

RAMSHOBHA COLLEGE OF EDUCATION

(Recognised by NCTE, New Delhi & Affiliated to V.B.U, Hazaribagh/JAC, Ranchi, Jharkhand)
At-Bankheta, NH-33, P.O.-Chuttupalu, P.S.-Ramgarh, Dist-Ramgarh, Jharkhand, Pin -835219
E-mail ID: ramshobha.education@gmail.com Mobile no. 7763810001

Ref No. RCE/150/2023

Date 16/03/2023

Board of Governors

The Board of Governor of Ramshobha College of Education, Ramgarh are the trustee members with principal of college.

- | | | |
|-----------------------|---|-----------|
| 1. Dr. Bandana Kumari | - | Chairman |
| 2. Smt. Sumitra Sinha | - | Secretary |
| 3. Mr. Sneh Naman | - | Director |
| 4. Principal, RCE | - | Member |
| 5. Mr. Naveen Kumar | - | Member |

Role of the Board of Governor

Trustee members and principal of the college are governed under board of governors (B.O.G). The rules / regulations / duties of the member of trustee under B.O.G. are governed under regulations.

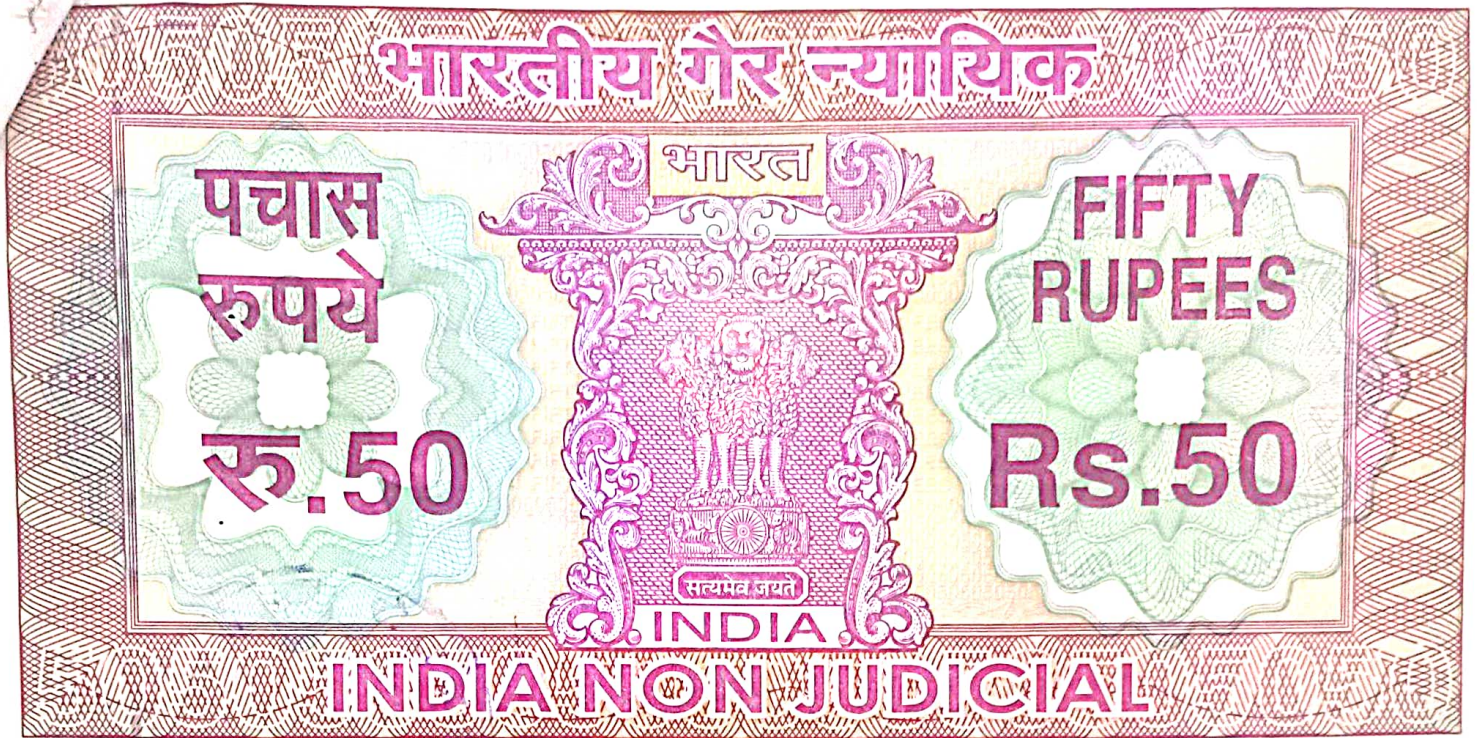
Member

Director

Chairman
Ramshobha College of Education
Bankheta, Chutupalu
Ramgarh, Jharkhand

Secretary
Ramshobha College of Education
Bankheta, Chutupalu
Ramgarh, Jharkhand

Principal
Ramshobha College of Education
Bankheta, Chutupalu
Near Ormanjhi Toll Plaza
Ramgarh (Jharkhand)



झारखण्ड JHARKHAND

B 127259

RULES & REGULATION OF TRUST

1. Trust Properties

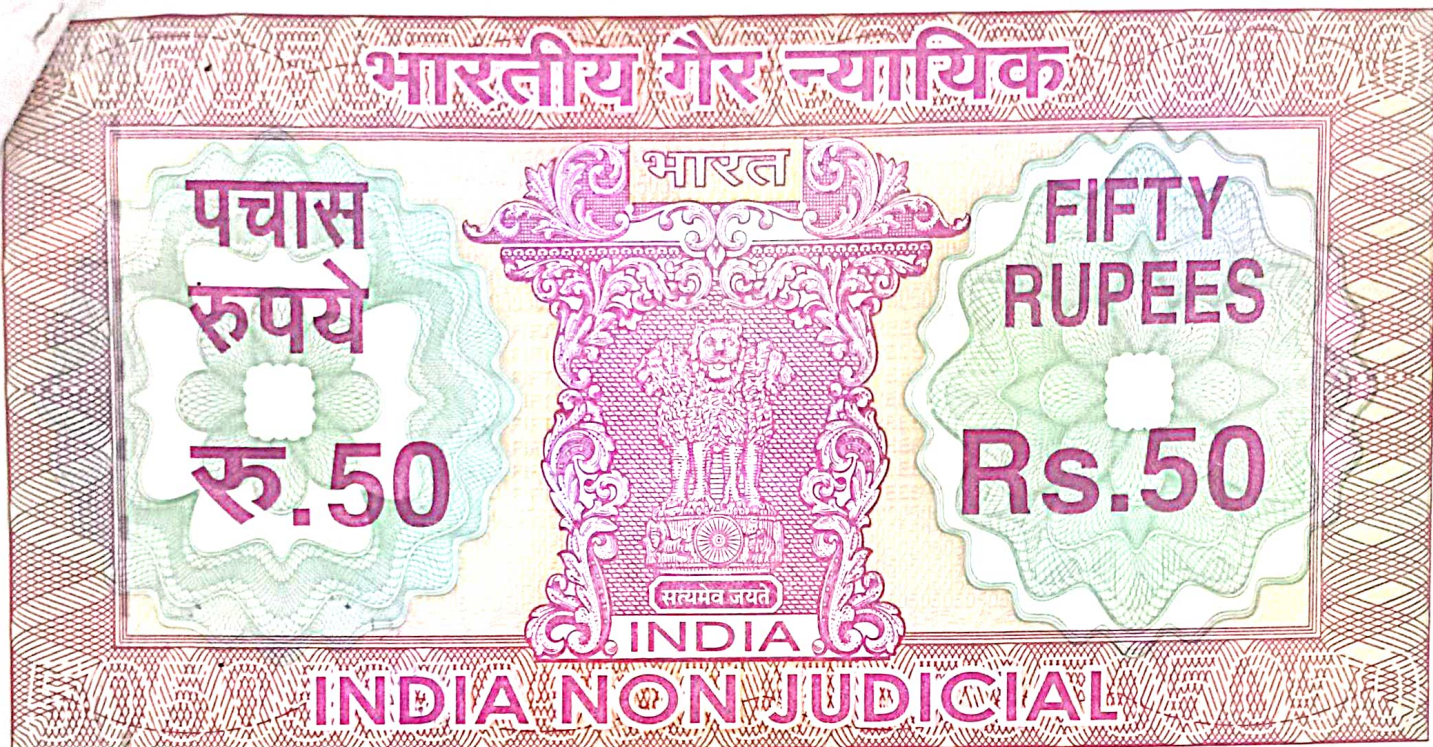
The author of the trust hereby vests finally and a sum of Rs-10,000/ (Ten Thousand) only. The aforesaid sum will be intital fund of the Trust. Any further receive in the form of money or money's worth by way of donations, gift, grants or acquired by any other mode by the Trust will be the property of the Trust movable of immovable shall vests in the trustee only.

2. Board of Trustees

(a) The administrator, management and control of the Trust and its properties shall vest in the hands of committes to be called the " board of the Trustee" consisting of persons for the time being and shall be carried on the accordance with the rules as may be framed and modified from time to time by the said board of Trustees whose address and descriptions are subscribed above.

(b) The trustees shall hold office during their life time unless any of them desire to be discharged or his duties or become mentally and physsically incapable of working. A trustee who is an under charged insolvent or who h as been convicted of any offence in connection with the misleading the management or of the affairs of the trust or of any offence involving moral turpitude or of a criminal offence shall not be entitled to bear trustee and such member shall be deemed ousted from the Board of Trusts.

Sumit Singh
16/9/11

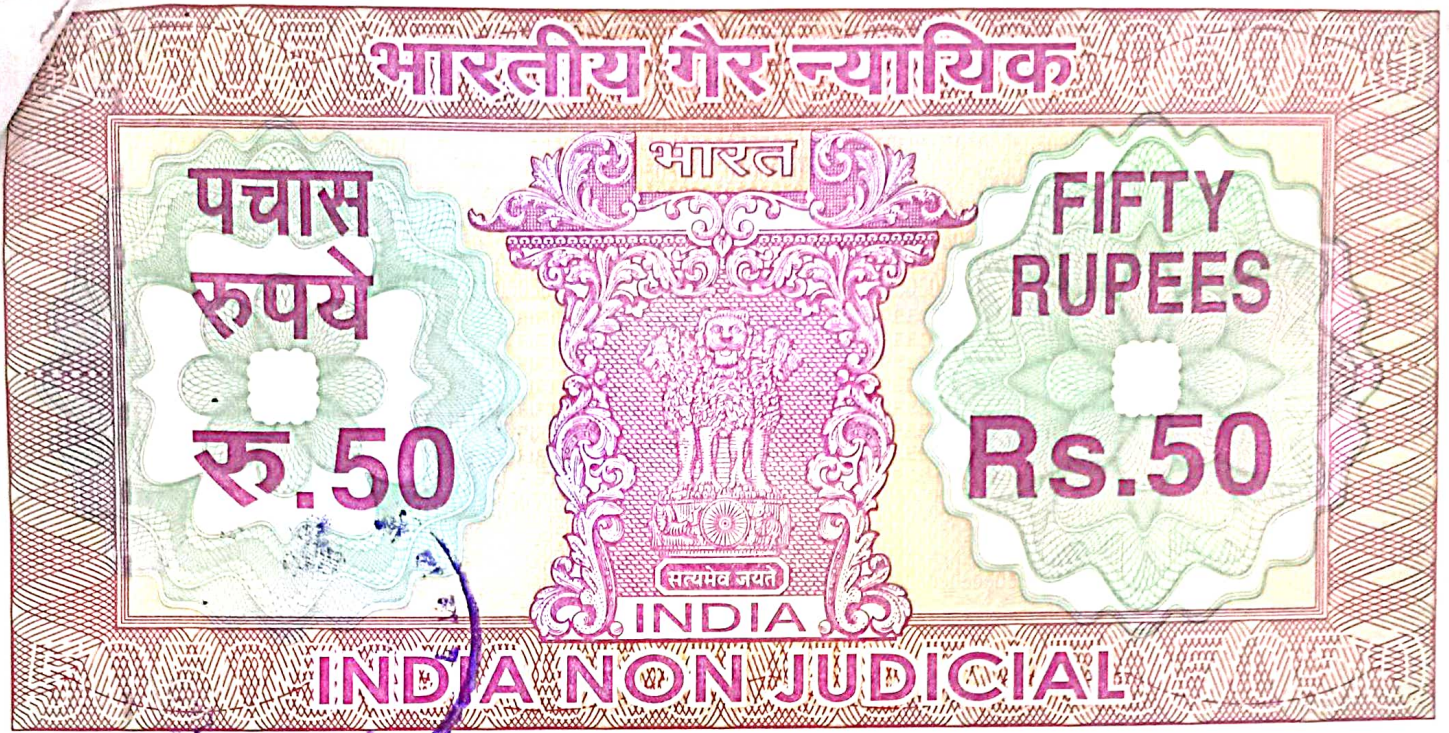


झारखण्ड JHARKHAND

B 127258

- (c) In the events of a vacancy arising in the Board of Trustees for whatever reason either by death, resignation, voluntary retirement incapability of working etc, the remaining trustees shall co-opt another major male or femal persons according to the desision fo the majority of the remaining trustees to fillup the vacancies preferable out of the family members of the particular trustee.
- (d) The number of trustee shall at no time be less then two and not more than seven.
- (e) The trustee shall work in any honorary capacity but they may reimburse themselves or pay or discharge out of the trust property, all expenses properly incurred in or about the execution of the trust property of the protection or support of the Trust No trustee shall be entitled to take loan on behalf of the Trust or to take any advantage for himself or any member of his family in whatever form or manner from the Trust.
- (f) A Trustee who by his conduct as a trustee or on his personal life adversely reflects on the reputation of the trust may be asked by the Board of Trusteeby a resolution passed by majority to submit his resignation failing which shall cease to be a Trustee with effect from the date of passing of such reslution.
- (g) The trustee may authorize any of the trustee to intitue, conduct defend compound or abandon any legal procedure by or againts the Trust or Trustee and allow time and indulgence for payment by or against the trust.
- (h) The trustees or the Trust may obtain payments of money from all courts and departments of state and central Govt. including local authority or authorities.

Syritra Singh
16/9/11



झारखण्ड JHARKHAND

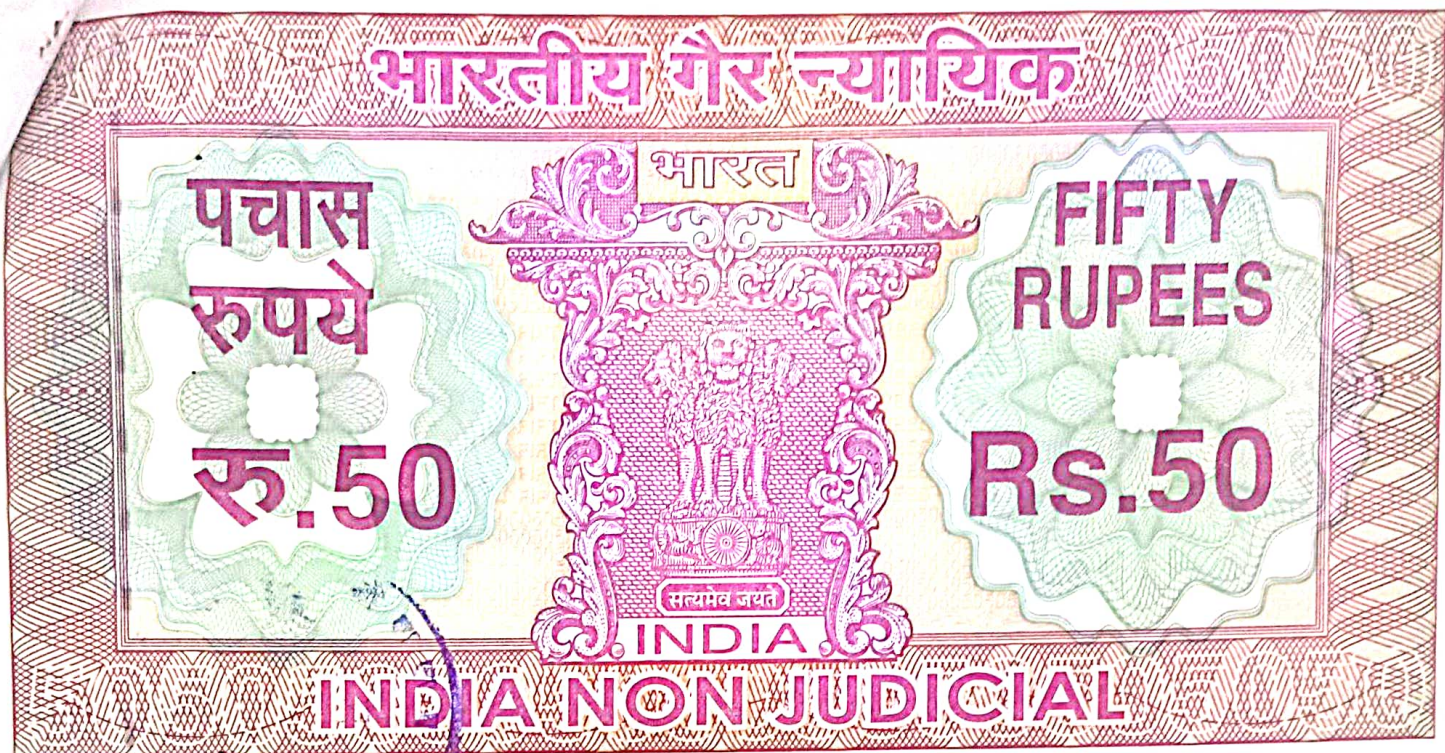
B 127257

- (i) The Trustee may authorize any of the trustee to appear before the Registrar/or sub Registrar or any other official appointed for registration of deeds, documents and other instruments and to execute Present admit and register or Cause to be registered any deed documents etc in which the trust is interested or involved.
- (k) The trustee no.1 namely BANDAN KUMARI Shall be the CHIEF MANAGING TRUSTEE AND CHAIRMAN OF THE TRUST.

3. MEETING

- (i) The trustee may meet together as and when they may think necessary but they shall hold at least three meeting a year.
- (ii) The quorum for the meeting of the trustees shall be one third of the tustees. If within half a hour of the time appointed for a meeting a quorum is not constituted, the meeting shall stand adjourned for an hour of the time appointed for the meeting the members present shall constitute the quorum.
- (iii) The trustee may pass resolution by circulation, such resolution passed whether by majority or unanimously by circulation amongst the trustees shall be equally valid and shall be construed as if passed at a meeting duly called and conveyed for the purpose and such resolution shall be entered by the Chief Managing Trustee in the minute book of meeting of the Trustee.
- (iv) The notice for the meeting shall be delivered personally or sent by post to the Trustees at least 10 days prior to the date of the meeting and at least five days in the case of an adjourned meeting. The notice must indicate the place, date and hour thereof as well as meeting of agenda.

Syindra Singh
18/9/11

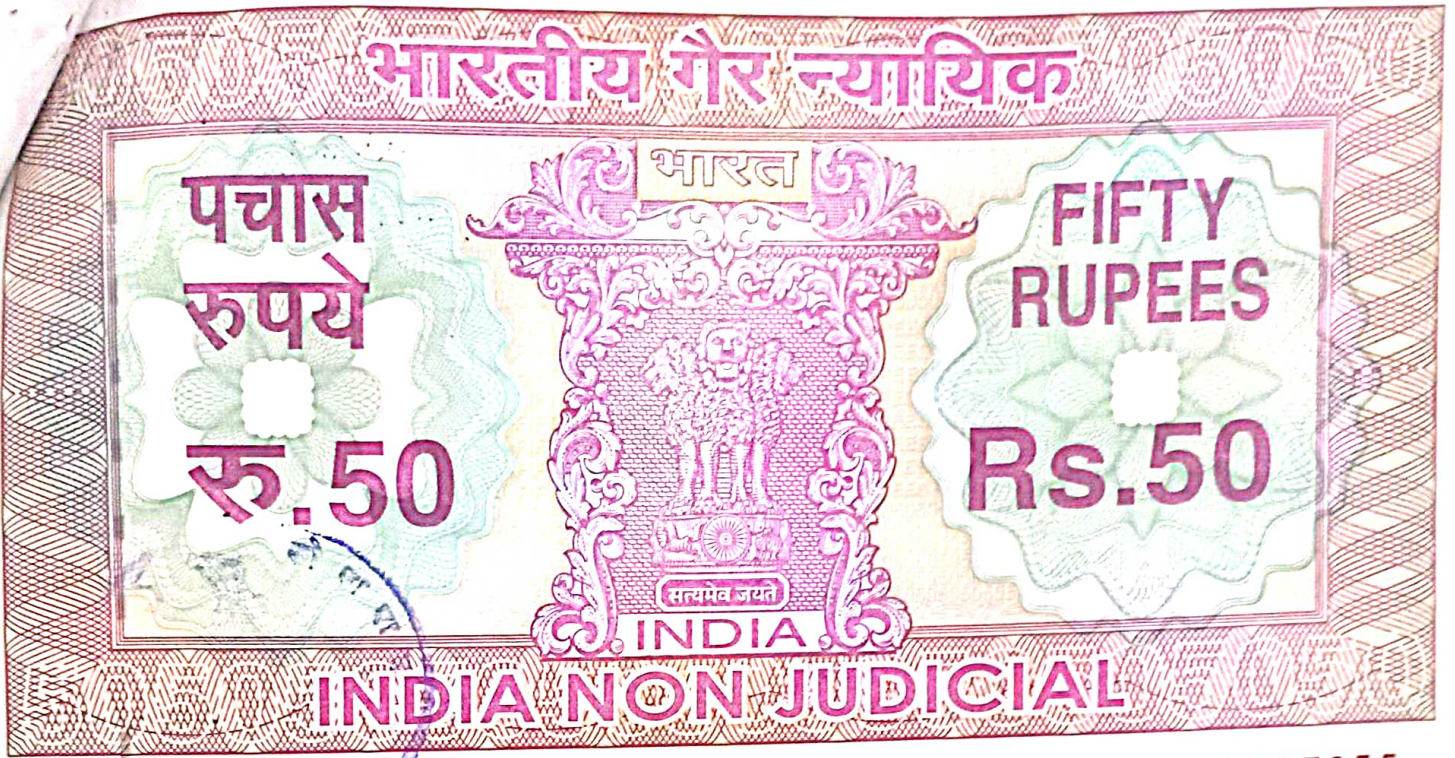


झारखण्ड JHARKHAND

B 127256

- (v) The meeting shall not discuss or decide on any matter which are not included in the agenda save and except with the permission of the Chief Managing Trustee.
- (vi) The meeting shall be presided over by the chief Managing Trustee and direct the meeting of the trustee. But in any meeting the Chief Managing Trustee is not available to preside over within 30 minutes of the time fixed for the meeting, the trustee presents shall elect amongst themselves a president for the meeting. The decision of the meeting shall be recorded in minutes entered into a special book maintained for the purpose duly referred by the president of the meeting.
- (vii) The Trustee shall act according to the decision of the majority of the Trustee. When the Trustee are not unanimous, the Chief Managing Trustee (Chairman) Shall have the casting vote in case of tie. The decision of the meeting including the election of trustee shall be taken by show of hands or secret ballot as the chairman may desire by majority of the votes of the members present.
- (viii) The chief managing trustee shall guide and supervise the various activities of the Trust. The ruling of the Chairman at the board of trustee shall be final and binding on all questions raised. The chief Managing Trustee shall be empowered to establish local managing or governing body for smooth running of any educational institution being run and established by the Trust.

Symitra Singh
18/9/11



झारखण्ड JHARKHAND

B 127255

(ix) The Chief Managing Trustee shall be Executive officer of the council of Trustee. He or she shall carry on the administrative work of the Trust receive all letters and documents addressed to the Trust prepare correspondence and keep all books and records of the trust. He shall collect all dues to the Trust and effect at the payments, keep appropriate records and books and help the council of trustee in financial administration of the Trust.

(x) Subject to the provisions thereof the Income and Assets of the Trust shall be used only for the charitable purpose mentioned here and no part of the income shall endure to or shall be used or applied directly or indirectly for the benefit of any person referred to section 13 (3) of the Income Tax Act, or any amendment thereof.

4. FINANCIAL YEAR

The Financial Year of the Trust Shall commence from 1st April & Close on 31st March of every Year

5. BANK ACCOUNT

-The trustee shall open Bank account or accounts in the name of the Trust in any Nationalize Bank Which will be operated by joint signature of settler and one of the trustee authorized by the Board of Trustees.

The Trustee shall maintain proper accounts. They will be audited annually by chartered Accountants appointed by the Board of Trustees, fixing his remuneration.

Sumitra Singh
16/9/14