

Maharashtra University of Health Sciences, Nashik

Following documents need to available on web site

Trust Deed / Bylaws/ Registration Certificate (Trust / Hospital (Bombay Nursing Act))

Faculty-Nursing

Name of College/Institute- SVJCT's Samarth Nursing College, Kasarwadi, Sawarde

| | |
|--|--|
| Name of Trust / Society | Shri Vitthalrao Joshi Charities Trust |
| Registration Certificate | Trust / Society :- E6678(1977) Mumbai Certificate uploaded on web site |
| | Trust Deed / Bylaws:- uploaded on web site |
| | Hospital Ownership Documents:- |
| | Hospital (Bombay Nursing Act) :- uploaded on web site |
| | MPCB Certificate of Parent Hospital :- uploaded on web site |
| Hospital Type as Per Bombay Nursing Act :- Nursing Home (Certificate of Registration under Section 5 as Per Bombay Nursing Act) | |
| Hospital (Bombay Nursing Act) issuing Authority :- Dr.A.A.Athalye (District Health Officer,Zillha Parishad Ratnagiri) | |
| Hospital Bed as per Certificate:- 810 Beds | |
| Name of the College / Institute (As per First Affiliation letter) | : M.Sc.-SVJCT's Samarth Nursing College P.B.B.Sc.- VJCT's Samarth Nursing College B.B.Sc.- Samarth Nursing College |
| Address | : At-Kasarwadi,Post.-Sawarde,Tal.-Chiplun,Dist.-Ratnagiri |
| Email ID | : sncdervan@gmail.com |
| Telephone / Mobile No.(s) | : 8379972264 |
| Website | : www.svjctsamarthnursing.com |
| College Code | : 151128 |

Here by I declare all relevant document uploaded are clear and visible on web site & are true as per my best knowledge

Date:- 02/03/2026



[Signature]
Dean/Principal Stamp & Signature
Principal
Samarth Nursing College
Kasarwadi, Sawarde,
Tal. Chiplun, Dist. Ratnagiri 415606

सदरने दुय्यम नोंदणी प्रमाणपत्र अर्जा क्र. ४७/२००४ वरील स.घ.आ (३) यांचे दिनांक २२/३/०४ च्या आदेशान्वये देण्यात येत आहे.

[विशेष/घ.आ./मु.सा.वि./२ म.

५४३२१
२०१३/०४
सहायक घमांदाय आयुक्त (१)
बृहन्मुंबई विभाग, मुंबई



नोंदणीचे प्रमाणपत्र

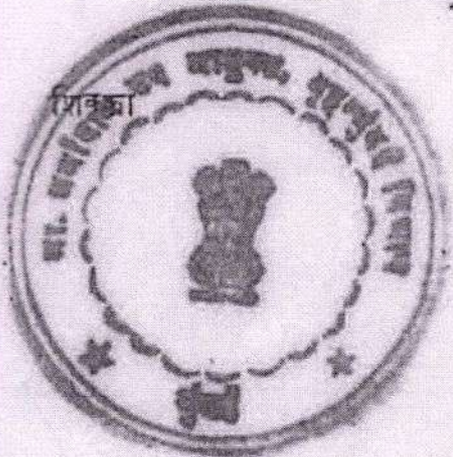
याद्वारे प्रमाणपत्र देण्यात येते की, खाली वर्णन केलेली सार्वजनिक विश्वस्तव्यवस्था ही आज, मुंबई सार्वजनिक विश्वस्तव्यवस्था अधिनियम, १९५० (सन १९५० चा मुंबई अधिनियम क्रमांक २९) या अन्वये बृहन्मुंबई विभाग, मुंबई येथील सार्वजनिक विश्वस्तव्यवस्था नोंदणी कार्यालयात योग्य रीतीने दिण्यात आलेली आहे.

सार्वजनिक विश्वस्तव्यवस्थेचे नाव "श्री. विठ्ठलराव जोशी चॅरिटीज ट्रस्ट"

सार्वजनिक विश्वस्तव्यवस्थांच्या नोंदणी पुस्तकातील क्रमांक २-६६७८ (मुंबई)

श्री. कृष्णाजी महादेव टिकेकर यांस प्रमाणपत्र दिले.

आज दिनांक ११ ऑक्टोबर २०१० रोजी माझ्या सहीनिशी दिले.



True Copy

Chamra
Samarth Nursing College
Kasarwadi, Sawarde, Tal. Chiplun,
Dist. Ratnagiri 415606

सही सही
सहायक घमांदाय आयुक्त
पदनाम बृहन्मुंबई विभाग, मुंबई

दि बॉम्बे नर्सिंग होम्स रजिस्ट्रेशन अॅक्ट, 1949 कलम 5 अन्वये दिलेले रजिस्ट्रेशन सर्टिफिकेट
Certificate of Registratration under Section 5 of the Bombay Nursing homes
Registratration Act 1949
(नियम 5 अन्वये) (Under Rule 5)

क्रमांक :

No. : 362

दि बॉम्बे नर्सिंग होम्स रजिस्ट्रेशन अॅक्ट, १९४९ अन्वये डॉ.सुवर्णा नेताजी पाटील, वैद्यकीय संचालिका, श्री.विठ्ठलराव जोशी, चॅरिटीज ट्रस्टचे भक्तश्रेष्ठ कमलाकरपंत ल. वालावलकर हॉस्पिटल डायग्नोस्टीक आणि रिसर्च सेंटर, मु.कासारवाडी,पो. सावर्डे ता.चिपळूण जि.रत्नागिरी येथील नर्सिंग होम रजिस्टर केले असून सदरचे नर्सिंग होम चालविण्यास परवाना देण्यांत येत आहे.

This is to certify that **DR. SUVARNA NETAJI PATIL, MEDICAL DIRECTOR** Has been registered under the Bombay Nursing Homes Registratration Act 1949 in respect of **SHRI.VITHALRAO JOSHI CHARITIES TRUST'S B. K. L. WALAWALKAR HOSPITAL DIAGNOSTIC & RESEARCH CENTRE** Situated at **AT - KASARWADI, POST - SAWARDE, TAL- CHIPLUN , DIST- RATNAGIRI** and has been authorised to carry on the said Nursing Home.

| | | |
|--|-------------------------------|-----------------|
| रजिस्ट्रेशन क्रमांक | प्रसुतीसाठी | खाटा |
| Registratration No. : 42 | Maternity | 60 BEDS |
| रजिस्ट्रेशन दिनांक | इतर रुग्णांसाठी | खाटा |
| Date of Registratration - 08 /01/2024 | Other Nursing Patients | 750 BEDS |

ठिकाण - मु.कासारवाडी, पो. सावर्डे ता.चिपळूण जि.रत्नागिरी

AT - KASARWADI, POST - SAWARDE, TAL- CHIPLUN , DIST- RATNAGIRI

सर्टीफिकेट दिल्याचा दिनांक -

Date of Issue of Certificate - 08/ 01/2024

सदरचे सर्टीफिकेट दिनांक ३१ मार्च २०२७ पर्यंत कार्यवाहीत राहील.

This Certificate Shall be Valid upto Date - 31 March 2027.

Date - 08/01/2024

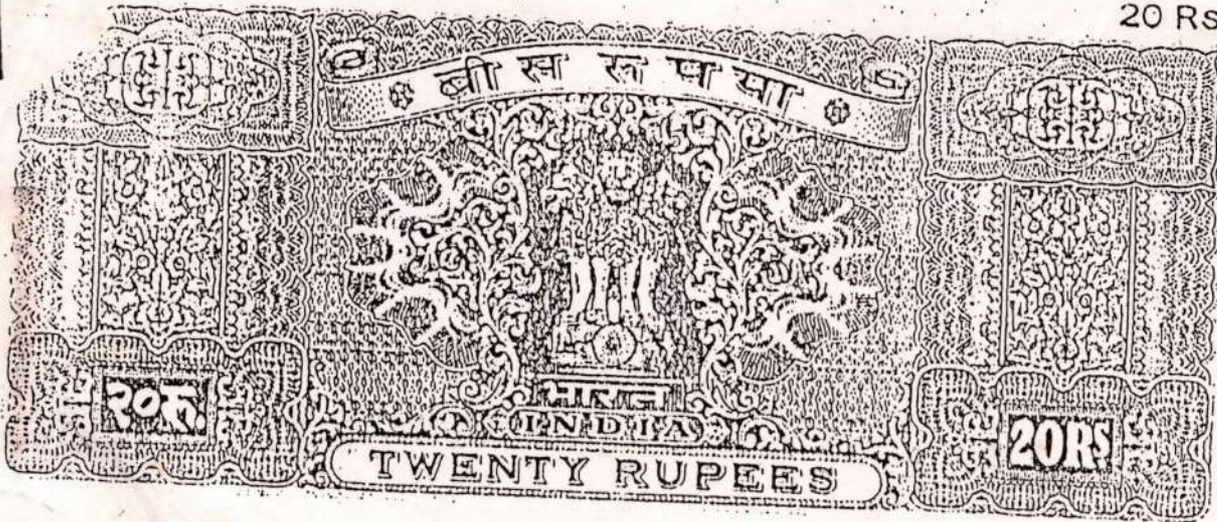
Place - Ratnagiri



Dr. A. A. Athalye
DISTRICT HEALTH OFFICER
ZILLA PARISHAD RATNAGIRI.

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PRINCIPAL
SAMARTH INSTITUTE OF NURSING EDUCATION

20 Rs.



Handwritten signature and text: *SHRI VITHALRAO GANESH JOSHI*
Secretary

AUG 1977

Date

Witness to *S. M. V. S.* 5-8-77
Produced Original Paper of Ill.

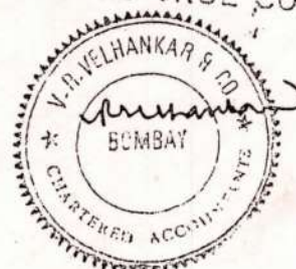
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Handwritten signature and text: *Secretary*

Handwritten signature and text: *Secretary*
Bombay, J.K.

THIS DEED OF TRUST made and entered into at Bombay this 23rd day of August, 1977 Between SHRI VITHALRAO GANESH JOSHI (hereinafter called the "Settlor" (which expression shall unless repugnant to the context or the meaning thereof be deemed to include his respective heirs, executors, administrators or assigns) of the One Part: AND 1) SHRI VITHALRAO GANESH JOSHI, (2) SHRI KRISHNAJI MAHADEV TIKEKAR, (3) SHRI SRINIWAS DATTATRAYA JOSHI, (4) SHRI SHAHAD DWARKADAS MUNI and (5) SHRI DINANATH NAGESH BANAVALI hereinafter called the 'Trustees' (which expression

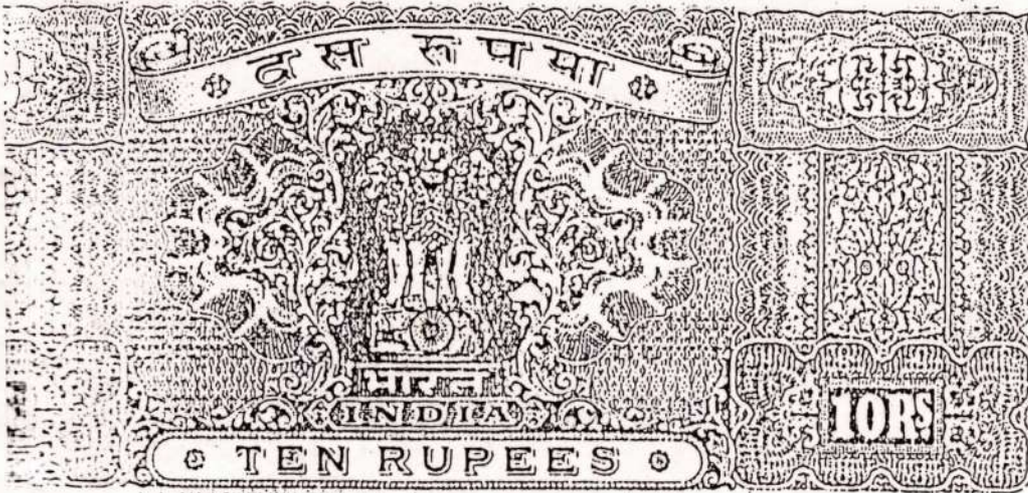
CERTIFIED TRUE COPY



shall unless repugnant to the context
or meaning thereof mean and include
them and their survivors and then the
Trustee or Trustees for the time being)
of the Other Part:

WHEREAS the Settlor is possessed
of and otherwise well sufficiently
entitled to his personally acquired
money amounting to Rs. 101/- (Rupees one
hundred and one only).

10 Rs.



25/6 23 AUG 1977
 District Court
 Dombivli
 Dated

Shri V. R. Joshi
 247
 District Court
 Dombivli

3

AND WHEREAS the Settlor is desirous of creating a public charitable Trust to be known as 'SHRI VITHALRAO JOSHI CHARITIES TRUST'.

AND WHEREAS the Settlor has paid a sum of Rs.101/- (Rupees one hundred and one only) to the Trustees above-named to the intent that the same shall be

.....4

used dedicated in perpetuity for
promotion, maintenance, management
and use of SHRI VITHALRAO JOSHI CHARITIES
TRUST for public charitable purposes
throughout the Union of India.

AND WHEREAS the Settlor is
desirous of reducing to writing the
terms and conditions of the said
Trust:

.....

NOW THIS DEED OF TRUST WITNESSETH AS UNDER:

1. For effectuating the said desire and in consideration of the premises the Settlor doth hereby assign and transfer unto the Trustees the aforesaid amount and all the estate, right, title and interest whatsoever at law and in equity of the Settlor of and to the said amount and every part thereof to have, hold, receive and take the said amount unto the Trustees for ever upon the Trust and subject to the powers, provisions, covenants and conditions hereinafter declared and contained or concerning the same.

2. The Trustees do hereby declare that they shall hold and stand possessed of the said amount (which for the sake of brevity referred to hereinafter as "Trust Fund" which expression shall also include any other property and investment of any kind whatsoever into which the same or any part thereof may be converted, invested or varied from time to time or such other property movable or immovable and investments as may be acquired by the Trustees or come to the hands of the Trustees by virtue of these presents or operation of law or otherwise howsoever in relation to these presents upon the Trust and with and subject to the powers, provisions, agreements and declarations hereinafter declared and contained or concerning the same.

3. The Trustees shall hold and stand possessed of the Trust Fund upon the following terms:

- a). To manage the Trust Fund and to collect and recover the interest and income thereon and to pay thereout the expenses of collection and of their outgoings if any,

b). to pay or utilise the Trust Fund if the Trustees so desire the corpus of the Trust Fund or any part of the Corpus for all or any one or more of the following charitable purposes without reference to caste or creed to the intent that the same shall relate to anything done or to be done within the territory of India in such manner in all respects as the Trustees shall in their absolute discretion deem fit that is to say:

- (i) For the purposes of the relief of the poor including the establishment and support of the institution or funds in the relief of any form of poverty.
- (ii) For the advancement and propagation of education and learning including establishment, maintenance and support of colleges, schools or other educational institutions professorship, lectureship, scholarship, and prizes as specifically detailed hereunder:
 - (aa) To work for the advancement of education by providing for imparting and spreading education in Arts, Science, Medicine and Technical, vocational, industrial and other useful subjects.
 - (bb) To start, establish, affiliate, incorporate, conduct, finance, maintain, takeover and assist on pre-primary, primary and secondary schools, vocational, technical and polytechnical institutions, colleges, museums, sanitoriums, reading rooms, libraries, research institutions, laboratories, gymnasiums,

residential quarters, dispensaries and other institutions and to do all acts and things necessary for carrying out the intent of the Trust.

- cc) To convene conference and seminars to organise study circles, meetings and lectures publish useful literature for the spread of knowledge and culture with the co-operation and collaboration of other Educational, cultural or oriental religious Associations or Institutions to fulfil or further the intent of the Trust.
- cc) To provide and foster literary, social and cultural activities.
- ccc) In giving medical relief including establishment, maintenance and support of institutions or funds for medical relief such as hospitals, dispensaries or for the like-end.
- ccc) For the advancement and propogation of the oriental religious and philosophy and learning to establish, affiliate, incorporate, conduct, finance, maintain, takeover, support and assist the oriental institutions for the advancement of the same and for the revitalisation to incur with the present need of the society.
- ccc) For the advancement of any other object of general public utility not involving any activity of profit.

4. The Charitable Trust shall be known by the name of "SHRI VITHALRAO JOSHI CHARITIES TRUST".

5. The management and control of the Trust shall vest absolutely in the Trustees heretofore mentioned. The first Trustees shall be:

1. SHRI VITHALRAO GANESH JOSHI
2. SHRI KRISHNAJI NAMADEV TIKEKAR
3. SHRI SHRINIWAS DATTATRAYA JOSHI
4. SHRI SHARAD DWARKADAS MUNI
5. SHRI DINANATH NAGESH BANAVALI

6. The number of Trustees shall not exceed nine at any time.

7. If and so often as any of the Trustees in these presents shall die or retire or resign or desire to be discharged from or refuse or neglect or become incapable or unfit to act in the Trust of these presents or it shall be desired to appoint additional Trustee or Trustees then it shall be lawful for the surviving or continuing Trustee or Trustees for the time being to nominate and appoint the new Trustee/Trustees. Upon every or any such appointment the number of Trustees may be augmented so that the total number of Trustees shall not be more than nine or less than two and upon every appointment of new Trustees or additional Trustee under this clause the Trust Fund if and so far as the nature of the fund or other circumstances shall require or admit be transferred so that the same may be vested in the Trustees for the time being and every such new or additional Trustees may as well as before as after the said Trust Fund shall have been so vested in his act or assist in the execution of the Trust and powers of these presents and shall have the same powers, authorities and discretion as if he had been originally appointed Trustee of these presents PROVIDED ALWAYS THAT without prejudice to any other provisions of the law a Trustee of these presents shall stand discharged from his office as Trustee on tendering his resignation of his office and same being accepted by the remaining Trustees of these presents.

8. I shall be lawful for the Trustees from time to time to frame such rules and regulations for the management and administration of the Charities as they shall think fit and to alter or vary the same from time to time and to make new rules and regulations PROVIDED that such rules and regulations shall not be inconsistent with the terms and intents of these presents.

9. The Trustees shall appoint one of them to act as Chairman of the Board of Trustees. The Chairman shall preside at all the meetings. In the absence of the Chairman at a meeting the Trustees who may be present at the meeting shall elect a Chairman for the meeting. The trustees shall appoint one of them to act as Secretary of the Board of Trustees and the Secretary shall have power to act for and on behalf of the Trustees in consonance of the resolution that may be passed from time to time by the Board of Trustees and the Secretary shall have power to do all acts necessary to carry out the intention of the Board of Trustees.

10. In the case of difference of opinion arising among the Trustees and in all matters wherein the Trustees shall have a discretionary power the votes of the majority of the Trustees for the time being voting in the manner shall prevail and be binding on the minority as well as those Trustees who may not have voted, and if the Trustees shall be equally divided in opinion the matter shall be decided according to the casting vote of the Chairman.

11. The Trustees shall keep or cause to be kept a Minute Book of their proceedings and proper Books of Accounts and the account shall be audited by Chartered Accountants.

12. The Trustees shall be entitled from time to time to open and maintain a Banking Account or Accounts in the names of any two or more of them at such Bank or Banks as they may from time to time decide and may at any time pay or cause to be paid any moneys forming part of the Trust Fund or the income thereof to the credit of any such account or accounts and either by way of fixed deposit or current account or any other account or in any manner. Any such account may be operated upon by any two of the Trustees.

13. The Trustees may at any time invite and receive or without such invitation receive any voluntary contribution either from the Settlor or from any member of his family or from the Trustees or from any member of the public or any firm or company by way of donation, legacy, transfer or otherwise for all or any of the objects of charities mentioned above provided that they are not inconsistent with the provisions contained in these presents. The Trustees may allow any such donor to erect a building or buildings on any land belonging to the Trust either free hold or lease hold or licensed for being used for the purpose of charities. Any such donations may be accepted either with or without special conditions as may be agreed upon between the donor and the Trustees PROVIDED that such conditions are not inconsistent with the interests and purposes of these presents. All such donations including (free hold, lease hold land, building structures shall be treated as forming part of the Trust being the subject matter of these presents and shall be applied accordingly, PROVIDED FURTHER that it shall always be for the Trustees in their absolute discretion to decide whether they should invite or accept any such donations as

15. It shall be lawful for the Trustees at such time or times as they may in their absolute discretion think fit to sell by public auction or private contract or exchange or mortgage transfer or assign or grant lease or sub-leases or let out for any term however long of or otherwise dispose of all or any part of the Trust Fund including the immovable properties comprised therein and on such terms and conditions relative to title or otherwise in all respects as they may think proper and to buy rescind or vary any contract for sale, exchange, mortgage, transfer, assignment lease or other disposition and to resell the same or enter into a fresh contract for exchange, transfer, assignments lease or other disposition without being answerable for any loss occasioned thereby and for such purposes to execute all necessary conveyances, deeds of exchange assignments, transfers, leases, sub-leases, letting counterparts and other assurances and to pass give and execute all necessary receipts releases and discharges for the consideration moneys or otherwise relating to the documents and assurances. All moneys arising from any such transfer or other assurance shall be deemed to be part of the Trust Fund and shall be applicable accordingly.

16. Upon any sale or other transfer by the Trustees under the power aforesaid the Purchaser or Purchasers Transferee or Transferees dealing bonafide with the Trustees shall be concerned to see or inquire whether the occasion for executing or exercising such power has arisen or whether the provisions as to the appointment and retirement of Trustees herein contained have been properly and regularly observed and performed. Neither

addressed and they shall at all times be at liberty to refuse any donation without giving any reasons for such refusal.

It shall be lawful for the Trustees to pull down, renovate rebuild, alter, adapt, improve, add to, demolish or repair any immovable properties comprised in the Trust Fund and to expend thereon such moneys out of the Trust Fund or the income thereof as they may think fit. The Trustees shall also be entitled to enter into any agreement or covenants with the owners or otherwise and whether for the benefit of the properties comprised in the Trust Fund or such other properties as they may in their absolute discretion think fit from time to time. The Trustees shall also have the power to insure the premises comprised in the Trust Fund against loss by fire, lightning or civil commotion or other risks or losses as the Trustees may think proper from time to time but no liability shall attach on the Trustees or any of them by reason of any property remaining uninsured in any way. The Trustees shall also have the power after paying all the rates, taxes and other outgoings and expenses out of rents and profits of any immovable properties to set aside out of the balance thereof from time to time such sums of moneys as the Trustees may consider proper to meet the expenses of heavy repairs to the buildings and in the meantime to invest the same in any manner they deem fit. It shall also be lawful for the Trustees to permit any immovable property forming part of the Trust Fund to be held used and enjoyed for the purpose of any scheme of charity or other purposes of these presents. The Trustees may also allow the same or any part thereof to be occupied by any employee of any such scheme free from payment of rent or on such terms as the Trustees may think fit.

shall the Purchaser or Purchasers, Transfer or Transferees, Mortgagee or Mortgagors be concerned to see to the application of the purchase moneys or other consideration or be answerable for the loss, misapplication or non-application thereof.

17. The receipt of any one of the Trustees for any income of the Trust Fund or for any documents of title or securities papers or other documents shall be sufficient and shall effectively discharge the person or persons paying or giving or transferring the same from being bound to see to the application or being answerable for the loss, misapplication or non-application thereof.

18. The Trustees may from time to time appoint one or more secretaries, treasurers, supervisors, clerks and other officials and employees and servants as the Trustees may deem expedient and fix their remuneration. The Trustees shall also have power to establish and maintain Provident Fund, Gratuity funds, pensions and other funds for any employee and make rules and regulations regarding the payment thereof.

19. The Trustees shall have the power at their uncontrolled discretion instead of acting personally to employ and pay any Agent (including any Banks) to transact any business or to do any act whatsoever in relation to the Trusts of these presents including the receipt and payment of moneys without being liable for loan and shall be entitled to be allowed and paid all charged expenses incurred thereby.

20. The Trustees may deposit any documents held by them relating to any property belonging to the Trusts under these presents with any Bank or Banker and may pay any sum payable in respect of each deposit.

21. The Trustees shall have the power to determine in case of doubt whether any money or property shall for the purpose of this charity be considered as capital or income, and whether out of income or capital any expenses or outgoings shall or ought to be paid or borne any and every such determination shall be binding and conclusive PROVIDED THAT nothing herein contained shall be deemed to authorise the Trustees to spend the income or corpus of the Trust Fund for any purpose not authorised by these presents.

22. The Trustees for the time being of these presents shall be respectively chargeable only for such Trust Funds and income including money, stocks, funds, shares and securities as they shall respectively receive notwithstanding their respectively signing any receipt for the sake of conformity and shall be answerable and accountable only for their own acts, receipts neglects or default and not for those of the others nor any banker, broker, auctioneer or agent or any other person with whom or into whose hands any Trust Fund or Trust income may be deposited or come nor for lending on any security with less than marketable title nor for the insufficiency or deficiency of any stocks, funds, shares or securities nor for any other loss unless the same shall happen through their own wilful default or dishonesty respectively and in particular no Trustee shall be bound to take any steps or proceedings against a co-trustee for any breach of Trust committed by such co-trustee.

23. The Trustees or Trustee of these presents for the time being may reimburse themselves/himself and pay any discharge out of the Trust Funds or moneys in their hands all expenses incurred in or about the execution of the trusts or the powers of these presents.

24. If any Trustee of these presents shall be lawyer or a person engaged in any other profession or business, he or his firm shall be entitled to reasonable charges for his or their professional services including all profits, costs and charges inspite of the fact that he shall be a Trustee of these presents whether such charges are in the ordinary course of his profession or not and although they may not be of a nature requiring the employment of a Solicitor or other professional person. If any Trustee of these presents shall be broker or sub-broker, he or his firm shall be entitled to reasonable charges for his or their service including any brokerage payable to him or them.

25. (a) It shall also be lawful for the Trustees at any time if they so desire to absolutely take over the trust fund or any other trust or institutions and may take upon itself the duties of administering and managing such Trust or institutions with and subject to powers, provisions, agreements and declarations as those appearing and contend in these presents, subject to modifications as may be necessary or subsequent due to the said trust or trustee of such other institutions or institute transferring the Trust Fund of such Trust for the time being..

26. (b) It shall be lawful for the Trustees at such time or times as they may in their absolute discretion think fit to sell by public auction or private contract or exchange or mortgage or transfer or assign or agreeing leases or sub-leases of any term however long or otherwise dispose of all or any part of the Trust Fund including the immovable properties comprised therein and on such terms and conditions relative to title or otherwise in all respects as they may think proper and fit to buy in rescind or vary any contract for sale, exchange, mortgage, transfer, assignment, lease or other disposition without being answerable for any loss occasioned thereby and for such purposes to execute by necessary conveyances, deeds of mortgage, assignments, transfer, lessees,

sub-lessees, counter parts and other assurances and to pass, give and execute all necessary receipts, releases and discharges for the consideration moneys or others relating to the documents and assurances, all moneys arising from such transfer or other assurances shall be deemed to be part of the trust fund and shall be applicable accordingly.

26. The Trustees shall be at liberty to keep the Trust Fund in any state of investment for such time or times however long as they may in their absolute discretion think fit without being answerable or accountable to any other party for any loss caused thereby and in their absolute discretion to sell, assign transfer or release the same or any part thereof and to invest the sale proceeds or other realisations or any other money requiring investment in the following invests or any one or more of them as the Trustees may deem fit namely:

- (a) Debentures, debenture, stock or guarantee or preference or ordinary stock or shares of any company, on which a fixed or minimum rate of interest or dividend is guaranteed by the Government of India.
- (b) stock or other securities or debentures issued by the Municipal Corporation of Bombay, or by the Port Trust or any other local authority in India.
- (c) in fixed or other deposits with any bank, firm or Company including any company (Public or Private) or firm in which the Trustees or any one or more of them are interested as Directors partners or otherwise.
- (d) in acquiring by purchase or on lease or otherwise any immovable properties of any tenure anywhere in India including the acquisition of Pazandari rights in such properties and in case of vacant land the Trustees shall be at liberty to erect

In debentures, stocks, or shares of any description of any Company (Public or Private) including any Company in which the Trustees or any one or more of them may be interested as Directors or otherwise.

Any securities or investments of the Trust authorities by law, Provided That the investments of the Trust Fund other than investments in immovable properties may be made or kept in the name of any two or more of the Trustees or be made payable to or transferable by any two or more of the Trustees.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands and seals the day and year first above written.

SIGNED SEALED AND DELIVERED by the abovenamed SHRI VITHALRAO GANESH JOSHI in the presence of. *M. M. Chohan.*

V. Joshi

SIGNED SEALED AND DELIVERED by the abovenamed SHRI KRISHNAJI MAHADEV TIKEKAR in the presence of. *M. M. Chohan.*

K. M. Chohan

SIGNED SEALED AND DELIVERED by the abovenamed SHRI SHRINIWAS DATTATRAYA JOSHI in the presence of. *M. M. Chohan.*

S. Joshi

SIGNED SEALED AND DELIVERED by the abovenamed SHRI SHARAB DWARKADAS MUNI in the presence of. *M. M. Chohan.*

S. Muni

SIGNED, SEALED AND DELIVERED by the abovenamed SHRI DINANATH NAGESH BAVALI in the presence of. *M. M. Chohan.*

D. Bavali

CERTIFIED TRUE COPY



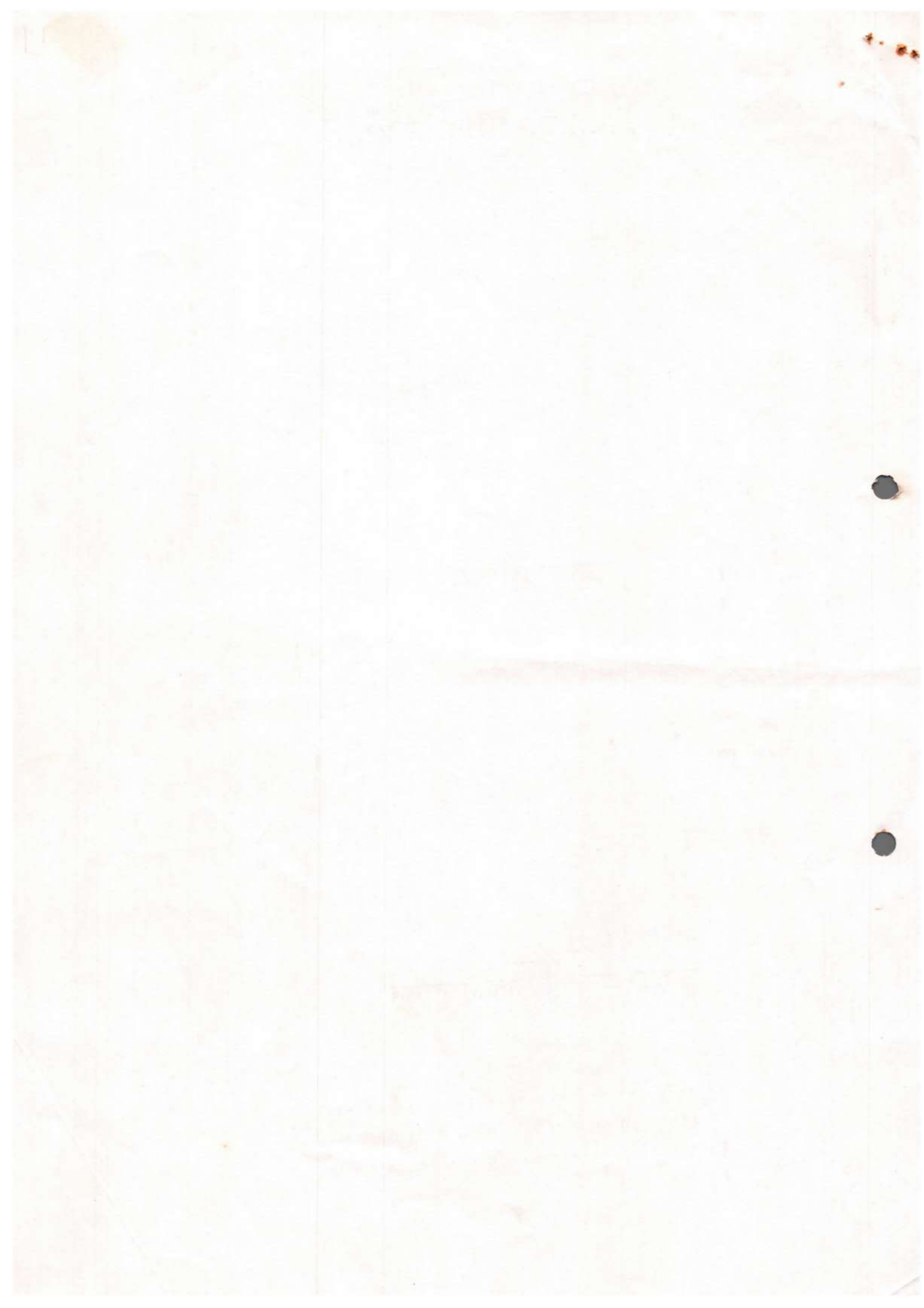
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M/s. S.V. Pikale & Co.,
Advocates,
19/21, Ambalal Doshi Marg,
Fort, Bombay-23.

DEED OF TRUST

SHRI VITHALRAO JAGJI CHARITABLE
TRUST

DATED THIS 23rd DAY OF AUGUST, 1977



1 (2)

**BEFORE THE ASSISTANT CHARITY COMMISSIONER-VI,
GREATER MUMBAI REGION, MUMBAI**

(Presided over by : Smt. C. R. Umredkar)

Change Report No. ACC-VI/ 5811/2015 .
(Under Section 22 of the Maharashtra Public Trusts Act, 1950.)

In the matter of :

" **Shri Vithalrao Joshi Charities Trust** "

P.T.R. No. E-6678 (Mumbai).

Mr. Vikas K. Walawalkar

VERSUS

Nil.

:- Reporting Trustee

:- Objector

-: **ORDER Below Exh. 01 :-**
(Delivered on 08/02/2018)

This is an inquiry Under Section 22 of the Maharashtra Public Trusts Act, 1950. Perused the contents in the change report and gone through the case papers as well as documents available on record at Exh. 02 to Exh. 03 along with Exh. 01 and relied upon the documents. I hold that the reported change is legal and valid and can be accepted in the interest of trust and justice. The inquiry is uncontested in nature. Hence, I pass the following order.

-: **ORDER :-**

- 1) The change report is allowed.
- 2) Schedule-I be amended accordingly.
- 3) No order as to costs.

Place: Mumbai.
Date: 08/02/2018



C. R. Umredkar
(Smt. C. R. Umredkar)
Assistant Charity Commissioner-VI
Greater Mumbai Region Mumbai.

Certified to be a True copy

Chalk
21/3/22
Superintendent (Certified Copy)
Public Trust Registration Office
Greater Mumbai Region Mumbai

