD DIN KHAN .. , SICOP RAOD BIJBEHARA Bijbehara Bijbehara Anantnag Jammu and Kashmir PAN No.:	Executant Age:37			<i>[Signature]</i>
2	JAHANGEER AHMAD KHAN S/o,D/o,W/o - MEHRAJ UD DIN KHAN .. , USTAD MOHALLA SICOP ROAD BIJBEHARA Bijbehara Bijbehara Anantnag Jammu and Kashmir PAN No.:	Executant Age:34			<i>[Signature]</i>
3	ABDUL GANI GANIE S/o,D/o,W/o - LATE ABDUL QUDOOS GANIE .. , NAID KHUN TB SHAH Tb Shah Anantnag Anantnag Jammu and Kashmir PAN No.:	Trustee Age:78			<i>[Signature]</i>
4	RIYAZ AHMAD GANIE S/o,D/o,W/o - ABDUL GANI GANIE .. , NAID KHUN Tb Shah Anantnag Anantnag Jammu and Kashmir PAN No.:	Executant Age:42			<i>[Signature]</i>
5	PARVEEZ AHMAD GANIE S/o,D/o,W/o - ABDUL GANI GANIE .. , NAID KHUN Tb Shah Anantnag Anantnag Jammu and Kashmir PAN No.:	Executant Age:51			<i>[Signature]</i>

Sr.NO	Party Name and Address	Party Type	Party Photo	Finger Print	Signature
6	KHURSHID AHMAD PARAH S/o,D/o,W/o - GHULAM MOHAMMAD PARAH .. HOMEHUMA Homhuna Chitragam Shopian Jammu and Kashmir PAN No.:	Executant Age:38			

Identification:

Sr. NO	Party Name and Address	Photo	FingerPrint	Signature
1	KHURSHID AHMAD HOUSING COLONY BIJBEHARA Bijbehara Bijbehara Anantnag Jammu and Kashmir PAN No.:			

Above signature & thumb Impression are affixed in my presence.

Document No :- 2021/85/4/92

Book No :- 4

Volume No :-

Page No :-

Receipt No. :- 2021/85/226

The Registered document has been pasted in the concerned Register.


SUB REGISTRAR
ANANTNAG

لپښه انځم سټو اکه
د ستاين پيداوار جو دفتر
3
=1000=
0445602
22-04-2024
د راجا گل خان
د راجا گل خان
د راجا گل خان
د راجا گل خان



13/25



Pre Registration Summary

Date :- 22-04-2021 03:24 pm

Office Name :- SRO Anantnag-I
Token No:- 20210000031035

Appointment :- 22-Apr-2021 Time:- 14:40

Consideration	₹
Market Value	₹
Document Execution Date	08-Apr-2021
No. of Pages	6
Total Stamp Fee	₹ 500
Total Registration Duty	₹ 1,000

Signature
SUB REGISTRAR
ANANTNAG

Executant	Name/Representative Name-Mr. ARSHID MEHRAJ KHAN, Father/Husband Name- MEHRAJ UD DIN KHAN, SICOP RAOD BIJBEHARA Age: 37
	Name/Representative Name-Mr. JAHANGEER AHMAD KHAN, Father/Husband Name- MEHRAJ UD DIN KHAN, USTAD MOHALIA SICOP ROAD BIJBEHARA Age: 34
	Name/Representative Name-Mr. RIYAZ AHMAD GANIE, Father/Husband Name- ABDUL GANI GANIE, NAID KHUN Age: 42
	Name/Representative Name-Mr. PARVEEZ AHMAD GANIE, Father/Husband Name- ABDUL GANI GANIE, NAID KHUN Age: 51
	Name/Representative Name-Mr. KHURSHID AHMAD PARAH, Father/Husband Name- GHULAM MOHAMMAD PARAH, HOMEHUMA Age: 38
Trustee	Name/Representative Name-Mr. ABDUL GANI GANIE, Father/Husband Name- LATE ABDUL QUDOOS GANIE, NAID KHUN TB SHAH Age: 78

Witness Information	Full Name-Mr. IMRAN ABDULLAH PUNOO ,Age:34, Aadhar Card:*****2537, Address:HOUSING COLONY BIJBEHARA, Bijbehara, Bijbehara, Anantnag
	Full Name-Mr. NASEER AHMAD KHAN ,Age:34, Aadhar Card:*****8981, Address:SICOP ROAD BIJBEHARA, Bijbehara, Bijbehara, Anantnag

Identifier Details	Full Name-Mr. KHURSHID AHMAD, Aadhar Card:*****8455 , Age: 61 , Address:HOUSING COLONY BIJBEHARA, Bijbehara Bijbehara Anantnag,
--------------------	--

Document Registration Summary 1



Date :-22-Apr-2021

Article : 56 - Trust, Declaration of (56 A - Trust Deed, Declaration of or concerning any property when made by any writing not being a will, where there is disposition of property)

Office/2021/85/4/92

- Market Value: ₹0/-
- Consideration Amount: ₹0 /-
- Paid Stamp Duty: ₹500 /-

Receipt : 68088

Receipt Date : 22-04-2021

Presenter Name: ABDUL GANI GANIE

Registration Fee ₹1000

No.of Pages:6

Sr. No. 2021/85/4/92 On Date 22-Apr-2021
03:17:36 pm Presented at SRO Anantnag-I

Signature of Presenter

Total ₹1000

SRO Anantnag-I

Abdul Gani Ganie
SUB REGISTRAR
SRO Anantnag-I
ANANTNAG

Payment Head	Amount To Be paid	Paid Amount	Payment Mode	Reference No.	Payment Amount
Stamp Duty	500	500	E-STAMP Certificate	• Certificate Number : IN-JK05666344586258T	500
Registration Fee	1000	1000	CASH		1000
Sub Total	1500	1500	0		

Rule-In any other case

Stamp No. 1 22-Apr-2021 03:17:36 pm Time (Presentation)

Stamp No. 2 22-Apr-2021 03:18:54 pm Time (Fee)