

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-DL26921657446519Q

16-May-2018 02:44 PM

NONACC (BK)/ dl-corpbk/ CORP GKAILASH/ DL-DLH

SUBIN-DLDL-CORPBK57684809302130Q

CLASSICAL CONCEPTS

Article 64 Trust

TRUST REGISTRY-CLASSICAL CONCEPTS

0

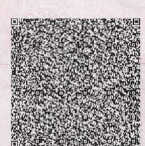
(Zero)

CLASSICAL CONCEPTS

NA

CLASSICAL CONCEPTS

(One Thousand One Hundred only)



Please write or type below this line.....



ASHIS SENGUPT



SARBANI SENGUATA 545781393976

0000927977

The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any disc available on the website conders it invalid. The onus of checking the Teglitinacy is on the users of the certificate.

In case of any discrepancy please inform the Competent Authority.

TRUST DEED OF CLASSICAL CONCEPTS, P-76, C.R. PARK, NEW DELHI - 110 019

THIS DEED OF TRUST executed on this 17th day of May, 2018 by Pt. Ashis Sengupta S/o Late Shri Ranjit Kumar Sengupta, R/o P-76, C.R. Park, New Delhi, India and Smt. Sarbani Sengupta wife of Pt. Ashis Sengupta R/o P-76, C.R. Park, New Delhi, India hereinafter both called "SETTLORS OF THE TRUST" (Which term shall unless excluded by or repugnant to the context, include their heirs, successors, executors, administrators and legal representatives) and also hereinafter called the MANAGING TRUSTEES.

WHEREAS the Settlors are desirous of constituting a trust named "CLASSICAL CONCEPTS" for promoting music and fine arts in India and abroad as hereinafter mentioned.

AND WHEREAS the Settlors are desirous to induce to writing the terms of the Trust:

NOW THIS DEED OF TRUST WITNESSTH AS FOLLOWS:-

- 1. The Settlors have this day transferred and donated up to the trustees a sum of Rs. 11,000/- (Rupces Eleven Thousand only) to be noted upon trust together with all the incomes arising therefrom and all the accumulations and accretions thereto in the interest and purposes and objects hereinafter contained.
- 2. The Name of the Trust shall be "CLASSICAL CONCEPTS".
- 3. The Regd. Office of the Trust shall be at P-76, C.R. Park, New Delhi - 110 019, India.
- 4. The Trust shall be for promotion of music and fine arts in India and abroad.

AIMS AND OBJECTS:

The aims and objects for which the trust is established are as under:

- To establish, maintain, run, develop, improve, extend, grant, donate, for and aid in the establishment, maintenance, improvement and extension of schools and centres for imparting education relating to music and fine arts in India and abroad.
- b) To further the cause of music and fine arts education and research related fields and to collaborate with like- minded organisations and people to achieve this objective.
- The Trust will organize multi-centric & multi-institutional activities relating c) to music and fine arts and research of relevance to India and Abroad.
- d) To organize charitable services for needy artists and students of music and fine arts in India and abroad.
- To arrange and organise discussion, guest lectures, conferences, seminars, e) symposiums, work-shops by the experts of India or abroad.

Azhis Senguste Ssengubla

- f) To encourage various institutions to conduct the music and fine arts programs or workshops under the aegis of the trust.
- g) To encourage students and professionals, trainees and PG to attend the national & international music and fine arts conferences.
- To create and maintain the resource center for the members and beneficiaries to make available the facilities of the trust for developing skills related to music and fine arts;
- To publish books, magazines, journals, newsletters, brochures, pamphlets, research papers and producing documentary Feature Film & Television Serials, Advertisements for Electronic Media, etc. for furtherance of objects of trust
- To render assistance and/ or grant aid to other charitable trusts or institutions.
- k) To purchase/ acquire/ take in donation and gift the land and other establishment and to construct building thereon for the cause of the trust.
- To erect, construct, alter, maintain, sell/ lease, mortgage, transfer, improve, manage, and develop all or any part of the property/ building necessary or convenient for the purpose of the attainment of the trust objects.
- m) To utilise the income of the trust towards the promotions of all the aims and objectives of the above trust.
- n) To do or perform any other act which may be incidental or conductive to the attainment of any of the objects of the above trust.
- To do any other educational or recreational activities relating to music and fine arts for students, professionals and general public of India and abroad.
- 5. That for the furtherance of the objects of the trust, the investment or use of Trust Fund for the time being in force, the SETTLORS OR MANAGING TRUSTEE of the Trust will have the following powers:
 - a) To accept any donations, contribution, grant or subscription in cash or in kind from any person, body of persons of trust towards the corpus of Trust Fund to meet the objects mentioned hereinbefore.
 - b) To apply the whole or part of the income of Trust Funds or accumulation thereof or whole or part of the corpus of the Trust Funds, on any one or more of the objects of the Trust, as the Trustees may in their discretion from time to time determine.
 - To convert and deal with Trust property and/ or any investments for the time being.
 - d) To invest or deposit Trust Funds and incomes of the Trust in the forms and modes as prescribed under Income Tax Act, 1921 and Rules made thereunder.

Achi Senguste Ssengusta

- e) To borrow or raise or secure payments of money and also to lend money either with or without security from any Bank(s)/ Financial Institutions(s) or any other person.
- f) To sell, dispose or alienate or otherwise deal with any property comprising the Trust Fund.
- g) To let out, demise any immovable property comprised in the Trust Fund for such period and at such rent, on such terms and conditions as the Trustees in their discretion may think fit.
- h) To open account with any bank, or banks, or operate such account and to give instructions to the bank and to provide for opening and operation for such account by the Trustees or by any agent appointed by the Trustees.
- To adjust, settle, compromise, compound, and refer to arbitration all actions, suits, claims, demands and proceedings regarding the Trust Fund.
- j) To appoint constituted Attorney or Agents and to delegate to such Attorneys or Agent or any of the power vested in the Trustees under these presents and from time remove such Attorneys and Agents and to appoint others in his or their place.
- k) To appoint or make provision for the appointment of any person (including all or any of the Trustees as committee or Administrator or Managing Trustee(s) or otherwise) for the purpose of the Trust in such manner and subject to such rules and regulations as the Trustees may prescribe and also to appoint or provide for the appointment of separate Trustees to hold any property or any fund or investments subject to the provisions of this Deed in such manner and subject to such rules and regulations as the Trustees may from time to time think fit.
- To make, vary, alter or modify schemes, rules and regulations for carrying out the objects of the Trust and for the management of the affairs therefore and/ or running any institution in furtherance of the objects of the Trust and otherwise for giving effect to the objects of the Trust.
- m) To start, abolish, discontinue and restart any charity or charitable institutions for the benefit of general public and to impose any condition to any subscription or donation made by them.
- To set apart and/ or allocate the whole or a part of the income or the corpus of Trust Fund or part therefore for the objects of the Trust.
- To join, incorporate or amalgamate this Trust with other or others having similar or allied objects upon such terms and conditions as the Trustees may decide.

Azhis Sengryste Ssengryste

- p) To takeover, acquire, manage, control or aid any existing institution or institutions having objects either wholly or in part a similar to the objects of this Trust and on such terms and conditions as may be thought expedient.
- q) To transfer all or any part of the property assets, liabilities, and engagements of this Trust to any one or more of the Trust, Societies, Institutions or associations with which this Trust is Settled to amalgamate.
- r) To transfer and hand over the Trust funds in their possession or control to any other Society, Corporation, Institution, Trust or Organisation on such terms and conditions as the Trustees shall in their absolute discretion think fit and proper to be held by the Society, Corporation, Institution or Organisation.
- To give aid by way of donations out of the income of corpus of the Trust Fund or otherwise to different charitable institutions, societies, organisations, or trust to enable such institutions, societies, organisation or trust to start, maintain or carry out such charitable objects.
- t) To borrow moneys either on the security of any property comprised in the Trust Fund or otherwise/ for all or any of the purposes of these presents and it shall be lawful for the Trustees to make such borrowings on payment of such interest and otherwise on such terms and conditions as they may in their absolute discretion think fit.
- u) In general to do or cause to be done apart from all the acts, stated above, all such other acts or things as shall be conducive to the interest of the trust provided such thing or acts be not contrary to nor inconsistent with the spirit and principles of the law, under which the trust has been established.
- v) The Trustees shall have the power at their discretion instead of acting personally to employ and pay any agent (including Bank) to transact 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 loss and shall be entitled to be allowed and paid all charges and expenses incurred thereby.
- 6. The Trustees shall have the power at their discretion instead of acting personally to employ and pay any agent (including Bank) to transact 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 loss and shall be entitled to be allowed and paid all charges and expenses incurred thereby.
- 7. The Trustees will be entitled to receive remuneration as decided by not less than 3/4th majority and may reimburse themselves of all expenses actually incurred by them in connection with the Trust on their duties relating thereto.

Ashir Sengryste Ssengribler

- 8. The number of the Trustees shall not be less than two at any time. If the numbers of the Trustees fall below two, the Trustees shall not except for the purpose of filling any vacancy, act so long as the number is below the said minimum. The maximum number of trustees, including managing trustees, shall be seven at any given point of time.
- 9. The Settlors/Managing Trustees for the time being will be at liberty to appoint additional Trustee(s) within the number mentioned above for such period or on such terms as to retirement and reappointment as the Trustees for the time being consider proper. The managing trustees, however, shall be lineally ascendant or descendant or any other person nominated by both the trustees. The settlers or their lineally ascendant or descendant nominated by them may entitle any other person including member of their own family or any one else, to become the managing trustee.
- The Trustee will be at liberty to resign on giving one month's notice of his intention to do so.
- 11. The Trustee, once appointed, shall hold his office until he resigns or is declared insolvent or convicted by a court for criminal offence involving moral turpitude or otherwise becomes unfit or incapable to acting at any time. A trustee may also be removed by 3/4th majority vote of the Trustees on account of any gross misconduct on the part of any trustees in his public life or pertaining to the affairs.
- The general Administration/ affairs and the present of this deed shall be conducted by the Managing Trustees.
- 13. The Managing Trustee/ Settlors may from time to time make by-laws, rules and regulations for the conduct of the affairs of the Trust for its office bearers and employees.
- 14. The Managing Trustee/ Settlors may form a body of governors or a similar committee of eminent persons from the fields of music and fine arts or from other fields. The manner of governance of such body of governors shall also be prescribed by the managing trustees.
- 15. The Managing Trustees/ Settlors may from time to time frame rules for the conduct and regulation of the meeting of the Trustees. In the absence of such regulations:
 - a) Two trustees shall form a quorum for meeting of the trustees.

Achis Sengupts Ssengupta

- b) All the matters will be decided by majority. In the event of any tie, one of the settlers or one managing trustee or in his absence, trustee presiding over the meeting shall have a casting vote.
- c) Resolutions passed without any meeting of the Trustees but by circulation thereof and evidenced in writing under hands of two third of the Trustees shall be as valid and effectual as a resolution duly passed at a meeting of the Trustees.

- 16. The Trust hereby created can be revoked by the trustees at any time. If the Trustees at any time decide that it is expedient to discontinue the trust, any money or property belonging to the trust after payment of all expenses and liabilities properly incurred shall be distributed among such other charitable organisations similar, wholly or partly, aims and objects, as the Trustees may decide.
- 17. The name of the Trust shall in no case be changed to any other name.
- 18. The office of the Trust shall be situated in National Capital Territory of Delhi unless changed by the trustees by two-thirds majority.
- 19. The fund of the trust shall be kept in nationalized or private bank(s). The bank account of the trust shall be operated under the direction of the board of Trustees.
- 20. The funds of the Trust shall be invested in securities, banks, institutions etc. as per section 11(5) of the Income Tax Act, 1961.
- The accounting year of the Trust shall be the financial year ending on 31st March of every year.
- 22. It is expressly declared that no part of the Trust property or income of Trust Fund shall be applied for any purposes, which are not a public charitable purpose, and all provisions hereof shall be construed accordingly.
- 23. The present Trust Board is as follows:-

Sl.No.	Name and address of Trustee	Formal position in Trust Board
1.	Pandit Ashis Sengupta, S/o Late Shri Ranjit Kumar Sengupta, R/o P-76, C.R. Park, New Delhi, India Aadhaar No. 2449 0801 3300	Chairman
2.	Smt. Sarbani Sengupta, W/o Pandit Ashis Sengupta, R/o P-76, C.R. Park, New Delhi, India Aadhaar No. 5457 8139 3976	Secretary

In Witness whereof the parties hereto have seen, subscribed and executed their presents on this 17th May 2018 first written above.

Ashis Sengunta)

First Settlor of the Trust

(Sarbani Sengunta)

Second Settlor of the Trust

Witnesses:

Woodbrdhury

 Mr. Kamanjoy Roy Chowdhury S/o B. Roy Chowdhury P-76 Chittaranjan Park New Delhi – 110019 Aadhaar No. 9158 9277 1733

2. Mr. Abhyshek Mukhopadhyay S/o Mr. Moloy Mukhopadhyay GH-9, Flat No. 217 Paschim Vihar New Delhi – 110087 Aadhaar No. 9447 7319 5913

Ashir Sangupto

Josephala

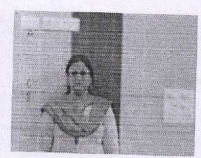
Reg. No. 496

Reg. Year 2018-2019

Book No.



Ist Party



IInd Party



Witness

Ist Party

CLASSICAL CONCEPTS THR ASHIS SENGUPTA

Hnd-Party

SARBANI SENGUPTA

Witness

KAMANJOY ROY CHOWDHURY, ABHYSHEK MUKHOPADHYAY

Certificate (Section 60)

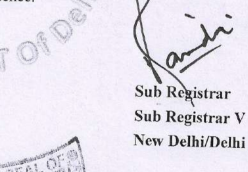
Registration No.496 in Book No.4 Vol No 4,323

on page 97 to 105 on this date

18/05/2018 4:47:41PM

and left thumb impressions has/have been taken in my presence.

Date 18/05/2018 16:59:03



day Friday

