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EXH-1


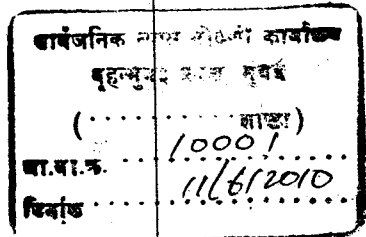
Court Fee Stamp THE BOMBAY PUBLIC TRUST ACT 1950

अर्ज क्रमांक 734 कलम/नियम 23 अन्वये
अर्जदाराचे नांव S.S. Harlalka
नकलेचा अर्ज आला तो दिनांक 31/1/12
नकल तयार दिनांक 18/2/12
रक्कम रुपये 50/- दि. रोजी मिळाले

Schedule III
Vide Rule 13(1)
Registered No.F 774(Mum)

Report of changes that have occurred or are desired in the particulars recorded in the registered in the public Trust.

Name of the Public Trust: SHRI RAJASTHANI SEVA SANGH, BOMBAY

Nature of changes(1)	Reasons for the changes(2)	Remarks, if any(3)
<p>To amend the Memorandum of Association in the following clauses:</p> <p>1. Change in Clause No. 1: Name of the Sangh be changed from Rajasthani Seva Sangh, Bombay to "Shri Rajasthani Seva Sangh".</p> <p>2. Change in clause No. 2: The Head office of this society will be situated at Mumbai, Jamnalal Bajaj Nagar, Andheri-Kurla Road,, Andheri East, Mumbai 400 059 and its branches may be opened any where in the country or abroad</p> <p>3. Change in clause No. 3.a. To spread education to the masses in general and Rajasthani community in particular and make efforts for development of its literature, social value, ethics, and culture. To honour and help the writers, journalist, social worker, saints, religious leaders as well as Educationist. To promote Sanskrit Language and other languages.</p> <p>4. Change in clause No. 3 c. The old clause No. 3© be deleted and new clause is inserted which reads as under: To spread the national language Hindi, as well as Rajasthani and make efforts for the development of its Literature and Arts. To promote the national and international languages and take affiliation with foreign institutes, open universities, correspondence</p>	<p>Amendments made to expand the activities of the Sangh, i.e, to serve large group of public by incorporating more people in the committee for the smooth functioning of the Sangh to safeguard the funds of the Society.</p> 	<p>Documents attached in support of changes to be taken on record.</p> <ol style="list-style-type: none"> 1. Certified copy of the Resolutions. 2. Copy of Notice for the said meetings 5-12-2004 3. Copy of Minutes 22-12-2004 4. Copy of old Constitution 5. Copy of Amended Constitution 6. Comparison Statement 7. Affidavit. 



education institutes, and to open study centers, conduct virtual class rooms, to work in the field of education, agriculture and medicine in the rural areas, specially in Rajasthan and spread the same, to give medical help, to give commercial education, to introduce Indian and foreign social science, to open study centers for promotion of religious and social values, open colleges, to open education institute in the country, and abroad particularly in Rajasthan to establish and conduct universities to open research centers to give aid to schools, to provide modern instruments for growth of income in the agricultural field, to open promote research and development centre, to promote physical education, to open physiotherapy centre, management institute, veterinary hospitals, medical colleges, medical hospital, nursing colleges, dental colleges and hospitals, computer canters, agricultural farms, to purchase farms lands and develop, to start cottage industries, to open centres of national and international languages, to create tours and travels, institutes, homeopathy, Ayurvedic, Mass communication, pharmacy institutes and to bring various innovations in universities as per the need of the hour and conduct novel courses.

5. Change in clause No. 3. d.

To construct, conduct and grant aid establishment of schools, hostels, gymnasiums, sports centre, clinics, books shops, Libraries, accommodation, swimming pools and public gardens, To give and take financial help for these purpose from various, institutes, bodies. etc.

6. Change in clause No. 3, d)

The old clause No. 3 d) be deleted and new clause is inserted in its place which reads as under:

“To construct, conduct and grant aid establishment of schools, hostels, gymnasiums, sports centre, clinics, books, shops, Libraries, accommodation, swimming pools & public gardens. To give and take financial help for these purpose from various, institutes, bodies etc.

Shri Rajasthani Seva Sangh should take possession of Shri Ganshyamdas Poddar Vidyalaya from Shri Rajasthan Co-



operative Housing Limited and conduct and develop the same. The name of the school Shri Ghanshyamdas Poddar Vidyalaya will remain unchanged". Shri Rajasthani Seva Sangh also runs the following institutions:

1. Shri Jagdishprasad Jhabarmal Tibrewala Self Finance University, Churu Bisau Road, Chudela, Jhunjhunu, Rajasthan.
2. Smt Ginnibai Narayandas Kyamsaria MBA College (YCMOU)
3. Smt. Parameshwaridevi Durgadutt Tibrewala Lion Juhu College of Arts, Commerce & Science
4. Srinivas Bagarka Jr. College of Arts & Commerce
5. Shri Rajasthani Seva Sangh Jr. College of Science
6. Shri Gaurishankar Kedia English School
7. Shri Laxminarayan Sanskrit Pathshala
8. Shri Rajasthani Seva Sangh Institute of Mass Communication
9. SRSS Institute of Hardware Networking & Retailing.
10. Shri Rajasthani Seva Sangh Garware's Institute of Career Education & Development
11. SRSS Academy of Foreign Languages.

7. New Clause No. 3.d(1) is inserted which reads as under:

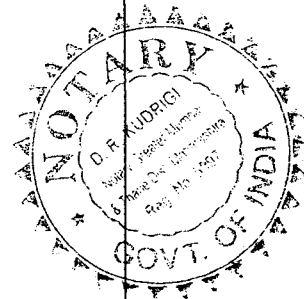
The name of Shri Jagdishprasad Jhabarmal Tibrewala University, Churu Bisau Road, Chudela, Jhunjhunu (Dist), Rajasthan formed and conducted by Shri Rajasthani Seva Sangh would remain unchanged and perpetual and the name of donors who have specifically donated for naming of institutions in memory of their loved ones will also remain unchanged.

8. New Clause No. 3.d(2) is inserted which reads as under:

"To perform all such activities for achievements of the object of the Trust"

9. Change in clause No. 3 e vii

To hold and administer the funds collected from various institutes of the Trust and to expend the same in accordance with the object and purpose of the society, to borrow money on mortgage of such properties



10. New Clause No. 3.e(xi) is inserted which reads as under

In the interest of the society, give and take services as well as participate in matters of social interest, like human life protection, stopping destruction of life, safeguarding environment, conservation of natural energy, to construct public toilets and utilities, Tree Plantation, road construction and development of roads, making and maintaining public seating arrangements at public places, To provide drinking water facilities, maintenance of cemeteries

11. New Clause No. 3.e(xii) is inserted which reads as under

“ For the development of various streams in education, universities should be established and conducted and for this purpose, take help from national and international universities and also adopt sick institutes, to collaborate with educational institutes”.

12. New Clause No. 3.e(xiii) is inserted which reads as under

To honour and felicitate social workers, educationists, religious, professionals, philanthropists, industrialists, politicians, saints etc.

To Amend the Rules & Regulations in the following Clauses:

1. Change in Preamble:

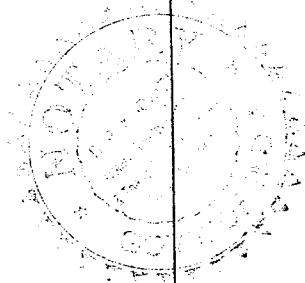
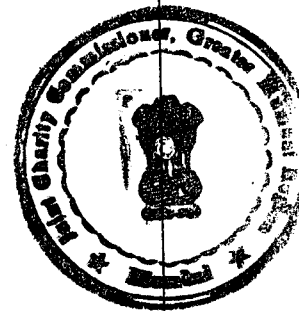
Name of the Sangh in preamble be changed from† Rajasthani Seva Sangh, Bombay to Shri Rajasthani Seva Sangh.

**2. Change in Clause No. 1 a)
Memberships**

“Patrons(Samrakshak): A fir, company or individual giving subscription of Rs. 21,000/- or more in lump sum will be patrons of the society.”

3. Change in Clause No. 1 b)

“Donors(Ashrayadata): A firm, company, trust or individual giving subscription of RS. 11,000/- or more



**9. Change in Clause No. 7 a)
Resignation of Membership**

“A person will have to give a notice of resignation to the Secretary. Upon receipt of such notice of the issuer of such notice will be removed from the list of members as per the order of the Managing Committee”.

10. Change in Clause No. 7 b).

If a member behaves contrary to the rules of this Trust or causes damage to the objects of this trust, acts detrimental to the interest of the Trust, then membership of such member can be terminated by 3/4th majority of members present in the General body meeting. Such special proposal must be submitted to the office at least 21 days prior to the meeting and the same to be displayed on the notice board of the office and resolution must be passed in the General body meeting by 3/4th majority of the members present.

11. Changes in clause No. 8

The old clause No. 8 be deleted and new clause is inserted in its place which reads as under:

“ The General body meeting of the Trust must be convene once in six months after the end of financial year of the trust (i.e, 31st March) on the date place, and time fixed by the managing committee and if the General body Meeting cannot be convened within six months due to unavoidable reason, then the Managing Committee may consider the same and extend the period of holding General body Meeting by further 4 months.”

12. Changes in clause No. 9 a

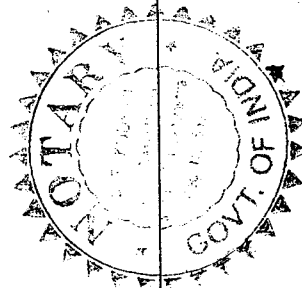
- a) To receive , consider and adopt the audited Balance sheet of the Managing Committee

13. New Clause No. 9 e) is inserted which reads as under:

To take decisions on the basis of the majority upon receipts of written proposals or resolutions by the member

14. Changes in clause No. 12

The old clause No. 12 be deleted and new



clause is inserted in its place which reads as under:

“The General Meeting of the Trust will be convened as per the decision of the Managing Committee or the same will have to be convened upon receipt of written requisition letter along with Agenda submitted by minimum 10% of Members, or 101 members which ever is lesser”

15. Change in Clause No. 13

The old clause No. 13 be deleted and new clause is inserted in its place which reads as under:

“It will be mandatory for the persons who have submitted requisition letter as foresaid to mention therein the subjects of Agenda.”

16. Change in clause No. 14

The old clause NO. 14 be deleted and new clause is inserted in its place which reads as under:

“ If the concerned Secretary/Asst. Secretary do not call the Extra-ordinary General Meeting within 21 days from the receipt of requisition letter submitted by minimum members or 10% members whichever is less , then the persons submitting such requisition letter will have right to convene the extraordinary General Meeting. The agenda mentioned in the requisition letter will be transacted in such meeting”.

17. Change in Clause No. 15

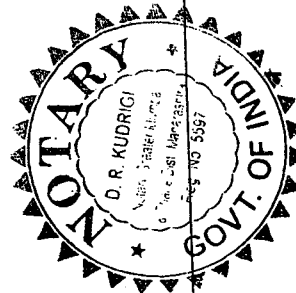
The Notice of every General Meeting or Extra-ordinary General Meeting will be sent 7 days prior to the date of such meeting at the registered address of the Members by post/courier or hand Delivery

18. Changes in clause No. 16

The notice sent at the registered address of a Member by post or courier or hand delivery will be considered as proper notice.

19. Changes in clause No. 17

The quorum of every General Meeting or



Extra-ordinary General Meeting will be 21 Members or 1/4th of the total members, whichever less.

20. Changes in clause No. 18

In every Annual general and extra-ordinary General Meeting, if the President or vice-President do not remain present within 15 minutes from the prescribed time then the Members present in the said meeting will have right to elect any one of them as President for the said meeting.

21. Changes in Clause No. 19

If the quorum is not constituted within 30 minutes from the prescribed time in any General or Extra-ordinary General Meeting, then the meeting will be adjourned and on the same day 30 minutes thereafter the Extra-ordinary General Meeting will start and the quorum is not constituted in such adjourned meeting also then the proceedings will be commenced without quorum, which will be as per the Rules.

22. Changes in clause No. 20

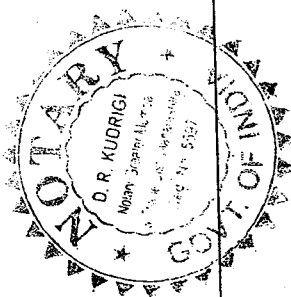
With the consent of Members present, the President will have a right to adjourn a meeting though full quorum is constituted. However, in such meeting no business other than incomplete business can be transacted. If the General Meeting is adjourned for more than 10 days then fresh notice of the adjourned General Meeting will have to be issued

23. Changes in clause No 21

In a General or Extra-ordinary general Meeting, the President can take a vote on every question as per his wish by raising hand or ballot. Before pronouncement of the decision or immediately thereafter, upon demand by 3/4th Members present in the meeting, vote can be taken by ballot. In any events the number of votes in favour and against a proposal are same, then President will have the casting vote.

24. Changes in Clause No. 22

The Office bearers of the Managing Committee will be considered as office bearers of the trust.



will be sealed in the presence of the President and Election committee members. . Such sealed Ballot Boxes will be kept at the place of election from 11 A.M to 5 P.M. **Ballot papers will also be kept in this manner.** Every Member who will appear for voting within the aforesaid timing will be given one Ballot paper and signature will be obtained on the counterfoil. Such member will take ballot paper for the election as stated above and there endorse the sign (x) against the names of fifteen candidates and thereafter drop the ballot paper in the ballot box. If Vote is not given to 15 candidates, his votes in that case will be considered invalid.

30. Change in Clause No. 24 e)

After the election, the Ballot Box will be opened by duly appointed Election Officers in the presence of the President. The fifteen candidates getting maximum votes will be considered

30. Change in Clause No. 24 f)

If the candidates get same votes then the President will use his casting vote and announce the result of election. If a doubt is raised about validity of a vote then same will also be decided by the President and the said decision will be final.

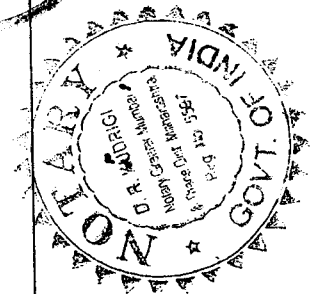
31. Change in clause No. 24 g)

If there are only fifteen candidates for the aforesaid fifteen posts then the election will not be conducted and such candidates will be declared as duly elected. However, the candidates are less than fifteen duly elected candidates can elect the remaining Managing Committee Members

32 Changes in Clause No. 25, 25a), 25b) & 25 c)

25. Managing Committee

The Managing Committee will comprise of the following Members:



- a) All fifteen (15) Lifetime Trustee.
- a1) 15 Trustees for five years.
- b) 15 members elected as per Rule 24.
- c) In addition to the aforesaid Members, in its first meeting, the Managing Committee will have a right to co-opt five person out of them three persons who are residents of Shri Rajasthan Co-operative Housing Society Limited and the remaining two will be such outside persons who will be useful for the Trust in every manner. After addition of 15 elected and 5 co-opted Members, there will be maximum 50 members in the Managing Committee including Lifetime and Rotating Trustees for 5 years.

33. New Clause No. 25 d) is inserted which reads as under

Special invitees can be invited in the Managing Committee Meeting as per requirement

34. Changes in clause No. 26

After constitution of the Managing Committee if election is required to be conducted for electing the office bearers then the 5 nominated members will not be entitled to take part in the election.

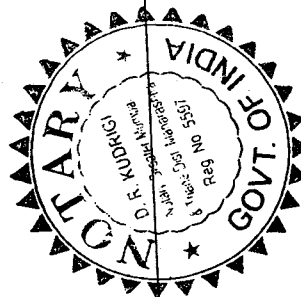
- 1, One President
- 2, Two Vice Presidents
- 3, One Secretary
- 4, Two Asst. Secretary
- 5, One Treasurer,
- 6, One Asst. Treasurer

35. Changes in clause No. 27

In the Meetings of the Managing Committee, the President of the Managing Committee or in the absence of the Vice President, one Member out of the Members present can be elected as President for the said Meeting

36. Changes in clause No. 28, 28 a), 28b), 28d), 28f), 28g), 28h) & 28i)

The power of the Managing Committee as per the aforesaid rules and these regulations as follows:



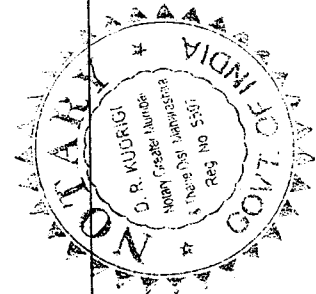
- a) The Managing Committee will have a right to co-opt 5 members in addition to the elected Members (as per clause 25c)
- b) To make, change and cancel the Rules and sub-rules of the institutes conducted by the Trust.
- d) To acquire funds for the Trust and to keep, invest, give, maintain and spend the same for achievements of objects.
- f), To deposit part of the annual income and savings in the corpus Funds as per the Rules.
- g) To appoint paid officers, Assistants as per requirement and who can be relieved of the said posts any time.
- h) Non-member persons can be appointed on the sub-committees.
- i) To give acceptance for the works of Trust as per these Rules.

37. Change in Clause No. 29

The new Managing Committee will resume its administrative tenure on the next day of election of office bearers and till then the erstwhile Managing Committee will continue to function.

37. Changes in clause No 30 a & 30b

- a) If a Member of Managing Committee intends to resign from the Managing Committee for any reason then such members can submit his written resignation and get relieved from the Membership of Managing Committee with the consent of the Managing Committee.
- b) A post of Member of Managing Committee may become vacant ipso facto for the following reasons:
 - 1) Upon ceasing to be the Representative of a Member.
 - 2) Upon a Member becoming mentally retarded
 - 3) If a Member remains absent without prior written intimation for three consecutive months or three consecutive meetings, which



period is more (however this Rule is not applicable to the trustee Members)

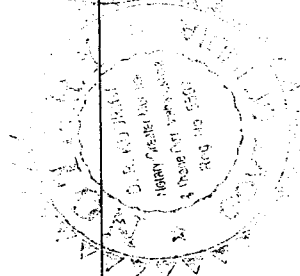
38. Change in Clause No. 31

Till filling-up of a vacant post of Managing Committee Member, the remaining committee Members will continue to function as per these rules.

39. Changes in clause No. 32a), 32b), 32c) & 32d)

- a) The Meeting of the Managing Committee must be held at least once in every three months however, if necessary pursuant to the order of the President or upon receipt of request letter by minimum five members the Secretary/Asst. Secretary may call for a meeting by giving notice to the members by telephone.
- b) If the Secretary/Asst. Secretary does not call for a meeting of the Managing Committee within seven days from receipt of request letter submitted by minimum five members then the President or the requesting member may call for a special meeting by issuing notice as per Rules. However, only the business mentioned in the relevant request letter can only be transacted in such meeting.
- c. The Notice of Managing Committee will be sent to the Members three days before the meeting through Post or courier or by hand delivery with details of place, time and details about special business to be transacted.
- d. For an emergency purpose, the Secretary/Asst. secretary can call for a meeting of the Managing Committee giving written or telephonic notice before three hours. If a Member has not received the notice for any reason, then the Meeting will not be considered as invalid for the said reason. However, it will be the duty of the Secretary/Asst. Secretary to give notice of such meeting to every member.

40. Changes in clause 33



If a written proposal is circulated by the Secretary amongst the Members of the Managing Committee, upon getting majority votes in favour of such proposal, it will be considered as a regular proposal.

41. **Change in Clause No. 34**

The quorum for every meeting of the Managing Committee will be five members.

42. **Change in Clause No. 35**

Quorum will not be necessary for commencing business in a meeting of the Managing Committee adjourned for want of quorum initially.

43. **Change in Clause No. 36.**

The decisions of the Managing Committee will be by majority. In the event of same votes in favour and against, the President will take a decision by using the casting vote.

44. **Changes in clauses No. 37,37a) & 37b)**

37), The proceedings of the Managing Committee will be recorded in a designated minute book and the following details will be mentioned in the minute book maintained for the said purpose.

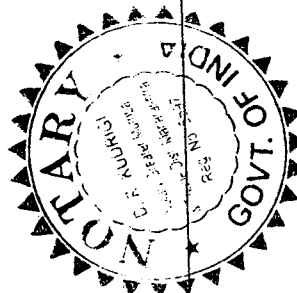
- a) Names of attending Members of the trust, Managing Committee or its sub-committee.
- b) Proposal and proceedings before the Managing Committee and sub-committee.

45. **Change in Clause No. 38**

The minutes and proceedings of a Meeting of Managing Committee or sub-committee will be signed by the President in the next meeting.

46. **Change in Clause No. 39**

All the administrative expenses, salaries and other approved expenses for the institutes conducted by the Trust will be made out of the funds of the Trust.



47. **Change in clause No. 40**
The books of accounts will be kept at the office of the trust or any other place as decided by the Managing Committee.

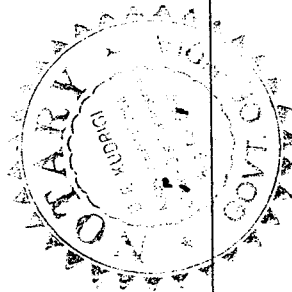
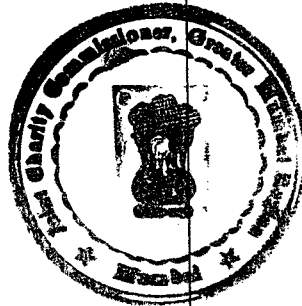
48. **Change in clause No. 41**
The Managing Committee will place before the books of Accounts every Annual General Meeting and also kept at the office of the Trust or at any other place.

49. **Changes in clause No. 42**
Board of trustees:
A Board of trustees will be formed for the administration and Fund and properties of Shri Rajasthani Seva Sangh, which will be named as Board of Trustees. As pr section 5 of the societies registration Act, the Trustees will be considered as owners of the movable and immovable properties of the Trust.

50. **Change in Clause No. 43.**
The Board of Lifetime Trustees will be comprising minimum six trustees and maximum 15 Trustees.

51. **New Clause No. 43 a) & 43b) is inserted which reads as under:**
a. Maximum 15 Trustees can be nominated for five years period.
b. Board of Trustees will consist of Lifetime Trustees and trustees nominated for five years and are eligible for re-nomination safe the expiry of term. Powers are vested with the Life Time Trustees Shri Vinod D. Tibrewala for appointment of Lifetime Trustees as well as Trustees for 5 years terms.

52. **Changes in clause No 44**
44. The following persons were founder Trustees:
1. Shri Ghanshyamdas Poddar J.P
2. Shri Shivkumar Bhuvalka
3. Shri Premchand Kedia
4. Shri Madanlal Rajpuria
5. Shri Srinivas Bagadka
6. Shri Balmkukand Agarwal



53. Change in Clause No. 45

The Trustees will be Lifetime trustees till they vacate the post as per the rules. The term of Rotating Trustees shall be five years.

54. Changes in clause No. 46

As per the conditions prescribed in Rule 11 of the Ordinance no. 73 of 1882 of Indian Trusts act. Presently the Lifetime trustee Shri Vinod. D. Tibrewala is authorized by the Annual General Meeting to nominate Trustees if there is any vacancy occur

55. Changes in clause No. 47

In case a new trustee or trustees are not appointed in accordance with the provisions contained in clause 45 the remaining trustees shall carry on the work of the trustees and the proceedings taken by them shall be taken as valid but in such case the number of the trustees shall not be less than 6.

56. Changes in clause No. 48

The Secretary of the Trust will also be the Secretary of board of Trustees. The Secretary will arrange to convene its meetings. However, the secretary will not have a right to vote.

57. Change in clause No. 49

The Secretary can call for a meeting of Trustees as required or at the request of two Trustees by giving seven days prior notice.

58. Change in Clause No. 50.

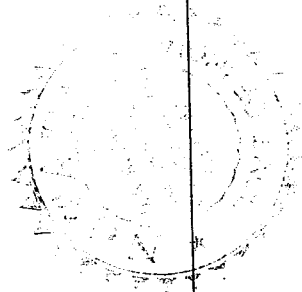
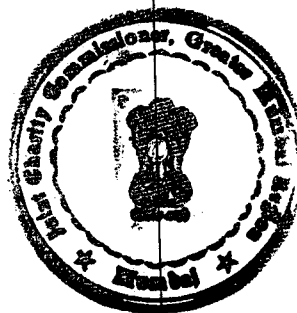
In the event of negligence of the Secretary, every Trustee will be entitled to called for the meeting by giving seven days notice with details of desired Agenda.

59. Change in Clause No. 51

Quorum for the Board of Trustees will be six that includes Trustees for 5 years also.

60. Change in Clause No. 52

In every meeting of Trustees, a



chairman for the meeting will be elected out of the Trustees present.

61. Change in clause No. 53.

In the absence of a specific rule, decision will be taken in the meeting of trustees by majority.

62. Change in Clause No. 54.

If the Secretary circulates a written proposal then such proposal will be considered approved if supported by majority.

63. Change in Clause No. 55

It will be a duty of the Trustees to invest the funds of the Trust if the same are not required immediately for achievement of object of the Trust.

64. Change in Clause No. 56

It will be duty of the Trustees to utilize the funds in the name of the Trust or in their name and when found appropriate to reduce or increase the amount utilized.

65. Change in clause No. 57

If funds donated by a donor are received with a specific condition and the same is not required immediately, then the same will be invested as mentioned in clause (55)

66. Changes in clause No. 58

The securities and the accounts of the Trust may be operated upon by any one from each group.

Group A

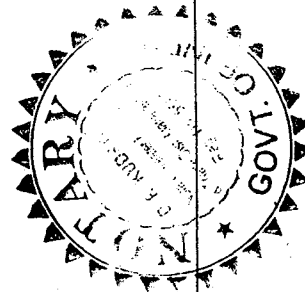
- i. President
- ii. Vice President

Group B

- i. Secretary
- ii. Asst. Secretary
- iii. Treasurer

67. Changes in clause No. 59

A receipt of funds by the Trust duly signed by the Secretary/Asst. Secretary will be considered as appropriate



68. Changes in clause No. 60

The Trustees Office bearers are entitled to receive the interest on invested funds and transfer the same in the account of the Trust.

69. Changes in clause No. 61

The investments of the funds of the society including the title deeds and the securities shall be kept for safe custody with bank to be decided by the Managing Committee

70. Changes in clause No. 62

The Board of Trustees/Office bearers will receive and spend funds for performing the proposals passed in the General Meeting or Managing Committee Meeting.

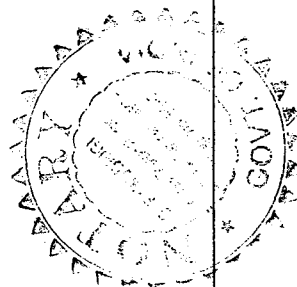
71. Changes in Clause No. 63

The Trustees will be liable for only those funds, securities or any other property, which will be received by them personally. However, there will not be any liability on them for signing as per the compliance of rules. The Trustees will be liable only for this personal actions. The Trustees will not be liable in any way for any transaction in the Bank, with agent or businessmen for deduction of amount due to any mistake or ignorance since the said loss will not be caused intentionally by the Trustees.

72. Changes in Clauses No. 64a), 64b), & 64c)

a. Accounts: It will be duty of the Secretary/Asst. Secretary to maintain the Books of Accounts in Hindi/English as per the order of the Managing Committee including the details of income and expenditure of the Trust by Trustees. Every Trustee will be entitled to see the books of accounts.

b Receipts towards amount of aid, donation, rent and such other amounts will be issued by the Trustees or Secretary/Asst. Secretary



c. Every cheque for withdrawal/payment from the bank must be signed by any two person one each from group A and Group B. To be more specific **President or Vice President – Group A and Secretary or Asst. Secretary– Group B.**

73. Changes in clause No. 65

Within six months from the end of financial year of the Trust, duly audited books of Accounts, Balance Sheet and Statement of Income and Expenditure of the Trust will be placed before the Annual General Meeting. If the Annual General Meeting is not convened within six months then the period for convening annual General Meeting can be extended by the Managing Committee by four months.

74. Change in Clause No. 66

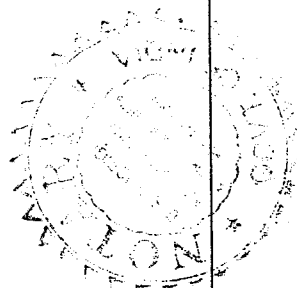
The objects of the Trustees and the rules and Regulations can be decided by the General Meeting called for the said purpose by giving a written proposal.

75. Changes in clause No. 67

A resolution of the society will be considered as special which will be passed by a majority of 3/4th votes of the members personally present or 21 members whichever is less.

76. Change in Clause No. 68

The Rules made by such special proposal will be considered like the original Rules of the Trust and the same can also be changed later on by such special proposals.



Dated
Place : Mumbai

Signature and address of the Reporting Trustee

For Shri Rajasthani Seva Sangh

S.Gandhi

Hon Secretary

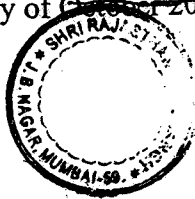
(Shri Sumati Lal Gandhi)
Jamnalal Bajaj Nagar
Kurla Road, Andheri East
Mumbai 400 059

I, Shri Sumati Lal Gandhi, Indian inhabitant, residing at Mumbai do solemnly affirm and say that what is stated in this change Report is true to the best of my information and belief.

Solemnly affirmed at Mumbai *April 2010-8/10*
Aforesaid this *20th* day of *October* ~~2009~~

I identify the above,

S.Gandhi
Secretary



Reporting Trustee

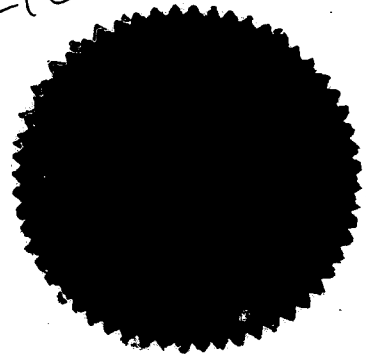
For Shri Rajasthani Seva Sangh

S.Gandhi

Hon Secretary

Before me

M.D.
D. R. KUDRIGI
Notary Greater Mumbai *Maharashtra*
Reg. No. 5597
20-4-10



ORIGINAL BYE LAWS	AMENDED BYE LAWS	REASON FOR AMENDMENT
OBJECTS 1. The name of the Society is "Rajasthani Seva Sangh, Bombay	1 Name of the Sangh be changed from Rajasthani Seva Sangh, Bombay to "Shri Rajasthani Seva Sangh".	To add Shri & delete Bombay to give respect to the title.
2. The Head Office of the Society shall be in Bombay, Jannalal Bajaj Nagar, Kurla Road, Andheri East,	The Head office of this society will be situated at Mumbai, Jannalal Bajaj Nagar, Andheri-Kurla Road, Andheri East, Mumbai 400 059 and its branches may be opened any where in the country or abroad.	Bombay is changed to Mumbai To expand our activities
3. The purpose for which the society is established are as follows:	3. The purpose for which the society is established are as follows	No change
3. a. To spread education amongst the people in general and the Rajasthani Community in particular, to undertake and organize activities for their literary, social and moral progress.	3.a. To spread education to the masses in general and Rajasthani community in particular and make efforts for development of its literature, social value, ethics, and culture. To honour and help the writers, journalist, social worker, saints, religious leaders as well as educationist. To promote Sanskrit language and other languages.	To diversify activities



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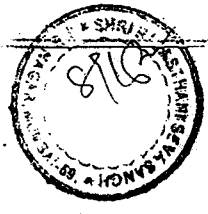
TRUE COPY For Shri Rajasthani Seva Sangh

[Signature]

Secretary



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<p>3b. To render help and assistance of every possible description person suffering from the effects of such calamity as plague, famine, fire, floods, earth quake and others of similar nature.</p>	<p>No change</p>
<p>3. c. To encourage and spread the Hindi and Rajasthani Literature.</p>	<p>To expand our scope of activities.</p>



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For Shri Rejasthan Seva Sangh
[Signature]

Secretary



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<p>in Rajasthan to establish and conduct universities to open research centers to give aid to schools, to provide modern instruments for growth of income in the agricultural field, to open promote research and development centre, to promote physical education, to open physiotherapy centre, management institute, veterinary hospitals, medical colleges, medical hospital, nursing colleges, dental colleges and hospitals, computer canter, agricultural farms, to purchase farms lands and develop, to start cottage industries, to open centres of national and international languages, to create tours and travels, institutes, homeopathy, Ayurvedic, Mass communication, pharmacy institutes and to bring various innovations in universities as per the need of the hour and conduct novel courses.</p>	<p>To diversify and promote education.</p>
<p>3.d. To open/establish schools, hostels, dispensaries, libraries stadiums, gymnasium, vyayamshala, reading room, and to build low rent buildings and swimming pool to award scholarships, and prizes to deserving & needy students.</p>	<p>To construct, conduct and grant aid establishment of schools, hostels, gymnasiums, sports centre, clinics, books</p>

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For Shri Rejasthan Seva Sangh

[Signature]

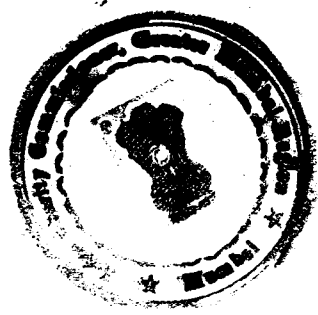
Secretary

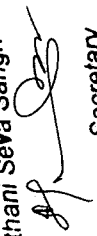


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<p>To take possession of Shri Ghansyamdas Poddar Vidyalala, the name of which will remain unchangeable from Shri Rajasthan Housing Co-operative housing Society Ltd and to run conduct and develop the same.</p>	<p>shops, Libraries, accommodation, swimming pools and public gardens, To give and take financial help for these purpose from various, institutes, bodies. etc.</p>	<p>Sentence re-framed</p>
<p>Shri Rajasthan Seva Sangh should take possession of Shri Ghansyamdas Poddar Vidyalaya from Shri Rajasthan Co-operative Housing Limited and conduct and develop the same. The name of the school Shri Ghansyamdas Poddar Vidyalaya will remain unchanged". Shri Rajasthan Seva Sangh also runs the following institutions</p> <ol style="list-style-type: none"> 1. Shri Jagdishprasad Jhabarmal Tibrewala Self Finance University, Churu Bisau Road, Chudela, Jhunjhunu, Rajasthan 2. Smt. Ginnibai Narayandas Kyamsaria MBA College (YCMOU) 3. Smt. Parameshwaridevi Durgadutt Tibrewala Lion Juhu college of Arts, Commerce & Science 	<p>Shri Rajasthan Seva Sangh should take possession of Shri Ghansyamdas Poddar Vidyalaya from Shri Rajasthan Co-operative Housing Limited and conduct and develop the same. The name of the school Shri Ghansyamdas Poddar Vidyalaya will remain unchanged". Shri Rajasthan Seva Sangh also runs the following institutions</p> <ol style="list-style-type: none"> 1. Shri Jagdishprasad Jhabarmal Tibrewala Self Finance University, Churu Bisau Road, Chudela, Jhunjhunu, Rajasthan 2. Smt. Ginnibai Narayandas Kyamsaria MBA College (YCMOU) 3. Smt. Parameshwaridevi Durgadutt Tibrewala Lion Juhu college of Arts, Commerce & Science 	<p>Sentence re-framed</p>



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 For Shri Rajasthan Seva Sangh

 Secretary



	<p>4. Srinivas Bagarka Jr College of Arts & Commerce 5. Shri Rajasthani Seva Sangh Jr College of Science 6. Shri Gaurishankar Kedia English School 7. Shri Laxminaryan Sanskrit Pathshala 8. Shri Rajasthani Seva Sangh Institute of Mass Communication 9. SRSS Institute of Hardware Networking & Retailing 10. Shri Rajasthani Seva Sangh Garware's Institute of Career Education & Development 11. SRSS Academy of Foreign Languages.</p>	
3.d.1.....	3.d.1 The name of Shri Jagdishprasad Jhabarmal Tibrewala University, Churu Bisau Road, chudela, Jhunjhunu (Dist) Rajasthan formed and conducted by Shri Rajasthani Seva Sangh would remain unchanged and perpetual and the name of donors who have specifically donated for naming of institutions in memory of	Newly added amendment as university was not in existence at the time of making original byelaws.

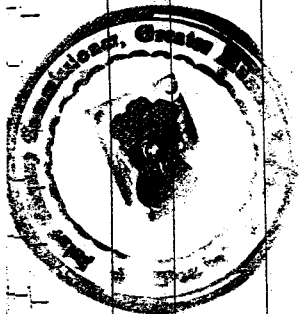
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For Shri Bejasthan Seva Sangh


Secretary



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	<p>their loved ones will also remain unchanged.</p> <p>3.d.2 To perform all such activities for achievements of the object of the Trust</p>	<p>3.d.2</p>	<p>To expand the trust</p>
<p>3.e. For purpose of the society</p> <p>3.e.i. To collect funds by means of donation and subscription or other lawful means and to expend the same in furtherance of the object of the society.</p> <p>3.e.ii To purchase, take on lease or exchange, hire or otherwise, acquire or real or personal property, or any rights or privileges necessary or convenient.</p> <p>3.e.iii To erect, constructs, alter, and maintain building is necessary or convenient.</p> <p>3.e.iv To invest the moneys of the society not immediately required in accordance with the Bombay Public Trust Act.</p> <p>3.e.v. To sell, improve, develop, repair, exchange, lease, dispose off, turn to account, or otherwise deal with all or any part of the property or rights of the society.</p> <p>3.e.vi. To hold funds of Trust for the purpose which would assist or further the object of the society</p> <p>3.e.vii. To hold the funds collected for "Shri Ganshyandas Poddar Vidyalaya" and expend the same in accordance with such purpose and subject</p>	<p>3.e.i. To collect funds by means of donation and subscription or other lawful means and to expend the same in furtherance of the object of the society</p> <p>3.e.ii To purchase, take on lease or exchange, hire or otherwise, acquire or real or personal property, or any rights or privileges necessary or convenient</p> <p>3.e.iii To erect, constructs, alter, and maintain building is necessary or convenient.</p> <p>3.e.iv To invest the moneys of the society not immediately required in accordance with the Bombay Public Trust Act.</p> <p>3.e.v. To sell, improve, develop, repair, exchange, lease, dispose off, turn to account, or otherwise deal with all or any part of the property or rights of the society</p> <p>3.e.vi. To hold funds of Trust for the purpose which would assist or further the object of the society</p> <p>3.e.vii. To hold the funds collected for "Shri Ganshyandas Poddar Vidyalaya" and expend the same in accordance with such purpose and subject</p>	<p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p>	<p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p>

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For Shri Rejashrini Seva Sangh

Secretary

o such condition and to borrow moneys on mortgage of the properties.

3.e.viii To borrow moneys on mortgage of the properties for attaining the object of the society.

3.e. xi To further, help and co-operate or amalgamate the institutions of the similar objects, without changing the name and object of this society.



3.e.x Generally to do all such acts as are incidental or conduction to the attainment of the above objects or any of them.

off, turn to account, or otherwise deal with all or any part of the property or rights of the society

3.e.vi. To hold funds of Trust for the purpose which would assist or further the object of the society

To hold and administer the funds collected from various institutes of the Trust and to expend the same in accordance with the object and purpose of the society, to borrow money on mortgage of such properties

3.e.viii To borrow moneys on mortgage of the properties for attaining the object of the society.

3.e. xi In the interest of the society, give and take services as well as participate in matters of social

For the welfare of the public

No change

For the welfare of the public at large



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For Shri Rejashani Seva Sangh

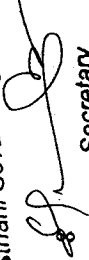
Secretary

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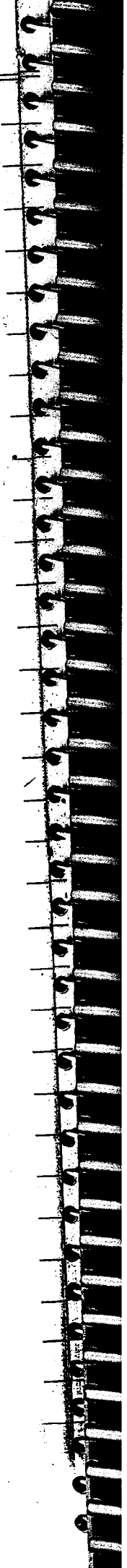


<p>3.e. xiii</p>	<p>interest, like human life. protection, stopping destruction of life, safeguarding environment, conservation of natural energy, to construct public toilets and utilities, Tree Plantation, road construction and development of roads, making and maintaining public seating arrangements at public places. To provide drinking water facilities, maintenance of cemeteries</p>	<p>For the welfare of the public at large.</p>
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For Shri Rejasthan Seva Sangh

 Secretary

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<p>institutes, to collaborate with educational institutes.</p>	<p>To honour and felicitate social workers, educationists, religious, professionals, philanthropists, industrialists, politicians, saints etc.</p>	<p>To motivate good work in society.</p>
<p>4. The names, addresses and professions of the Members of this Trust, out of whom the first Managing Committee is formed, are as follows:</p> <p>Name, address and Profession</p> <p>4.1, Shri Ghanshyamdas Poddar, J.P. Business, 29 B. Nariman Road, Mumbai - 400 001</p> <p>4.2, Shri Shivkumar Bhuvalka, Business Hind Mills Limited, Duggal Road, Ballard Pier, Mumbai 400 001</p> <p>4.3, Shri Madanlal Rajguria, Business, 25 Nehru Road, Vile Parle East, Mumbai 400 057</p> <p>4.4 Shrinivas Bagaria, Business 1, Jamnalal Bajaj Nagar, Kuria Road, Andheri Mumbai 400 0059</p> <p>4.5 Shri Premchand Kedia, Business, Kedia House, Khatter Gully Lane, Mumbai 400 002</p>	<p>4. The names, addresses and professions of the Members of this Trust, out of whom the first Managing Committee is formed, are as follows:</p> <p>Name, address and Profession</p> <p>4.1, Shri Ghanshyamdas Poddar, J.P. Business, 29 B. Nariman Road, Mumbai - 400 001</p> <p>4.2, Shri Shivkumar Bhuvalka, Business Hind Mills Limited, Duggal Road, Ballard Pier, Mumbai 400 001</p>	<p>No change</p> <p>No change</p> <p>No change</p>

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For Shri Rejasthani Seva Sangh

[Signature]

Secretary



<p>4.6 Shri Balmukund Agarwal, Bar-at-law, Barrister, 44 Yusuf Building, Mahatma Gandhi Road, Fort, Mumbai - 400 001</p> <p>4.7 Shri Bhagwati Prasad Khetan, Business, Khetan Bhavan, 198 J. Tata Road, Mumbai - 400 001</p> <p>4.8 Shri Kishangopal Rajpuria, Business, 25 Nehru Road, Mumbai - 400 057</p> <p>4.9 Shri Khetaram Chaudhary, Ramchandra Murlidhar, Business, Mangaldas Market, Mumbai - 400 002</p> <p>4.10 Shri Jagmohan Balabaks Bagadka, Service, 1 Jamnalal Bajaj Nagar, Andheri East, Mumbai - 400 059</p> <p>4.11 Shri Anil Saraf, Service, 25 Nehru Road, Vile Parle east, Mumbai - 57</p> <p>4.12 Shri Mahavir Prasad Adukia, Business 188 Kalbadevi Road, Mumbai - 400 002</p> <p>4.13 Shri Damodar Karsandas, Business Jamnalal Bajaj Nagar, Kurla Road, Andheri East, Mumbai 400 059</p> <p>4.14. Shri Jamnadas Boda, Business Andheri Kurla Road, Andheri East, Mumbai - 400 061</p> <p>4.15 Shri Parmit Indra, writer, Jamnalal Bajaj Nagar, Kurla Road, Andheri East, Mumbai - 400 059</p> <p>4.16 Shri Jamnalal Malpani, Business Jamnalal Bajaj Nagar, Kurla Road, Andheri East, Mumbai - 400 059</p> <p>We, the undersigned, are desirous of being formed into a society under the societies Registration Act, 1860 dated 1st May 1960 at Bombay.</p> <p>The name, addresses and occupation of the persons who are the first members of it and who form the Governing Body of the said Society are as follows:</p>	<p>4.3, Shri Madanlal Rajpuria, Business, 25 Nehru Road, Vile Parle East, Mumbai 400 057.</p> <p>4.4 Shrinivas Bagarka, Business 1, Jamnalal Bajaj Nagar, Kurla Road, Andheri Mumbai 400 0059</p> <p>4.5 Shri Premchand Kedia, Kedia House, Khattar Gully Lane, Mumbai 400 002</p> <p>4.6 Shri Balmukand Agarwal, Bar-at-law, Barrister, 44 Yusuf Building, Mahatma Gandhi Road, Fort, Mumbai - 400 001</p> <p>4.7 Shri Bhagwati Prasad Khetan, Business, Khetan Bhavan, 198 J. Tata Road, Mumbai - 400 001</p> <p>4.8 Shri Kishangopal Rajpuria, Business, 25 Nehru Road, Mumbai - 400 057</p> <p>4.9 Shri Khetaram Chaudhary, Ramchandra Murlidhar, Business, Mangaldas Market, Mumbai - 400 002</p> <p>4.10 Shri Jagmohan Balabaks Bagadka, Service, 1 Jamnalal Bajaj Nagar,</p>	<p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p> <p>No change</p>
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TRUE COPY

For Shri Rejasinhani Seva Sangh

 Secretary



Certified to be True copy being English Version of the Bye-law.

5. A copy of Rules and Regulations of the aforesaid Rajasthani Seva Sangh is annexed to this letter of objects and the undersigned - members of the managing committee of the Trust certify that the said Rules and Sub-rules are a copy of the original rules and Regulations of the trust, in witness whereof they have signed.

- 4.1 Sd/- Ghanshyamdas Poddar
4.2 Sd/- Shivkumar Bhuvalka
4.3 Sd/- Madanlal Rajpuria
4.4 Sd/- Shrinivas Bagadka
4.5 Sd/- Premchand Kedia
4.6 Sd/- Balmukand Agarwal
4.7 Sd/- Bhagwati Prasad Khetan
4.8 Sd/- Kishan Gopal Rajpuria
4.9 Sd/- Khetaram Chaudhary
4.10 Sd/- Jagmohan Balabaks Bagadka
4.11 Sd/- Anil Saraf
4.12 Sd/- Mahavir Prasad Adukia
4.13 Sd/- Damodar Karsandas Shah
4.14 Sd/- Jamnadas Boda
4.15 Sd/- Pandit InJra
4.16 Sd/- Jamnalal Malpani

Andheri East, Mumbai -
400 059
4.11 Shri Anil Saraf, Service,
25 Nehru Road, Vile Parle
east, Mumbai - 57
4.12 Shri Mahavir Prasad
Adukia, Business 188
Kalbadevi Road, Mumbai -
400 002
4.13 Shri Damodar
Karsandas, Business
Jamnalal Bajaj Nagar, Kurla
Road, Andheri East,
Mumbai 400 059
4.14. Shri Jamnadas Boda,
Business Andheri Kurla Road,
Andheri East, Mumbai - 400
061
4.15, Shri Pandit Indra, writer,
Jamnalal Bajaj Nagar, Kurla
Road, Andheri East, Mumbai -
400 0594.16 Shri Jamnalal
Malpani, Business
Jamnalal Bajaj Nagar, Kurla
Road, Andheri East, Mumbai
-4000 059

We, the undersigned, are
desirous of being formed into a
society under the societies
Registration Act, 1860 dated 1st
May 1960 at Bombay.



TRUE COPY

For Shri Rajasthani Seva Sangh

Sd/-

Secretary

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The name, addresses and occupation of the persons who are the first members of it and who form the Governing Body of the said Society are as follows:

Certified to be True copy being English Version of the Bye-law.

5. A copy of Rules and Regulations of the aforesaid Rajashani Seva Sangh is annexed to this letter of objects and the undersigned - members of the managing committee of the Trust certify that the said Rules and Sub-rules are a copy of the original rules and Regulations of the trust, in witness whereof they have signed.


- 4.1 S/d/- Ghanshyamdas Poddar
- 4.2 S/d/- Shivkumar Bhuvalka
- 4.3 S/d/- Madantal Rajpura
- 4.4 S/d/- Shrinivas Bagadka
- 4.5 S/d/- Premchand Kedtia
- 4.6 S/d/- Balmukand Agarwal

No change

No change

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For Shri Rajashani Seva Sangh


Secretary



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<p>4.7 Sd/- Bhagwati Prasad Khetan 4.8 Sd/- Kishan Gopal Rajpuria 4.9 Sd/- Khetaram Chaudhary 4.10 Sd/- Jagmohan Balabaks Bagadka 4.11 Sd/- Anil Saraf 4.12 Sd/- Mahavir Prasad Adukia 4.13 Sd/- Damodar Karsandas Shah 4.14 Sd/- Jamnadas Boda 4.15 Sd/- Pandit Indra 4.16 Sd/- Jamnalal Malpani</p>	<p>No change</p>	<p>Prefix "Shri" added</p>
<p>Rules and Regulations of Shri Rajasthan Seva Sangh</p>	<p>1. Name of the Sangh in preamble be changed from Rajasthan Seva Sangh, Bombay to Shri Rajasthan Seva Sangh. Memberships</p>	<p>As subscription amount of patron membership is increased from Rs 2000/- to Rs. 21,000/- (Rupees Twenty One Thousand only)</p>

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For Shri Rajasthan Seva Sangh

Secretary

c. Life Members : A person giving a subscription of Rs. 200/- or upwards at a time shall be a Life member of the society.



<p>c. Life Members : A person giving a subscription of Rs. 200/- or upwards at a time shall be a Life member of the society.</p>	<p>^a Patrons(Samrakshak): A firm, company or individual giving subscription of Rs. 21,000/- or more in lump sum will be patrons of the society ^b "Donors(Ashrayadata): A firm, company, trust or individual giving subscription of Rs. 11,000/- or more in lump sum shall be Donors for the Society ^c "Life Members: A person giving a subscription of Rs. 5,101/- or more in lump sum shall be a Life Member of the society."</p>	<p>As subscription amount of Donor membership is increased from Rs 500/- to Rs. 11,000/- (Rupees Eleven Thousand only) As subscription amount of Life membership is increased from Rs 200/- to Rs. 5101/- (Rupees One Thousand One Hundred one only)</p>
<p>2. The patrons and donors shall be entitled to appoint each one representative. The notice of change the representative should reach to the office of the society 10 days in advance of the date of general election. Such representative shall be entitled to all the rights of a member under the rules.</p>	<p>2. Every member in the class of patron and donor would have right to nominate one representative. the notice of change of nomination once reach the office 10 days prior to the date of election and such representative would be vested with all the rights of a member as per the rules.</p>	<p>No change</p>

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For Shri Rejasilani Seva Sangh

[Signature]

Secretary



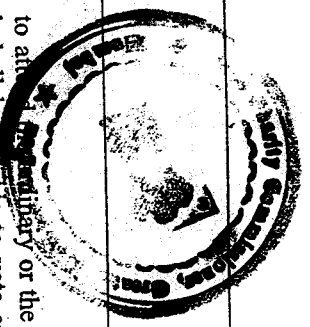
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<p>3. All persons who will donate to Shri Rajasthan Co-operative Housing Society Ltd for Shri Ganshyamdas Poddar Vidyalaya shall ipso facto become the members of the society in the class to which they respectively belong under rule 1.a.b.c.</p>	<p>To delete this clause All persons who will donate to Shri Rajasthan Co-operative Housing Society Ltd for Shri Ganshyamdas Poddar Vidyalaya shall ipso facto become the members of the society in the class to which they respectively belong under rule 1.a.b.c.</p>	<p>Since Shri Ghnashyandas Poddar Vidyalaya has already been taken over from Shri Rajasthan Co-operative Housing Society Ltd by Shri Rajasthan Seva Sangh, it has become irrelevant.</p>
<p>4. The persons who donate up to now to Shri Ghansyamdas Poddar Viyalaya shall be deemed as the members of the society as per rule (1)</p>	<p>To delete this clause The persons who donate up to now to Shri Ghansyamdas Poddar Viyalaya shall be deemed as the members of the society as per rule (1)</p>	<p>This clause is not applicable</p>
<p>5. A male or a female of the age of 18 years desirous of becoming a member shall have to apply to the Society for membership on the printed form of the society and forward the same to the office of the society. Such an applicant shall become a member only, his application being accepted by the Managing Committee.</p>	<p>A male or a female of the age of 18 years desirous of becoming a member shall have to apply to the Society for membership on the printed form of the society proposed by one of the member of the society and forward the same to the office of the society. Such an applicant shall become a member only if his or her application is being accepted by the Managing Committee. However, the Managing</p>	<p>To safeguard interest of the trust.</p>



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For Shri Rejashani Seva Sangh
Secretary



Rights of Members	Committee reserves the right to reject a application for membership without assigning any reasons	No change
6. Every Member shall be entitled to attend the ordinary or the extra ordinary General Meeting of the Society and shall be eligible to vote and contest the election of the Managing Committee as well.	6. Every Member shall be entitled to attend the ordinary or the extra ordinary General Meeting of the Society and shall be eligible to vote and contest the election of the Managing Committee as well.	
Resignation of Membership 7. a. A person intending to resign his membership of the society shall be bound to give notice to the Secretary of the Society of his intention to do so. On the receipt of such notice, the name of the member giving it shall be removed from the list of members.	Resignation of Membership A person will have to give a notice of resignation to the Secretary. Upon receipt of such notice, of the issuer of such notice will be removed from the list of members as per the order of the Managing Committee.	For better clarity
b. A member who will commit breach of any of the Rules of the Society, or will cause any loss or harm to the interests of the society, shall be removed from the membership by 2/3 rd of majority of the members in the meeting of the General Meeting called for that purpose.	If a member behaves contrary to the rules of this Trust or causes damage to the objects of this trust, acts detrimental to the interest of the Trust, then membership of such member can be terminated by 3/4 th majority of members present in the General body meeting.	To check mis-behaviour of the member and safeguard the interest of the Trust.



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For Shri Rejasihani Sava Sangh

Secretary



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<p>8. General Meeting</p> <p>A general Meeting of the Society shall be held once at least within 3 months after the expiry of the every year ending on 31st March and at such time, place our Managing Committee may from time to time determine.</p>	<p>Such special proposal must be submitted to the office at least 21 days prior to the meeting and the same to be displayed on the notice board of the office and resolution must be passed in the General body meeting by 3/4th majority of the members present.</p> <p>The old clause No. 8 be deleted and new clause inserted in its place which reads as under:</p> <p>The General body meeting of the Trust must be convene once in six months after the end of financial year of the trust (i.e, 31st March) on the date place, and time fixed by the managing committee and if the General body Meeting cannot be convened within six months due to unavoidable reason, then the Managing Committee may consider the same and extend the period of holding General body Meeting by further 4 months.</p>	
<p>9. The Agenda of the Annual General Meeting shall be as under:</p> <p>a) To receive , consider and adopt the audited Balance sheet of the Managing Committee</p>	<p>a. To receive ,</p>	<p>No Change</p>

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[Signature]

Secretary

<p>Besides the Annual General Meeting, all other General Meeting shall be called Extra Ordinary General Meeting.</p>	<p>Besides the Annual General Meeting, all other General Meeting shall be called Extra Ordinary General Meeting</p>	<p>No change</p>
<p>b) To consider and confirm the Annual report of the society. c) To appoint paid or honorary auditor or auditors for auditing the accounts of the Society and to fix the remuneration for the same, if necessary. d) To pass the budget of the ensuing year e)</p>	<p>consider and adopt the audited Balance sheet of the Managing Committee b. To consider and confirm the Annual report of the society. c) To appoint paid or honorary auditor or auditors for auditing the accounts of the Society and to fix the remuneration for the same, if necessary. d) To pass the budget of the ensuing year e) To take decisions on the basis of the majority upon receipts of written proposals or resolutions by the member.</p>	<p>No change No change No change To decide on the proposals/resolutions received from members..</p>



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Secretary

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<p>1. All other resolution except the business mentioned in clauses 9, transacted, assed at any ordinary general meeting shall be deemed special.</p>	<p>No change</p>
<p>2. The Managing Committee may, whenever they think fit, they shall upon a quision made in writing by not less than one tenth of the total number of embers of the society which number shall be in no case be less than 11, invene "An Extra ordinary General Meeting." In a requisition Meeting only ich agenda will be placed for consideration as they have been mentioned in the quision.</p>	<p>No change</p>
<p>11 All other resolution except the business mentioned in clauses 9, transacted, passed at any ordinary general meeting shall be deemed special</p> <p>12. The old clause No. 12 be deleted and new clause is inserted in its place which reads as under: "The General Meeting of the Trust will be convened as per the decision of the Managing Committee or the same will have to be convened upon receipt of written requisition letter along with Agenda submitted by minimum 10% of Members, or 101 members which ever is lesser"</p>	<p>For better clarity</p>
<p>13.. The old clause No. 13 be deleted and new clause is inserted in its place which reads as under:</p>	



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 18/5/22
 Secretary

Any such requisition shall specify the object of the Meeting required and all be left at the office of the Society.

	<p>"It will be mandatory for the persons who have submitted requisition letter as foresaid to mention therein the subjects of Agenda."</p>	
<p>14. If the Secretary within 21 days after such receipt fails to convene an extra ordinary General Meeting, the requisition may themselves convene an extra ordinary General Meeting in which Meeting only such agenda will be placed for considerations may have been mentioned in the requisition.</p>	<p>14. The old clause NO. 14 be deleted and new clause is inserted in its place which reads as under:</p> <p>" If the concerned Secretary/Asst. Secretary do not call the Extra-ordinary General Meeting within 21 days from the receipt of requisition letter submitted by minimum members or 10% members whichever is less, then the persons submitting such requisition letter will have right to convene the extraordinary General Meeting. The agenda mentioned in the requisition letter will be transacted in such meeting".</p>	<p>For better clarity</p>
<p>15. 7 days Notice specifying the place, day and hour of the meeting and in case of special business, the general nature of such business shall be sent by post or</p>	<p>15. The Notice of every General Meeting or Extra-ordinary</p>	<p>To add courier in delivering the letter.</p>



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For Shri Rejasthanhi Sewa Sangh

[Handwritten Signature]

Secretary

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hand delivery to the registered addresses of the members of the society.

16. The due posting of such notice to the registered address of a member shall be considered a proper notice.

17. In any ordinary or extra ordinary general Meeting 11 members or one fourth of the total members, whichever is lower shall form a quorum.

18. In any ordinary or Extra ordinary Meeting, if the president or vice President does not attend within 15 minutes after the time fixed for the Meeting, the members present shall be entitled to elect the Chairman from amongst themselves

19. If any ordinary or Extra ordinary Meeting has to be postponed after a lapse of 30 minutes from the appointed time for want of quorum, then the said meeting shall be postponed to the same day at the same time at the same place in the next week. If in such an adjourned Meeting there is want of a quorum for 15 minutes after the time fixed for the Meeting the business of the Meeting all the commenced notwithstanding the want of such quorum.

<p>General Meeting will be sent 7 days prior to the date of such meeting at the registered address of the Members by post/courier or hand delivery</p>	<p>16. The notice sent at the registered address of a Member by post or courier or hand delivery will be considered as regular notice.</p>	<p>17. The quorum of every General Meeting or Extra-ordinary General Meeting will be 21 Members or 1/4th of the total members, whichever less.</p>	<p>18. In every Annual general and extra-ordinary General Meeting, if the President or vice-President do not remain present within 15 minutes from the prescribed time then the Members present in the said meeting will have right to elect any one of them as President for the said meeting.</p>	<p>19. If the quorum is not constituted within 30 minutes from the prescribed time in any General or Extra-ordinary General Meeting, then the meeting</p>	<p>For more clarity</p>
		<p>Due to increase in strength of members, minimum strength of quorum is suitably increased</p>			
		<p>For better clarity</p>			
		<p>For the sake of convenience.</p>			



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 For Shri Rejasthani Seva Sangh
 [Signature]
 Secretary



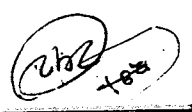
<p>20. Chairman shall, with the consent of the members present, be entitled to postpone the Meeting in which there is a quorum, but in such a meeting no other business except the one which is in complete shall be transacted. If the meeting is postponed for more than 10 days, a fresh notice of the Meeting will have to be given.</p>	<p>20. With the consent of Members present, the President will have a right to adjourn a meeting though full quorum is constituted. However, in such meeting no business other than incomplete business can be transacted. If the General Meeting is adjourned for more than 10 days then fresh notice of the adjourned General Meeting will have to be issued.</p>	<p>For better clarity purpose</p>
<p>21. Every question in the ordinary or Extra ordinary General Meeting of the Society shall be decided by the majority of votes of the members present. The chairman can take the votes in any way he likes such as raising of hands or by poll. Before or after the results were declared, the votes will on the requisition of 3 members, be demanded by poll. In event if there is a tie on any question, the Chairman will decide the question by a casting vote.</p>	<p>21. In a General or Extra-ordinary general Meeting, the President can take a vote on every question as per his wish by raising hand or ballot. Before pronouncement of the decision or immediately thereafter, upon demand by 3/4th Members present in the meeting, vote can be taken by</p>	<p>No change</p>

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For Shri Rejasthani Seva Sangh


Secretary



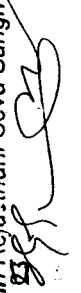




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<p>ballot. In any events the number of votes in favour and against a proposal are same, then President will have the casting vote.</p>		
<p>22. The office bearers of the Managing Committee shall be considered to be the office bearers of the society.</p>	<p>The office bearers of the Managing Committee shall be considered to be the office bearers of the society.</p>	<p>No change</p>
<p>23 The President and Secretary of the Trust will be presiding in chair in every Committee or Sub-committee meeting and if the President and Secretary are not elected separately for a committee or sub-committee, then they will be considered as President and Secretary respectively.</p>	<p>The President and the Secretary of the Society shall be the Ex. Officio members in every committee and sub-committee appointed by the society and they shall be the President and the Secretary respectively of such committee or sub-committee where no new president or Secretary has been appointed</p>	<p>For better clarity</p>
<p>24.a, The tenure of Members of Managing Committee will be Five years. Date of Election would be fixed by the erstwhile Managing Committee before the end of such five years tenure. The same will be intimated 15 days before the date of the election. Nominations duly signed by the</p>	<p>a) Every year the date of election shall be filled by the Managing Committee. The 15 days notice of General election will be given to the members and within seven days of dispatch of this (on or before the date and date fixed by Managing Committee) the nomination forms by the candidates to be proposed and seconded by the members should reach in the office of the society.</p>	<p>a) The tenure of member is changed from 1 year to 5 year.</p>

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 Secretary



b), The list of the candidate whose nomination papers are received under 21A, shall be prepared and this list shall be put on the notice board 3 days before the election. The list will also be put the place of the election on that day.

c) Prior to the election, the Managing Committee shall appoint a committee consisting two members who will themselves not the candidates. (But under this clause the President of the society will be entitled to contest elections and remain as member of the committee too.)

d). The election will be held by ballot papers. Prior to the election the ballot box will be placed open from 11 to 5,p.m on the day and place of the election the ballot papers will also be there and between the above time the voters will be given a ballot paper after taking his signature. The members who desire to vote in the Annual election shall have to make(x) against the name of 11 amongst the candidates on the ballot paper and then he will put the ballot paper in the ballot box.

candidate, proposers and seconders must be submitted within 7 days from the issuance of such notice before the time prescribed by the Managing Committee at the office of the trust.

Nomination forms should be collected from the trust Office personally or through an authorized representative

b) A list of candidates for 15 posts whose names will be received as per clause

24(a) above will be prepared and such list will be placed on the Notice Board of the office minimum three days before the date of election. The same will also be affixed at the place of election.

c) Before the date of election, for making all arrangement in respect of the elections, the Managing Committee will form a Committee consisting of President and two other Members who would not be

b) To confirm the posts.

c) Authority of the election

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For Shri Rejasilani Seva Sangh

Secretary



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), At the end of election time the ballot box will be opened by the returning officers in presence of the President. The eleven candidates who got the highest votes, will be declared elected, as the members of managing committee.

), In case of tie the President will declare the results of the election using his casting vote for which he is entitled. Arising any question of validity of the votes the president will give his verdict and the verdict will be final.

), In case there being only eleven candidates the result will be declared and there will be no voting, but if the number is less than 1, the elected members will elect the remaining members.

two other

Members who would not be candidates themselves., However, as per this Rule, the President will have a right to contest the said election and be a part of the committee and committee can frame election Rules.

The committee so formed can entrust the staff for election duty.

d) The voting will be by ballot. Before the election, the Ballot Boxes will be sealed in the presence of the President and Election committee members. Such sealed Ballot Boxes will be kept at the place of election from 11 A.M to 5 P.M. Ballot papers will also be kept in this manner. Every Member who will appear for voting within the

aforsaid timing will be given one Ballot paper and signature will be obtained on the counterfoil. Such member will take ballot paper for the election as stated above

d), Number of candidates has been changed from eleven to fifteen. Votes will be invalid if all 15 contestant have not been voted.



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For Shri Rajasthani Seva Sangh

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	<p>and there endorse the sign (x) against the names of fifteen candidates and thereafter drop the ballot paper in the ballot box. If Vote is not given to 15 candidates, his votes in that case will be considered invalid.</p> <p>e) After the election, the Ballot Box will be opened by duly appointed Election Officers in the presence of the President. The fifteen candidates getting maximum votes will be considered.</p> <p>f) If the candidates get same votes then the President will use his casting vote and announce the result of election. If a doubt is raised about validity of a vote then same will also be decided by the President and the said decision will be final.</p> <p>g) If there are only fifteen candidates for the aforesaid fifteen posts then the election will not be conducted and such candidates will be declared as</p>	<p>e), For better clarity, wording has been changed.</p> <p>f) For better clarity</p> <p>g) increase in candidates</p>
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For Shri Rajasinhani Sewa Sangh

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Secretary
Secretariat



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<p>duly elected. However, the candidates are less than fifteen duly elected candidates can elect the remaining Managing Committee Members.</p>	<p>25. The Managing Committee will comprise of the following Members:</p> <p>a) All fifteen (15) Lifetime Trustees</p> <p>,a) 15 Trustees for 5 years. b) 15 members elected as per Rule 24. c) In addition to the aforesaid Members, in its first meeting, the Managing Committee will have a right to co-opt five person out of them three persons who are residents of Shri</p>
<p>25. Managing Committee: The Managing Committee shall consists of</p> <p>b) All Trustees c) 11 members elected under rule 24 d) In addition to the above, the managing committee shall be entitled to co-opt five persons in its first meeting out of them three will be from the members of Shri Rajasthan Housing Co-operative Society Ltd and two will such from outside, from whom the society shall be supposed to have best of their services and advantages</p>	<p>a), Number of Trustees are increased as student strength has increased and more funds are required to built more infrastructure. Hence, Trustees are increased to get more support for development. a) Same as above b) Same as above c) Same as above</p>



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For Shri Rajasthan Seva Sangh

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<p>d)</p> <p>26. After the election of the Managing Committee, it will elect its office bearers for the ensuing year as under:</p> <ol style="list-style-type: none"> 1. One President 2. One Vice president 3. One Secretary 4. One Asst. Secretary and 5. One Treasurer. 	<p>Rajasthan Co-operative Housing Society Limited and the remaining two will be such outside persons who will be useful for the Trust in every manner. After addition of 15 elected and 5 co-opted Members, there will be maximum 50 members in the Managing Committee including Lifetime and Rotating Trustees for 5 years.</p> <p>d) Special invitees can be invited in the Managing Committee Meeting as per requirement.</p> <p>26. After the election of the Managing Committee, it will effect its office bearers for full term of 5 years as under</p> <ol style="list-style-type: none"> 1. One President 2. Two Vice Presidents 3. One Secretary 4. Two Asst. Secretary 5. One Treasurer, 6. One Asst. Treasurer. 	<p>d) Additional clause added</p> <p>Two vice president is recommended and one Asst. Treasurer is added as against one Vice President and One Treasurer originally.</p>
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For Shri Rejasthani Seva Sangh

[Signature]
Secretary

<p>27. At all meetings of the society or the Managing Committee the president of the Managing Committee or in his absence the Vice President will preside. In absence of the both the Meeting will appoint the Chairman for the occasion.</p>	<p>27. In the Meetings of the Managing Committee, the President of the Managing Committee or in the absence of the Vice President, one Member out of the Members present can be elected as President for the said Meeting.</p>	<p>For the smooth functioning.</p>
<p>28. Without prejudice to the General powers conferred by the preceding clauses and to the others powers conferred by these presents it is hereby expressly declared that the Managing Committee shall have the following powers.</p> <p>a) The Managing Committee in its first meeting shall be entitled to co-opt 5 members in addition to the 11 members and the trustees,</p> <p>b) To make, alter or cancel bye laws and regulation affecting the institution or institutions managed and conducted by the society</p> <p>c) To prepare the budget</p> <p>d) To provide for the receipt custody and issue investment, remittance, management and expenditure of the moneys and founds in their hands and otherwise to carry out the objects of the society as defined in the memorandum of association.</p> <p>e) To commence, institute, prosecute and defend such actions and suits in the name of the society as it may, in the opinion of the Managing Committee be necessary or proper to bring or defend on the parts of the society. The managing Committee for the time being or any person duly authorized by them being hereby empowered to make give, sign and execute all and every warrant to sue or defend on behalf of the society.</p> <p>f) To remit, out of the annual income and saving such sums as they deem proper, into the general fund.</p> <p>g) To appoint, dismiss assistant or paid assistant secretary or secretaries of the society or committee or sub-committee as the case may be and to form and dissolve the committees and sub committees and sub committees and enumerate the terms of reference and to frame rules of</p>	<p>28. The power of the Managing Committee as per the aforesaid Rules and these regulations as follows:</p> <p>a), The Managing Committee will have a right to co-opt 5 members in addition to the elected Members (as per clause 25c)</p> <p>b) To make, change and cancel the Rules and sub-rules of the institutes conducted by the Trust.</p> <p>c), To prepare the budget</p> <p>d), To acquire funds for the Trust and to keep, invest, give, maintain and spend the same for achievements of objects.</p>	<p>a) For better clarity</p> <p>b) For better clarity</p> <p>c) No change</p> <p>d) for better clarity</p>



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Secretary

- h) bye laws of the conduct of such committee or sub committees
- h) The outsiders may also be nominated as the members of sub committee and
- i) Generally to do, sanction and authorize all such matters and things as may be necessary to be done, sanctioned or authorized in or about the general business and affairs of the society on the powers by these presents conferred upon them.



<p>e), To commence, institute, prosecute and defend such actions and suits in the name of the society as it may, in the opinion of the Managing Committee be necessary or proper to bring or defend on the parts of the society. The managing Committee for the time being or any person duly authorized by them being hereby empowered to make give, sign and execute all and every warrant to sue or defend on behalf of the society.</p>	<p>e) No change</p>
<p>f) To deposit part of the annual income and savings in the corpus Funds as per the Rules.</p> <p>g), To appoint paid officers, Assistants as per requirement and who can be relieved of the said posts any time.</p> <p>h) Non-member persons can be</p>	<p>f) For better clarity</p> <p>g) For better clarity</p> <p>h) For better clarity</p>

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For Shri. Rajasitani Seva Sangh

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Secretary



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For Shri Rajasthani Seva Sangh

[Signature]

Secretary

<p>appointed on the sub-committees.</p> <p>i), To give acceptance for the works of Trust as per theses Rules.</p>	<p>i) For better clarity</p>
<p>29, The new managing committee shall commence its work from the next day of the election of its office bearers and up to that the old committee will work.</p>	<p>29. For better clarity</p>
<p>30.a) If any member of the managing Committee desires to resign, he has to submit his resignation in writing and he will be relieved only after the consent of the Managing Committee</p> <p>b) Owing to the following reasons the place of member of managing committee shall ipso-facto be vacant.</p> <ol style="list-style-type: none"> 1. On representing no member 2. On becoming the insane 3. On remain in absent continuously for three months or three meetings, the period whichever is longer (this is not applicable to the trustee 	<p>a) No change</p> <p>b) A post of Member of Managing Committee may</p> <p>b) No change</p>



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members)

c. If in the course of an official year any vacancy occurs under (a) & (b) in the members of the managing committee, the same shall be filled in by the managing committee.



31. Until the vacant place of a member on the managing committee is filled up in the aforesaid manner, the surviving or the remaining members of the managing committee shall exercise their powers.

become vacant ipso facto for the following reasons:

- 1), Upon ceasing to be the Representative of a Member.
- 2), Upon a Member becoming mentally retarded
- 3), If a Member remains absent without prior written intimation for three consecutive months or three consecutive meetings, which period is more (however this Rule is not applicable to the trustee Members)

c. If in the course of an official year any vacancy occurs under (a) & (b) in the members of the managing committee, the same shall be filled in by the managing committee

31 Till filling-up of a vacant post of Managing Committee Member, the remaining committee Members will continue to function as per these rules.

- 1), No change
- 2), No change
- 3) No change

c) No change

31, Word "Managing Committee" added

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Secretary

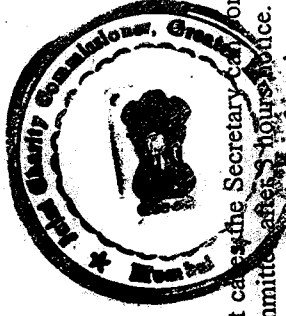


32. a) A meeting of the managing committee shall be held at least once within three months. But the Secretary may if he thinks necessary, or with the permission of the president and upon a requisition made in writing by not less than five members of the managing committee, convene an additional meeting at anytime.

b) If the secretary for 7 days on receipt of such application, fails to convene an additional meeting, the president or the requisitionists may themselves convene such additional meeting in which only such agenda will be placed for consideration as may have been mentioned in the requisition.

c) Three days notice specifying the place, day and hour of the meeting and in case of special business the general nature of such business shall be sent by post to all members of the managing committee

d) In very urgent cases the Secretary may convene a special meeting of the managing committee after 48 hours notice. In case any member does not receive any notice in time of such meeting the proceedings of the meeting will not be vitiated on that ground. But the secretary is bound to



32. a) The Meeting of the Managing Committee must be held at least once in every three months however, if necessary pursuant to the order of the President or upon receipt of request letter by minimum five members the Secretary/Asst. Secretary may call for a meeting by giving notice to the members by telephone.

b), If the Secretary/Asst. Secretary does not call for a meeting of the Managing Committee within seven days from receipt of request letter submitted by minimum five members then the President or the requesting member may call for a special meeting by issuing notice as per Rules. However, only the business mentioned in the relevant request letter can only be transacted in such meeting.

c), The Notice of Managing Committee will be sent to the Members three days before the meeting through Post or

32. a) No change

b) For better clarity.

c), only courier word added. With time and place



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For Shri Rajasthani Seva Sangh
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 Secretary

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see that such notice is duly sent to every member of the society.



courier or by hand delivery with details of place, time and details about special business to be transacted.

d), For an emergency purpose, the Secretary/Asst. secretary can call for a meeting of the Managing Committee giving written or telephonic notice before three hours. If a Member has not received the notice for any reason, then the Meeting will not be considered as invalid for the said reason. However, it will be the duty of the Secretary/Asst. Secretary to give notice of such meeting to every member.

d) for better clarity

33 If a written proposal is circulated by the Secretary amongst the Members of the Managing Committee, upon getting majority votes in favour of such proposal, it will be considered as a regular proposal.

a) For better clarity

33, A resolution sent to the members of the managing committees for approval by the secretary by means of a circular letter will be considered to have been validly passed

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For Shri Rejasthan Sava Sangh


Secretary



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34. In any meeting of the managing Committee 5 members shall from a quorum.	34. The quorum for every meeting of the Managing Committee will be five members.	For better clarity.
35. If any meeting of Managing Committee is adjourned for want of a quorum, no quorum will be necessary for the transaction of the same business in the adjourned meeting.	35. Quorum will not be necessary for commencing business in a meeting of the Managing Committee adjourned for want of quorum initially.	For better clarity
36. Every question in the meeting of the managing committee shall be decided by the majority of votes of the members present. In any event if there is a tie on any question the Chairman will decide the question by his casting vote.	36. The decisions of the Managing Committee will be by majority. In the event of same votes in favour and against, the President will take a decision by using the casting vote.	For better clarity
37. The Managing Committee shall record minutes to be duly entered in the Book provided for the purpose	37. The proceedings of the Managing Committee will be recorded in a designated minute book and the following details will be mentioned in the minute book maintained for the said purpose. • a) Names of attending Members of the	37. For better clarity a) For better clarity purpose
a) The names of the members present at each meeting of the society, the managing committee or sub-committee thereof b) All the preceding and resolutions of the meeting of the society, the managing committee and of its sub-committee		



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For Shri Rajasthani Seva Sangh

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<p>38, The minutes of each meeting shall be, signed by the Chairman of the next succeeding meeting of the society. Managing Committee or sub committee as the case may be.</p>	<p>trust, Managing Committee or its sub-committee. b) Proposal and proceedings before the Managing Committee and sub-committee.</p>	<p>b) For better clarity purpose.</p>
<p>39, All costs, changes and disbursements in connection with the maintenance and working of the institutions of the society and all other payments sanctioned by the Managing Committee shall be paid out of the funds of the society.</p>	<p>38, The minutes and proceedings of a Meeting of Managing Committee or sub-committee will be signed by the President in the next meeting. 39, All the administrative expenses, salaries and other approved expenses for the institutes conducted by the Trust will be made out of the funds of the Trust.</p>	<p>For better clarity</p>
<p>40, The books of account shall be kept at the office of the society or at such other place or places as the managing committee think fit.</p>	<p>40, The books of accounts will be kept at the office of the trust or any other place as decided by the Managing Committee.</p>	<p>For better clarity</p>

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For Shri Rejashani Seva Sangh

[Signature]
Secretary



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41. Once in every year the Managing Committee shall place before the society in general meeting a statement of accounts of the society accompanied by their reports as to the financial position of the society and as to the work done during the previous year by the institutions and officers.

Deleted the work done by the officers

42 Board of trustees:

There will be a board of Management of the property belong to the society which will be called the board of Trustees and the moveable as well as the immovable property of the society shall be deemed to have been vested in them under section 5 of the society's Registration Act.

For better clarity

42 Board of trustees:

A Board of trustees will be formed for the administration and Fund and properties of Shri Rajasthani Seva Sangh, which will be named as Board of Trustees. As pr section 5 of the societies registration Act, the Trustees will be considered as owners of the movable and immovable properties of the Trust.

43, The Board of the Trustees shall always be of 5.

The strength of Lifetime Trustees are increased to minimum 6 and maximum 15.

i. New clause added



- a. Maximum 15 Trustees can be nominated for five years period.
- b. Board of Trustees will consist of Lifetime Trustees and trustees nominated for five years and are eligible for re-nomination safe the expiry of term. Powers are

a), Nomination of Trustees are defined.

b) For better clarity

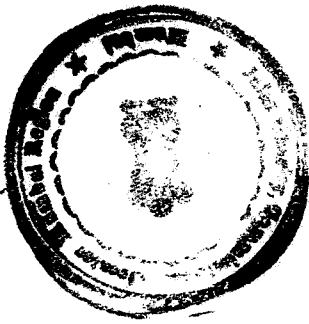


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Secretary

<p>44. The First Board of the Trustees of the society</p> <ol style="list-style-type: none"> 1. Shri Ghanshyandas S. Poddar J.P 2. Shivkumar Bhuvalka 3. Shri Srinivas B. Bagarka 4. Shri Premchand Kedtia 5. Shri Balmukund Agarwal 6. Shri Madanlal Rajpuria  <p>45. The Trustees shall hold their office for life unless they vacate their office under rules below:</p> <p>46, Whenever any vacancy or disqualification amongst trustees occur under the conditions mentioned in sec,73 of India Trust Act of 1882 new trustees or trustees may be appointed by the ordinary general meeting or extra ordinary general meeting of the society in accordance with the Rules of the Society.</p>	<p>vested with the Life Time Trustees Shri Vinod D. Tibrewala for appointment of Lifetime Trustees as well as Trustees for 5 years terms.</p> <p>44. The following persons were founder Trustees:</p> <ol style="list-style-type: none"> 1. Shri Ghanshyandas Poddar J.P 2. Shri Shivkumar Bhuvalka 3. Shri Premchand Kedtia 4. Shri Madanlal Rajpuria 5. Shri Srinivas Bagadka 6. Shri Balmukund Agarwal <p>45 The Trustees will be Lifetime trustees till they vacate the post as per the rules. The term of Rotating Trustees shall be five years.</p>	<p>44. word "Founder" added</p> <p>Rotating trustees added</p> <p>Appointing of new trustees is vested with president</p>
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For Shri Rejasthani Seva Sangh

Secretary



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For Shri Rajasthani Seva Sangh

Secretary

<p>47, In case a new trustee or trustee are not appointed in accordance with the provisions contained in clause 45 the remaining trustees shall carry on the work of the trustees and the proceedings taken by them shall be taken as valid but in such case the number of the trustees shall not be less than 3.</p>	<p>Annual General Meeting to nominate Trustees if there is any vacancy occur.</p>	<p>Quorum of trustees is increased to 6 that includes Lifetime and Rotating Trustees.</p>
<p>48, The Secretary of the society shall be the convener of the meeting of the Board of Trustees. He will arrange for the convening of the meeting of the trustees but will have no vote in such meeting.</p>	<p>47. In case a new trustee or trustees are not appointed in accordance with the provisions contained in clause 45 the remaining trustees shall carry on the work of the trustees and the proceedings taken by them shall be taken as valid but in such case the number of the trustees shall not be less than 3</p> <p>48. The Secretary of the Trust will also be the Secretary of board of Trustees. The Secretary will arrange to convene its meetings. However, the secretary will not have a right to vote.</p>	<p>For better clarity</p>
<p>49, The convener shall, if necessary or at the requisition of the trustees be entitled to convene the meeting of the trustees at seven day's notice</p>	<p>49, The Secretary can call for a meeting of Trustees as required or at the request of two Trustees by giving seven days prior notice.</p>	<p>49. For better clarity</p>

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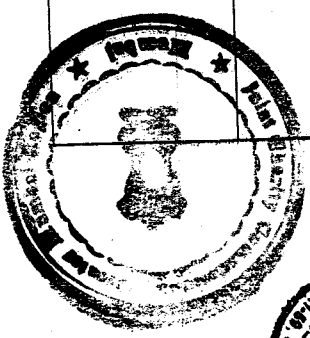
<p>50i. In case the convener fails and neglects to call such meeting every trustee will be entitled to call such meeting intimating to the other trustees the agenda of business to be transacted at such meeting.</p>	<p>50 In the event of negligence of the Secretary, every Trustee will be entitled to called for the meeting by giving seven days notice with details of desired Agenda.</p>	<p>50. For better clarity</p>
<p>51, The quorum for the meeting of the trustees shall be two.</p>	<p>51. Quorum for the Board of Trustees will be six that includes Trustees for 5 years also.</p>	<p>Numbers increased from two to six</p>
<p>52, In every such meeting of the Trustees a chairman shall be elected from among these present at such meeting</p>	<p>52 In every meeting of Trustees, a chairman for the meeting will be elected out of the Trustees present.</p>	<p>For better clarity</p>
<p>53, Any question in the trustee's meeting except as otherwise provided for, shall be decided by a majority of votes.</p>	<p>53. In the absence of a specific rule, decision will be taken in the meeting of trustees by majority.</p>	<p>For better clarity</p>
<p>54, A resolution shall be circulated amongst the trustees by the convener, and if it is accepted by a majority it will be considered to have been duly passed.</p>	<p>54, If the Secretary circulates a written proposal then such proposal will be considered approved if supported by majority.</p>	<p>For better clarity</p>

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For Shri Rejashani Sewa Sangh



Secretary



<p>55. The trustees shall be bound to invest the funds, of the society which are not immediately required for the attainment of the objects of the society, the trustees shall invest the same in accordance with the Bombay Public Trust Act.</p>	<p>For better clarity</p>
<p>56. The Trustees shall invest the funds of the society in the name of the society or in the name of the trustees and they will have power to vary such investments from time to time as they think fit.</p>	<p>For better clarity</p>
<p>57. Subject to the conditions and stipulations imposed by the donors and agreed to between the society and the Donors the funds of the society as are not immediately necessary for current expenses shall be invested in the manner mentioned in clause 55.</p>	<p>For better clarity</p>
<p>58. The securities and the accounts of the society may be operated upon by any two or such of the trustees as may be determined by the majority of the trustees.</p>	<p>Smooth functioning</p>



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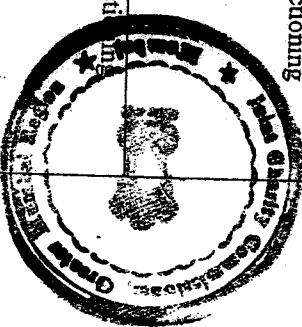
Secretary

	2. Asst. Secretary 3. Treasurer	
59, Any receipt or receipts signed by the trustees or by the Secretary, if authorized by any two of the trustees, shall be a sufficient discharge to any person making any payment to the trustees.	59. A receipt of funds by the Trust duly signed by the Secretary//Asst. Secretary will be considered as appropriate.	For smooth functioning
60, The Trustees shall be entitled to receive the income of the investments, and credit the same in the account of the society.	60. The Trustees/Office bearers are entitled to receive the interest on invested funds and transfer the same in the account of the Trust.	For smooth functioning
61, The investments of the funds of the society including the title deeds and the securities shall be kept for safe custody with such of the trustees or with such bank as may be decided upon by the majority of the trustees.	61. The investments of the funds of the society including the title deeds and the securities shall be kept for safe custody with bank to be decided by the Managing Committee	For smooth functioning
62, The trustee shall receive all funds and income and shall make all disbursements necessary for carrying out the resolutions of the general body of members or of the managing committee and the maintenance and working of the society.	62. The Board of Trustees/Office bearers will receive and spend funds for performing the proposals passed in the General Meeting or Managing Committee Meeting.	For smooth functioning
63, The Trustees shall be respectively changeable only for such monies, funds, securities, or any other property as they shall respectively receive notwithstanding their signing any receipt for the sake of conformity and shall be answerable and accountable only for their own acts and not for those of any other trustees or of any banker, broker or agent with whom or into whose hands the trust moneys or securities may be deposited or may come nor for the	63, The Trustees will be liable for only those funds, securities or any other property, which will be received by	For smooth functioning

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For Shri Rejashanti Seva Sangh

Secretary



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insufficiency or deficiency of any funds or securities nor for any other loss unless the name shall happen through their own willful default.

them personally. However, there will not be any liability on them for signing as per the compliance of rules. The Trustees will be liable only for this personal actions. The Trustees will not be liable in any way for any transaction in the Bank, with agent or businessmen for deduction of amount due to any mistake or ignorance since the said loss will not be caused intentionally by the Trustees.

64, a) Accounts: Proper books of accounts will be kept by the secretary of the society under the directions of the Managing Committee in Hindi wherein the account of the receipts of all the moneys belonging to the society and the disbursement made by the trustees shall be entered. Every trustee will have an access to the said books. The ordinary members will have also an access to the said books with the permission of the Managing Committee.

b) The secretary will obtain from the trustees receipts for the subscriptions donations rents or for any other moneys payable to the society and will hand over the same to the donors.

c) Every cheque will be signed by either the president or the vice president and the secretary or the Asstt. Secretary and the moneys will be obtained from the Treasurer on producing a receipt signed by the said persons.

For smooth functioning

64 a) Accounts: It will be duty of the Secretary/Asst. Secretary to maintain the Books of Accounts in Hindi/English as per the order of the Managing Committee including the details of income and expenditure of the Trust by Trustees. Every Trustee will be entitled to see the books of accounts.

b), Receipts towards amount of aid, donation, rent and such other amounts will be issued by the Trustees or Secretary/Asst. Secretary

For the sake of clarity



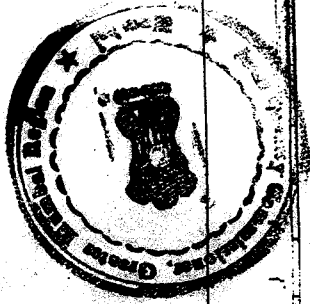
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For Shri Rajasthani Seva Sangh

Secretary


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<p>65. The annual accounts and balance sheet of the society audited by the society auditors will be placed in the ordinary general meeting of the society within three months after the expiry of the accounting year.</p>		<p>65. Within six months from the end of financial year of the Trust, duly audited books of Accounts, Balance Sheet and Statement of Income and Expenditure of the Trust will be placed before the Annual General Meeting. If the Annual General Meeting is not convened within six months then the period for convening annual General Meeting can be extended by the Managing Committee by four months.</p>	<p>66. Alterations of the memorandum and regulations of the Society</p>	<p>For smooth functioning</p>	<p>For smooth functioning</p>
<p>66. Alterations of the memorandum and regulations of the Society</p> <p>The society may in a general meeting, specially convened for the purpose by passing a special resolution in the manner hereinafter mentioned after the memorandum of the association or any of the rules and regulations of the society</p>	<p>66. Alterations of the memorandum and regulations of the Society</p> <p>The objects of the Trustees and the rules and Regulations can be decided by the General Meeting called for the said purpose by giving a written proposal.</p>	<p>For better clarity</p>			

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For Shri Rejasthani Sewa Sangh

Secretary



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<p>67. A resolution of the society shall be deemed specially wherever resolution have been passed by a majority of not less than 35 of such members of the society for the time being entitled as hereinbefore mentioned to vote, as may be present at such general meeting. Or by a circular resolution approved by 2/5 of the total members entitled to vote as hereinbefore mentioned, a notice or which specifying the intention to propose such resolution has been duly given and when such members time being entitled, as hereinbefore mentioned to vote, as may be present at a subsequent general meeting of which notice has been duly given and held at an interval of not less than one month from the date of the meeting at which such resolution was passed.</p>	<p>67. A resolution of the society will be considered as special which will be passed by a majority of 3/4th votes of the members personally present or 21 members whichever is less.</p>	<p>Approving the resolution is changed to 3/4th votes instead of 2/5th.</p>
<p>68. Any such resolution shall be deemed to be resolution of the society of the same validity as if they have been ordinarily contained in the rules and regulations of the society and shall be subject in like manner to be altered or modified by any subsequent special resolution.</p>	<p>68. The Rules made by such special proposal will be considered like the original Rules of the Trust and the same can also be changed later on by such special proposals</p>	<p>For better clarity</p>
<p>69. Dissolution: If the dissolution of the society there shall remain after the satisfaction of its debts and liabilities, any property whatsoever not impressed with any trust agreed to in between the society and donor and donors the same shall not be paid to or distributed amongst the member of the society but shall in a general meeting specially convened for that purpose and by passing a special resolution with majority of not less than 3/4 of the members present in such a meeting be handed over to society or institutions have similar objects.</p>	<p>69. Dissolution: If the dissolution of the society there shall remain after the satisfaction of its debts and liabilities, any property whatsoever not impressed with any trust agreed to in between the society and donor and donors the same shall not be paid to or distributed amongst the member of the society but shall in a general meeting specially convened for that purpose and by passing a special resolution with majority of not less than 3/4 of the</p>	<p>No change</p>



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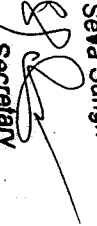
TRUE COPY For Shri Rejasthan Seva Sangh

Secretary

	<p>members present in such a meeting be handed over to society or institutions have similar objects.</p>	
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For Shri Rajasthani Sewa Sangh

 Secretary



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He also submitted that, the notices of all meeting were sent to the members of the society, nobody has any complaint regarding non-receipt of notice for the General Body. The extraordinary General Body meeting was held wherein proposal of the amendments made was unanimously confirmed. The Reporting Trustee filed all the record in the Change Report.

4. I have gone through the amendments made in the Rules and Regulation/Constitution to the trust. The amendments are within the scope and limitation of the provisions of The Society's Registration Act 1960. The record produced in the present inquiry discloses that, due procedure of section 12 of The society's Registration Act 1960 has been followed by the Board of Trustees of "Rajasthani Seva Sangh".

5. It is significant to note that, nobody has filed any objection for acceptance of Change Report in question. Hence, matter is preceded as uncontested one. I heard, Shri. Tibrewala, Trustee presenting ⁱⁿ ~~ing~~ person along with the Advocate Sharma on behalf of the trust.

4. Considering all these aspects and relying on the documents filed and the submissions made by the Advocate on behalf of the trust, I came to the conclusion that, the reported change is legal and valid one, hence I proceed to pass following order .

**BEFORE THE ASSISTANT CHARITY COMMISSIONER,
GREATER MUMBAI REGION, MUMBAI.**

CHANGE REPORT No.Acc(Hosp)/2324/2010.

In the matter of,
"Shri Rajasthani Seva Sangh",
P.T.R. No. F-774(M)



JUDGMENT

(Delivered on 12 December 2011,)

Here is a report filed Under Section 22 of The Bombay Public Trust Act 1950 for recording the change occurred in the provisions of the constitution of the trust by name "Shri Rajasthani Seva Sangh", bearing P.T.R. No.F-774(Mumbai).

2. The Reporting Trustee filed various documents in support of his claims and contentions. The reporting trustee filed certified copy of Resolution, copy of Notice for the said meeting, copies of Minutes of meetings, copy of old constitution, copy of amended constitution, comparison, statement and affidavit in support of change occurred.

3. It is seen from the record that, the proposal was placed before the General Body of "Rajasthani Seva Sangh". It was accepted by the members of the General Body unanimously. Mr.Tibrewala one of the trustees appeared before me. He has made statement at bar that; nobody came forward to take any objection regarding the amendments in the General Body of the Sangh.

P.T.O.

ORDER

1. The Change Report is hereby accepted.
2. Entries in Schedule -I be made accordingly.
3. No order as to cost.

Mumbai,
Dt.12/12/2011.



m@lars
Assistant Charity Commissioner,
Greater Mumbai Region, Mumbai.



2-12-2011
Certified to be a True Copy

Sanjay Sawant
18/02/12
Superintendent (I)
Public Trusts Registration Office
Greater Mumbai Region, Mumbai

महाराष्ट्र शासन
सक्षम प्राधिकारी तथा अपर मुख्य सचिव
अल्पसंख्याक विकास विभाग,
मंत्रालय, मुंबई - ४०० ०३२.

२६८

क्रमांक: अशैस-२०१०/प्र.क्र. १००/२०१०/का.५,

दिनांक :- ३१.०१.२०१२

अल्पसंख्याक दर्जाच्या मान्यतेचे प्रमाणपत्र

राजस्थानी सेवा संघ, जे. बी. नगर, अंधेरी, पुर्व मुंबई - ४०० ०५९ या शैक्षणिक संस्थेने त्यांच्या संस्थेस भाषिक अल्पसंख्याक शैक्षणिक संस्था म्हणून दर्जाच्या मान्यतेचे प्रमाणपत्र मिळण्यासाठी दि. ०५.०४.२०११ रोजी अर्ज सादर केला होता. दि. ३१.०१.२०१२ रोजी माझ्या समक्ष संबंधित संस्थेसोबत झालेल्या सुनावणी दरम्यान संस्थेच्या पदाधिकाऱ्यांनी केलेल्या सादरीकरणाच्या आधारे सदर संस्था ही अल्पसंख्याक विकास विभाग, शासन निर्णय, क्र.अशैस-२००८/ प्र.क्र.१३३/२००८/का.१, दि.४ जुलै, २००८ अन्वये विहित करण्यात आलेल्या निकषांतर्गत राज्य शासनाने घोषित केलेल्या भाषिक (हिंदी) अल्पसंख्याकामधील व्यक्तींकडून अथवा व्यक्तींच्या समुदायाकडून स्थापित व संचालित करण्यात येत असल्याबाबत माझे समाधान झाले आहे. परिणामतः सदर संस्था ही भारतीय संविधानाच्या कलम ३० अन्वये अल्पसंख्याक शैक्षणिक संस्था असल्याचे याद्वारे घोषित करण्यात येत आहे.

हे प्रमाणपत्र केवळ महाराष्ट्र राज्यापुरते लागू असेल. सदर संस्थेस प्रदान करण्यात आलेला भाषिक अल्पसंख्याक दर्जा हा संस्था संचालित करत असलेल्या सर्व शैक्षणिक शाखांना लागू राहिल.

उपरोल्लेखित शैक्षणिक संस्थेस याद्वारे प्रदान करण्यात आलेला भाषिक अल्पसंख्याक दर्जा हा शैक्षणिक वर्ष २०११-१२ पासून विधिग्राह्य असेल. संबंधित संस्थेने अल्पसंख्याक विकास विभाग, शासन निर्णय, क्र.अशैस-२००८/प्र.क्र.१३३/२००८/का.१, दि.४ जुलै, २००८ अन्वये विहित करण्यात आलेल्या निकष व अटीची सातत्याने व विनिर्देशपूर्वक पूर्तता करणे बंधनकारक राहिल.

टी. एफ. थेंकेकरा

(टी. एफ. थेंकेकरा)

सक्षम प्राधिकारी तथा अपर मुख्य सचिव
अल्पसंख्याक विकास विभाग, महाराष्ट्र शासन
मंत्रालय, मुंबई-४०००३२



(Acc Hosp) 2323/10

4/11/10 Report
Phant

क्रमांक 8548
THE BOMBAY PUBLIC TRUST ACT 1950
जर्जदारचे नांव S.S. Harjalkar
कलेक्टरांचे कार्यालय 19/10/12
वकल कार्यालय
वकल नाव
Schedule III
Vide Rule 13(1)
Registered No.F 774(Mum)

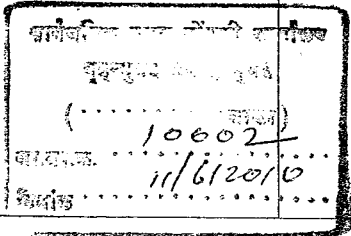
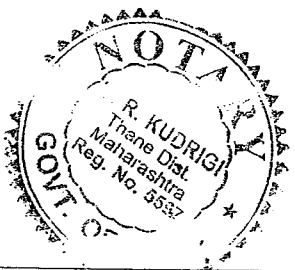
Report of changes that have occurred or are desired in the particulars recorded in the register in the public Trust.

Name of the Public Trust: **SHRI RAJASTHANI SEVA SANGH, BOMBAY**

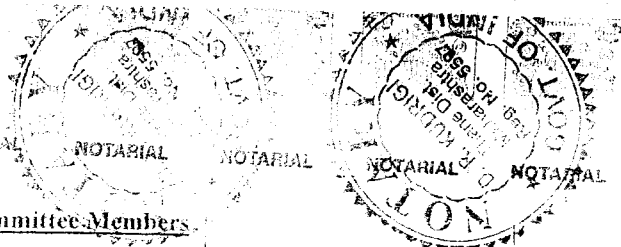
Nature of Change	Reasons for the change	Remarks if any
Names of the following Trustees & Committee Members for the period 2008-2013		
Life Time Trustees		
01. Shri Ramakant Tibrewala 02. Shri Kishangopal Rajpuria 03. Shri Pawan Kumar Kedia 04. Shri Vinod D. Tibrewala	Sr No. 1 to 4 Life long Trustees.	1. Affidavit of reporting Trustee is enclosed 2. Enclosed consent letters from Trustees
New Life Time Trustees		
05. Shri Vishal Tibrewala 06. Shri Shrikant Tibrewala	Sr No. 05 and 07 New Life time Trustees confirmed in the AGM held on 28.12.08	3. Enclosed copy of the Resolution of AGM held on 28.12.08
07. Shri Ramawatar Agarwal	Sr No. 07 appointed New Life Time Trustee in the Managing Committee meeting held on 24.03.09	4. Enclosed copy of resolution passed in the Managing Committee held on 24.03.09
Trustee for Five Years		
08. Shri Vinod Dalmia 09. Shri Banwarilal Kymsaria 10. Shri Binod Agarwal 11. Shri Sitaram Agarwal 12. Shri Shrigopal Khetan 13. Shri Vijay Vaid 14. Shri Omprakash Goenka 15. Shri Babulal Dhandharia 16. Shri Sushil Rajgaria 17. Shri Kishorilal Jhunjhunwala 18. Shri Shivkumar Khetan	Sr No. 08 to 17 - Trustees for Five Years.	
	Sr. No. 18 confirmed as Trustee for five years in the AGM held on 28.12.08	5. Enclosed copy of the Resolution of AGM held on 28.12.08



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Managing Committee Members

- 19. Shri Vinod D. Tibrewala
- 20. Shri Mohanlal Gadia
- 21. Shri Sumatilal G. Gandhi
- 22. Shri Radheshaym Jaspuraria
- 23. Shri Manmohan B. Bagdi
- 24. Shri Hanumanprasad B Bagadia
- 25. Shri Ashok Tibrewala
- 26. Dr (Smt) Karuna Kedia
- 27. Shri Ramawtar Agarwal
- 28. Shri Abhay A Kedia
- 29. Shri Ashok Harlalka

Sr No. 19 to 29 were elected in election in the AGM held on 24.02.08

6 Enclosed declaration of the result by the Election officers held on 24.02.08

Co-opted Members of the Managing Committee

- 30. Shri Nirmal P. Jhunjhunwala
- 31. Shri Vallabhdas Rathi
- 32. Shri Vinod Deora
- 33. Shri Shivkumar Khetan
- 34. Dr Dinnanath Kedia

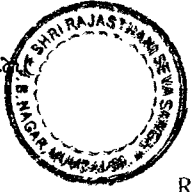
Sr No. 30 to 34 were co-opted in the Managing Committee Meeting held on 25.02.08

7 Enclosed copy of the resolution passed in Managing Committee held on 25.02.08

Amended as per A.C. order dated 29.7.2010

Sumatilal G. Gandhi
Shri Vinod Tibrewala inhabitant, residing at J.B Nagar, Andheri East, Mumbai 400 059 do solemnly affirm and say in stated in this change Report is true to the best of my information and belief.

Solemnly affirmed at Mumbai
Aforesaid this 20th day of April
2008



For Rajasthani Seva Sangh

Identified as per A.C. order dated 29.7.2010
Sumatilal G. Gandhi
Arvach

Sumatilal G. Gandhi

Sumatilal G. Gandhi

Reporting Trustee

Hon. Secretary

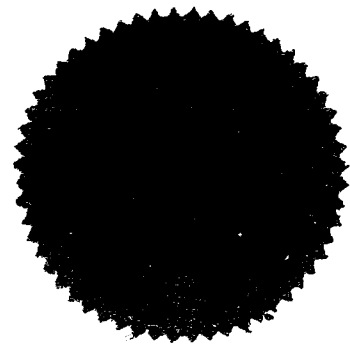


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Before me



20-4-10
B. R. KUDRIGI
Rotary Greater Mumbai & Thana Dis
Maharashtra
Reg. No. 5597



BEFORE THE ASSISTANT CHARITY COMMISSIONER,
GREATER MUMBAI REGION, MUMBAI.

CHANGE REPORT No. Acc(Hosp)/2323/2010.

(Under section 22 of the Bombay Public Trusts Act 1950.)

In the matter of the trust known as,
"Shri Rajasthani Seva Sangha."

P.T.R. No. F - 774(Mumbai)

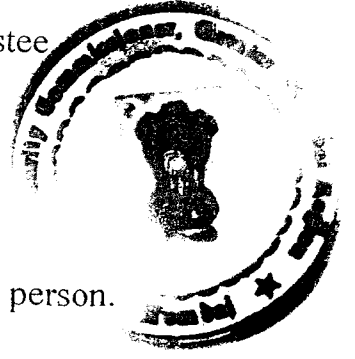
Mr. Sumatilal Gandhi

... Reporting Trustee

- Versus -

Nil.

Appearance – Mr. Ramakant Tibrawala one of the trustee in person.



JUDGMENT

(Delivered on 18th October 2012)

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Here is a report filed Under Section 22 of the Bombay Public Trusts Act, 1950 for recording the change in the names of the trustees and committee members for the period 2008-2013 of the trust by name "Shri Rajasthani Seva Sangha", bearing P.T.R.No. F - 774(Mumbai).

2. The Reporting Trustees filed various documents in support of his claims and contentions. He has filed consent letter of the incoming trustees, copy of resolution of annual general body meeting held on 28th December 2008 and copy of resolution passed in managing committee meeting held on 24th March 2009, copy of schedule-I and affidavit in support of change occurred. The reporting trustee further requested that the reported change may kindly be accepted and schedule-I may kindly be amended accordingly.

3. In view of the facts stated above, the following points arise for my determination and I record my findings there on shown against each of them for the reasons stated below:-

<u>Sr. No.</u>	<u>Points</u>	<u>Findings</u>
1.	Whether the reported change is legal and valid and deserves to be accepted? In the affirmative
2.	What Order? As per final order.

REASONS

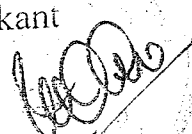
As to point No.1 :-

4. I have gone through the record produced before me, it is seen that, the agenda for the annual general body meeting held on 28th December 2008 was issued to the members of the trust. The subject matters regarding the change in the trustees have been mention in the agenda. Necessary resolution has been passed in the meeting referred above. On perusal of the resolution and the minutes of the meeting it is seen that, nobody objected the resolution passed. There were total sixty five members of the trust were present in the meeting. The applicant filed copy of attendance at Exh.8.

5. It is significant to note that, nobody has filed any objection for acceptance of change report in question. Hence, matter is proceeded as uncontested one.

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Considering all these aspects and relying on the documents filed and the submissions made by the Mr. Ramakant



Tibrawala one of the trustee on behalf of the trust, I came to the conclusion that, the reported change is legal and valid one, hence I proceed to pass following order .

ORDER

1. Change Report is hereby accepted.
2. Schedule – I be amended accordingly
3. No order as to cost.



Mumbai,
Dt.18/10/2012



[Signature]
Asstt. Charity Commissioner (H),
Greater Mumbai Region, Mumbai.

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Certified to be a True Copy

[Signature]
Superintendent,
Public Trusts Registration Office
Greater Mumbai Region, Mumbai