CRITERIA 6

6.2.2 The functioning of the institutional bodies is effective and efficient as visible from policies, administrative setup, appointment and service rules, procedures, etc.





6.2.2 The functioning of the institutional bodies is effective and efficient as visible from policies, administrative setup, appointment and service rules, procedures, etc.

Functioning of the TEI bodies effective and efficient as visible through the following aspects-

1) **Through policies of Management** :- Raval Education Trust is established in 1997. It is socio - cultural organisation of Mumbai. It is in quality education for society for many decades.

Raval Education Trust runs Shri L P. Raval College of Education and Research at Mira Road (Thane). It provides professional course in education to serve to the students belonging to middle and lower strata of society.

Through policies of Raval Education Trust, it has realised the need and importance of higher education. As per education policies of Raval Education Trust, Mumbai it has established various schools and colleges such as a) High School ,b) Junior College ,c) Degree College and d) B.Ed College.

Effective and efficient functioning of these Institutional bodies is visible through policies of Raval Education Trust.

2) **<u>Through administrative Set up</u>** : TEI has its state of art Infrastructure facilities that provides quality education through great administrative set up as -

A - a) Chairman b) Vice chairman and c) Secretary - Treasurer

B - a) Principal of B Ed college b) Faculties and c) Supporting staff

C- a) Administrator b) Senior clerk c) Junior clerk d) Housekeeping staff and e) Security staff

This is the best administrative set up. This effort and structure of administrative set up shows Institutional bodies are effectively and efficiently functioning through administrative set up.

3) **Through appointment and service Rules** : The Management Governance of Raval Education Trust has Higher Education Committee. This trust has been very efficient in view through appointment and services. The Raval Education Trust has its own rules and manual for the appointment and service rules. These rules are in framework of Central Government rules and state government rules. The manual shows the qualification, procedure appointment and amount of salary. The Service Rules of trust for the principal and teaching faculty is as per University of Mumbai as affiliated university.

4) Functioning of institutional bodies through implementation of institutional strategy-

The Raval Education trust is functioning for the society through educational aspect.

From Kinder-garden School to High School and from Junior College to Degree college or to professional B.Ed. college are the functional areas of trust. The B.Ed. college develop skilled professionals in the field of education - noble field in society. The Raval Education Trust has immense and invaluable experience and contribution in



Education.



5) **Functioning through perspective plan. development plan** - Raval Education Trust has short term and long term perspective plan and development plan.

A) Short term Strategic Plan of TEI includes -

- i) Proper Curriculum delivery
- ii) Teaching learning enhancement
- iii) Innovative creative involvement
- iv) Better community services
- v) Skill development in students

B) Long term perspective plan of TEI includes -

- i) Qualitative growth
- ii) Quantitative growth
- iii) Post graduation for students
- iv) Research cell establishment
- v) Continuous efforts to put for assessment and accreditation by NAAC.

It shows the functioning of the Institutional bodies is effective, efficient. It is visible form its policies, administration, appointment and services rules, procedures, prospectus plan, etc.









EVIDENCES

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नोंदनीचे प्रसागपत

याहारे प्रमाणपत्न देण्यात येते की, खाली वर्णन केलेली सार्वजनिक विषयस्तव्यवस्था ही आज, मुंबई आर्वजनिक विषवस्तव्यवस्था अधिनियम, १९५० (सन १९५० था मुंबई अधिनियम कर्ताक २९) या अन्यपे ठाले विभाग ठाले निमाग ठाले नोंदण्यात आलेलो आहे.

सार्वजनिक विश्वस्तव्यवस्थेचे नाव श्री उद्यमणदास पितावरदास रावष्ट जोज्युकेवान ट्रस्ट, प्राइंदर जिन्हाती र्वजनिक विश्वस्तव्यवस्थांच्या नोंदणी पुस्तकातील क्रमांक ही- १७८९ (६१०२) विस्वरत की च्युरें प्रकुमार राष्ट्र रावल यांत प्रमाणपव दिले. 3 3005.00 📢 रोजी मझ्या सहीनिसी दिळे. मुमेद ल. गोडे आज दिनांब एम. ए. एल. एस. बी. स्हीय्वक धर्मादात वाबुवर पदनाम प्रदेश ठारे

PRÍNCIPAL SHRI L. P. RAVAL COLLEGE OF EDUCATION & RESEARCH Ravel Nagar, Mira Road (E).



IUUKS. JUDICIANL 003 R^{\$}100 रत्पर ONE HUNDRED RUPEES . :2.A. Anal . 260/ 19900 24 JAN 19 के दाबल केलेली होती. ती आज बजंदाराश वाका करण्यात आली. चौकर्मा अजांसोबल वाची प्रत निज्ञाणी क. . . . जोडली बाहू. 291799960 20.6.00 TRUST DEED NOTARY This Deed of Trust Made at Bhayandar This Twenty Fourth of January in The Christian Year One Thousand Nine Hundered And Ninety Seven , BETWEEN : Mr. SURENDRAKUMAR LAXM -ANDAS RAVAL Aged 42 Years ,Hindu ,Indian Inhabitant, Occupation Business, Residing at hereinafter Referred to as" The Settlor", PSRavay 21/21. 2121.21411 of the One Part and BID 21961 FORMAL Rulas and as alace N.S. Runal 0





(1)Mr.SURENDRAKUMAR LAXMANDAS RAVAL Aged 42 Years,Occupation Business,18,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road,Bhayandar (East), Dist. Thane-401105.

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- Mrs.SAVITA SURENDRA RAVAL, Aged 41 Years,Occupation Business,
 18,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road,
 Bhayandar (East) , Dist. Thane-401105.
- (3)Mr.JITENDRA SURENDRA RAVAL, Aged 24 Years, Occupation Business ,
 18,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road,
 Bhayandar (East), Dist. Thane-401105.
- (4)Mr.SHASHIKANT SURENDRA RAVAL, Aged 22 Years, Occupation Business,
 18,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road,
 Bhayandar (East), Dist.Thane-401105.

(5) Mr.RAJESH SURENDRA RAVAL, Aged 19 Years ,Occupation Business, B,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road, Bhayandar (East),Dist.Thane-401105.

- (6)Mrs NIMISHA SHASHIKANT RAVAL, Aged 20 Years ,Dccupation Business,
 18,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road,
 Bhayandar (East),Dist.Thane-401105
- (7)Mrs.SHILPA JITENDRA RAVAL, Aged 20 Years ,Occupation Business,
 18,Sai mangalam Co-op Housing Society Ltd ,Baliram Patil Road,
 Bhayandar (East),Dist.Thane-401105
 - ,all Hindus and Indian Inhabitant, Hereinafter Reffered to as "The TRUSTEES" of the other Part.

WHEREAS :

1) The Settlor is Possessed of a sum of Rs.10,000/- (Rupees Ten Thousand Only) and he desires to settel the said amount on trusts Hereinafter appearing in Order to Perpetuate the Memory of his Late Father Shri LAXMANDAS PITAMBERDAS RAVAL, for the Benefit of the Needy and the Poor Students, the Students Community the Educational Fraternity and the Public JSMMAN Shave anarain 2001 Later 2144



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>at Large.

2)The Trustees have at the Request of the Settlor agreed ,to act as the First Trustees of the said Trust and of these Presents.

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3) The Settlor has Prior to the Execution of these Present Tran sferred the Said Amount to the trustees to be held by the Trustees on trusts and Subject to the Powers, and other Prov visions hereinafter contained.

NOW THIS DEED WITHNESSETH THAT IN CONSIDERATION of the Prem ises and in order to Perpetuate the name of his father Shri MAXMANDAS PITAMBERDAS RAVAL . to Fullfill the Needs of the boor Students and Paucity of Educational Institution, and in order to effectuate the said desire of the Settlor and for diverse other good causes and consideration, the settlor both hereby transfer and shall be deemed to have Transferred unto the Said Sum of Rs.10,000/-(Rupees Ten Thousand only).to have and to Hold the said sum (hereinafter Mentioned as "the Trust Fund")unto the trustees to the use and upon the trusts and with and Subject to the powers, provision , agreement and declaration here inafter declared and contained of and concerning the same.

- 1) This Trust Shall always be Known as :-"SHRI LAXMANDAS PITAMBERDAS RAVAL EDUCATION TRUST".
- 2) The office of the trust shall Presently be at 18, Sai Mangal, B.P.Road, Bhayandar (East), Taluka and District Thane_401105
- 3) The expression' Trust Fund' hereinafter appearing shall Mean and shall be deemed to include the said amount of Rs.10,000 /-(Rupees Ten Thousand Only) as Well as all Other Sums, and Property, movable and Immovable that the Trustees May receive from the Settlor or any other Person or Hold, by Way of Purchase or any other mode, of transfer or grant or by Hereive 2na.212.2(4(1) Hereive 214.4) 2na.212.2(4(1) Hereive 214.4)

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way of interest accured on Trust Fund and dividends ,rents, or other income and other accumulation howsoever made and investment, representing Trust Fund For the time being and from time to time.

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4) The Trustees Shall invest the Trust Funds in any of the investments hereinafter mentioned and shall collect or receive the interest ,dividends ,rents ,profits , and other income accruing on Such investment from time to time and out of such gross income the trustees shall deduct the Following Expenses.

(a)The cost, charges and expenses incurred for recovering or recovering or receiving such income from the investment.

OPACH The Wages and Salaries of any Employees Engaged for a Manging the trust fund or Property.

If and when the Trust Fund is invested in an immoveable Property or propertise or the trustees hold any such property in trust then.

(1)The expenses by way of payment of taxes, cesses, assessments dues , and duties payable to the goverment or any local authority or Public Body in Respect thereof ,(2) The Expenses for carring usual tenantable Repairs, addition or alterations to such Property and Keeping it in good Condition,(3) The expenses of Insurance premium on Policies obtained aganist any risk to such Properties,(4)Fees Payable to any architect ,legal adviser or other Professional Person in Connection With Such Property,(5)all other Costs charges and expenses for the managemant of the Trust Fund or Property not Specifically Mentioned .

5)After deducting the cost , charges and Expenses incurred by the Trustees as afforesaid out of the total gross income received by them from the trust Property the balance that is the netincome will be utilised as mentioned inthe next Clause.

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63The said remaining net income shall be utilised by the trustees in carring out the following charitable Objects. (1) In giving donations to any secular educational institution or trust.

(2) In Setting up and running and managing educational institu tion or institution or institution like school, colleges , tech nical institutes, polytechnics, Reserch institution, Medical or Paramedical Educational institution, to impart education and Knowledge of Both Formal and informal nature to the Students of all Kinds of Caste, creed, relegion, and mother tongue, and to conduct and run necessary classes , practicals , tutorials , lectures and demonstration etc, for the benefit of the students community and eductional frateruity at large.

(3)In giving Scholarship , Prizes or Awards to deserving Students either or for Providing Funds For Prosecuting Studies by any Deserving Students Either in India or Abroad and to give all other Help for advancement of education.

(4) In such other Purposes or Purpose of educational nature as the Trustees May Think fit, provide only that the trust funds and the income of the Trust shall be used exclusively for the charitable Purpose and For no other Purpose.

7) In furtherance of the said object the trustees shall have Powers to :

a)Establish, and / or conduct and manage Schools,Collages or other institution for imparting any type and kind of education b)To establish and or conduct any istitution for carring on any activities towards advancement of educational activity. c)To establish ,conduct and manage Libaries , reading Rooms, Hostels research centers etc.

d) To Equip all such institution, schools, colleges etc. with all necessary Furnitures , Fixtures , Paraphenalia , sophisticated gadgets and instruments and all other whatsoever things Alter a size and all other whatsoever the size and all other whatsoever the size and all other a size and all other whatsoever the size and all other a size an



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e)For carring out any of the said powers or objects the trustees shall be entitled to utilise any part of the corpus of the Trust Funds and trust property for making any capital investment.

6

8) In order to Carry out the objects of the trusts as mentioned in clause 6 & 7 above the trustees shall have the following Fowers & Under the provision Bombey Public Trust, Act 1950 ;-

A)To Purchase ,or take on Lease for any Period of time or other wise acquire any immovable property consisting of lands and /or building ,shop ,Godown , ownership flats and other Aremises in any building or buildings.

B)To make all repaire and additions and alteration as may be deemed necessary or expenditure by the trustees in respect of any immovable property or properties, ownership flats ,sheds or blocks in industrial Estates belonging to the trust any pay all costs charges and expenses therof.

C)to raise or borrow money required for the Purpose of any of the objectives of the trusts and /or for buying taking on lease or otherwise, any movable orimmovable property, ownership flats and other premises or for carrying out any repaires to any immovable property or properties or ownership flats, sheds or block in industrial estates for the time being and from time to time being and from time to time belonging to the trust and upon the security by way of mortage hypothecation the trust property or any part thereof or or pledge of without any security and at such rate of interest and on such terms and conditions as the trustees may in their absolute discretion think fit and proper.

D)To sell all or any portion or part of the trust property either by public auction or by private contract on such

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(7)

terms and conditions relating to title or otherwise in all respect as they may in their absolute discreation think fit and proper and to recall the same without being answerable for that purpose to sign and execute all the necessary conveyances and other deeds and assurances and to pass valid and effectual receipts and discharges for all the money received by them.

E)To engage or employ, manager, supervisor, teachers, professers , lectures ,demonstrators ,clerks, peons etc. and all other types of employees and to fix their terms of employment in general or in particular to any individual and to may their salaries or wages as may be fixed from time to time

To appoint any one or more persons (other than the settlor) by one or more powers of attorneys to act for them in the affairs of the trust herein contained.

G)To establish an office or offices of the Trust hereby created in any part of india as they may from time to time decide.

H)To formulate a scheme or schemes for the carrying out any of the objects of this trust and for management of the trust property and to frame any scheme or schemes rules and regulations from time to time to achieve the aims and objects of the trust hereby created , and to frame any scheme or schemes and rules ,regulations and byelaws,to conduct any one or more of such institution etc., as described hereinfore , for their, conduction, effective management and for their day to day procedures, as the need and the case be.

I)To deposit for safe custody any documents of title or any other papers or documents or certificates held by them relating to the trust under these present withn any bank or banker or any other persons, firm or company whatsoever and Peravo 2121.2121.211411 FS.PATAC

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to pay sum or charges payable in respect of such deposits.

J)To appoint proxy or proxies for voting at any meeting of creditors , contributers , shareholders , and others.

K)To draw ,make ,accept,endrose ,discount,execute,and issue bills of Exchange, promissory notes, bills of lading , warants, debentures, and other negotiable or transferable instruments or securities.

)To open Banking account or accounts of the trusts in the name of he trust or trustees in any schedual or co-operative bank or banks taht may be decided upon by them from time to time and to close such account or accounts and ot opn new ones in any such bank or banks and to permit any two of the trustees to operate on any banking account without any liability of the other trustees to examin the said account or be in any way responsible for acts, deeds, or defaults of such trustees in connection with such accounts.

M)To enter into contracts for buying and selling any property moveable or immoveable or any other articles and being things and for construction of building contractors or builders or developers.

N)To invest the funds and the net amounts released on the Sale of any trust fund or trust property or any portion or portion of the trust fund with all convinenet despatch in any one or more of the following forms of investment at any

place or places in the union of india with liberty at their absolute discretion to sell ,vary ,transpose and convent the same from time to time.

1) In trust Securities recognised by the charity Commissioner Di 21 21 21 21 21 auch Bis 2144



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under the bombay public trusts act 1950.

2) In Fixed deposits with any firm, company or corporation or sechedual or co-operative bank on such terms and conditions as they may in their absolute discretion think fit and proper.

3

- 3)In the mortgage, whether legal or equitable of any immoveable Property or properties Whether free-hold or of leasehold nature , on such terms and conditions as the trustees may in their absolute discretion think fit and proper.
- 4) In purchase and/or Lease and/or sublease of any immovaable property or properties or any part thereeof whether of freehold or lease hold tenures including the purchases of ny share ,right ,title and interest in such property and/or purchase of ownership flats and or sheds or blocks in industrail estate on such terms and condition as the trustees may in their absolute dicretion think fit and proper and to become member/members of any co-operative housing society or any other co-operative society.
- 5) In the purchase of equity shares, debentures or preference shares of any limited Company or Corporation whether Public or Private.All such investments can be made in the name of the trust or in the names of all the trustee's or any two of them as the trustee's may think convenient or as requir -ed by the terms of investment.
- 6) To do all such other things as may be incidental to or conducive to the attianment of the above mentioned objects.
- 9) The Trustee's may employ solicitors , advocates , architect, Chartered accounts, doctors, bankers, stock, brockers or other persons to transact any business or do any act required to be transacted or done in the Execution of the trust hereof including the receipts and payment of money and to pay their ABRANCE ana ana auce ana ana auce and bold and augen idea 2144 N.S. Rumu

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fees and all charges and expenses incurred but the trustee's shall not be responsible for the default of any such agent, emoployed in good faith.

(10)

10)Where the trust property includes any immovable property (such immovable property being in this deed referred to as the Trust premises').

(A)The trustees may lease the trust premises or any part thereof only when not needed in near future for the objects of the trust for any term What soever and may accept a surrender of any such lease.

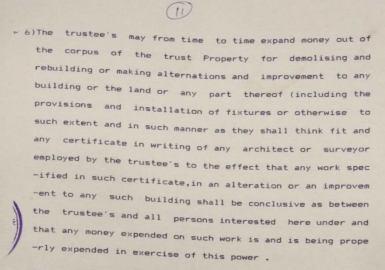
(B) the Trustee's may in executing any trust or power of sale or lease.

/1)Sell or Lease any part of the Trust Premises.

2)Sell or Lease or reserve any easement or right,or privil -adge over any land or any part thereof.

- 3) Impose and make binding for the benefits of any part of the trust Premises sold or Leased, any restriction, stipulation as to user or otherwise, affecting any part of the Premises Retained.
- 4)Accept in exchange any other Property for the trust premises or any part thereof to be sold or Leased (either with or with out any money paid or received for equality of value).

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- (C) The trustee's may licence out and / or hire out for a tempory period and when neither needed and nor in use ,the trust property or any part thereof on any terms and conditions beneficial to the trust ,the trust properties, the Trust Funds or in the advancement of the objects of the trust.
- 11).The trustee's may accept any donation or contribution in cash, shares and any moveable or immoveable property or

properties either as its income or as thwe corpus of the trust fund for the objects of the Trust herein Contained upon such terms and conditions as they may in their absolu -te discretion think fit and Proper.

12). It shall be lawful for the trustee's or trustee for the time being of these Presents to reimburse themeselves or him selves or herself and/or discharge out of the trust Property all costs, charges and expenses incurred by them in or about the execution of the trust and powers of these presents.

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13).Any trustee's being an advocate or any other persons engaged in any person engaged in any profession or business shall be entitled to charge and receive all usual Profession and other charges for business done by him or his firm in relation to the trust.

(12)

14). The trustee's shall have full power to compromise or refer to arbitration any claim or account whatsoever or any other matter in which the interest of the trust property is involved and its funds and property may be concerned or wherein the trustee's as such may be parties.

15 Any of the powers and authorites by this settelment given to or vested in the trustee's may at any time when there are more than one trustee's be exercised by a mojority of the trustee's without the concurrence or any trustee's who by reason of illeness, infirmity or otherwise may be unable , or unable without inconvenience to take an active part therein and such trustee's may in order to facilitate business by power of attorney or otherwise ,empower any of the other Trustee's to use his or her name for execution otherwise, empower any of the other trustee's to ,use his or her name for execution or signature of documents for any of the purposes of this trust without being responsible for loss and all the acts and proceeding of the majority of the trustee's shall in such case be valid and effectual as if they had all concurred therein.

16). Any trustee's hereto who shall dissent in the exercise of any of the powers of authorities aforesaid from other trustee's shall nevertheless concure in executing or singing any documents or any of such power or authorities by the majority of the trustee's with out being responsible for the loss to the trust that may be caused. All the acts, proceedings and exercise of discretion of the majority of Perava 2n 2n 2n 2n 2020 Perava 2n 2n 2020 Perava Perava 2n 2020 Perava



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the trustee's shall be absolutely binding on the remainder of the trustee's.

(13)

- 17). The trustee's shall have full power to file and defend suits ,appeals ,applicaions,etc.and any one or more of them , being duly authorised , shall have power to declare.sign and verify all plaints, written statement , memo of appeals, cross objection ,applications,affidavite,etc. and to accept write of summons, notices, etc. and to appear in any court, any tax authority, officer or tribunal and before any registrar or sub-registrar of assurances at any place in the union of india and to present and lodge any documents for registration and to admit execution thereof and to compound all actions, suits and other proceedings and all differances, disputes and demand and to refer any such differances, disputes, or demands to arbitration and adjust, approve and settle all accounts relating to the trust property and to execute all releases and discharges and to do all other things relating there to.
- 18). The receipts of any of the trustee's for the purchase money of any property hereby directed or authorised to be sold or for any other money paid and for any securities transferred to them by virtue of these presents or in the execution of any of the trustee's or powers hereof shall effectually discharge the person or persons paying or transferring the same therefrom or from being bound to see to the application or being answerable for the loss or misapplication thereof.
- 19). The Trustee's shall be responsible for their own individual acts and defaults only and not for the acts of defaults of another of them nor for the acts or defaults of any banker , broker, auctioneer, or other persons into whose hands any trust property consisting of securities or money or the income thereof shall in the ordinary course of business come or for the depreciation of any property or securities grave ara. 2ra. 2ra. 2rat. 2rateMarker Marker MarkerMarker ara. 2rateMarker Marker Marker



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nor for any mistake or error of judgement commited by them in regard to the choice of the receipents of the benifit of the trust property or the objects thereof in any paritcular case or cases or otherwise howsoever execpt for their willful acts and defaults only.

(14)

- 20). The trustee's shall pay themselves and defray and satisfy out of the trust funds/property for the time being all expenses which they may reasonably have to incure in and about the execution of the trusts and power herein contained and the adminstration of the trust property hereby effectuated , including the premia for the insurance of the building for . VO he time being subject to the trusts hereof but the trustee's hall not be personally responsible for any loss arising in POTARY consequence of any accidental ommision to insure any building IR BO aganist risk from fire or other risk.
 - 21). The trustee's shall cause proper account to be kept of the trust premises and all additions thereto and the incmetax thereof respectively and the accumulation of such income

and the application thereof from time to time and shall on checking the same sign the accounts books twice in each year. The accounts books so signed by trustee's shall be examined, audited and certified by one or properly qualified auditor or auditors once in each year and the audited statements of accounts shall likewise be signed by all trustee's. the accounting year will be ending on 31st march of every year but the trustee's shall have power to change the accounting year only accourding to the law for the time being in force.

22). The Trustee's may appoint any one or more of them as managing trustee or trustee's who will be responsible to look after the day to day administrative matters of the trust in



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23).The managing trustee's or in his absence or on his failure any one trustee's for the transaction of any particular business and any business may be disposed of by a circular instead of at a meeting unless majority of the trustee's think otherwise.

(15)

24).At least two clear days notice shall be given to other trustee 's as to the place ,hour and day of the meeting and of the nature of the business to be transacted thereat.

 $_{25)}$. The original minutes of the proceeding of every such meeting shall be deposited at the office of the truste with the grustee who shall provide for the safe custody thereof.

26) of and so often as any of the trustee's hereby appointed or any future trustee or trustee's of these presents shall die or goes to reside out of india for more than a year or shall

desire to retire or refuse or become unfit or uncapable to act in the trust of these presents or shall become bankrupt or insolvent or if he is convicted or if the settlor or the trustee's for the time being shall be desirous of appointing additional trustee or trustee's along with them, it shall be lawfull for the settlor during his life and after his death for the surviving or continuing trustee or trustee's for the time being of these presents or if there shall be no surviving or continuing trustee's then for the retiring or refusing trustee or trustee's or the heirs , executors , or administrators of the last surviving trustee to appoint any other person or person's to be a trustee or trustee's so dying or going to reside abroad or desiring to retire or refusing or becoming unfit or incapable to act or adjudged insolvent or conviced as aforesaid or to appoint an additional trustee or trustee's as aforesaid with liberty upon such appiontments to increase or deminise the original number of trustee which shall never be less than three or more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment made under this Der more than seven and upon every appointment appointment made under this Der more than seven and upon every appointment aignaiand 1909



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, clause the trust property for the time being shall be transfered as to become vested in the new trustee or trustee's either jointly with the continuing trustee or trustee's jointly with the continuing trustee or trustee's or solely as the case may require and every Trustee so appointed as aforesaid may as well before as after such transfer act as fully and effectively as if he had been hereby constitued a trustee.

(16)

27). In all cases of difference of opinion amongst the trustee as to whether a particular act should be done or ommited to be done in the execution of the trusts hereof or as to the powers and autorities herein contained or as to the true intent and meaning of any of the clauses of trusts hereof the same shall be disposed of and dealt with in accordance with the opinion of the majority which shall be final and conclusive in case of an equality of votes the trustee senior most in age shall have a

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second or casting vote .

28).The benefit of this trust and the income from the trust property shall be given to every student's and any needy person or persons irrespective of any relegion, caste, creed or community.

29).The trustee's shall apply and try to obtain all concession's, benefits and allowances as are available ,in law in the matter of taxation, investment, and exemptions.

30). If the trustee's receive any donation on any special terms and conditions, such donation shall be kept invested according to the terms and conditions if any in respect thereof and keep a seperate account in respect of the utilization or application of theincome therefrom. The trustee's shall not accept any donation , the terms and contions of which are contrary to or inconsistent with any of the objects of this trust.

31). The trustee shall have power , with the consent of the charity commisioner or any other similar authority appointed by the

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F Goverment to modify ,and to alter any of the objects of this trust or the powers conferred on them or and / or the others provision contained herein,without affecting the basis structure of this deed and the trust created thereby.

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32).The trust created by these presents shall be irrevocable provided that in the event of the trust failing to function for any reasons, or in the event of the trustees being of the unanimous opinion that this trust should be disolved and/or amalgated with any trust having objects more or less similar to this trust the trustee's may apply to the charity commisioner or any similar authorirty prescribed by law for permision to dissolve and/ or amalgamate with any other public charitable trust and in that event the trust property shall be transferred to any other public charity trust as the

trustee's with the consent of the charity commisioner or any other authority as aforesaid, on such terms and conditions as the trustee's with concurrence of the charity or other authority may think fit and proper.

33). The expenssion 'Trustee's in this deed shall mean and include the trustee's or trustee for the time being and from time to time of these presents, the survivors or suvivor of them and the heirs , executors and administrators of the last survivor of them.

IN WITNESS HEREOF the settlor and the trustee's have set their respective hands on the day and year and at the place first hereinabove written.

SIGNED, SEALED AND DELIVERED)

VOR

ARY

by the withinnamed :SETTLOR

Mr.SURENDRAKUMAR LAXMANDAS RAVAL)

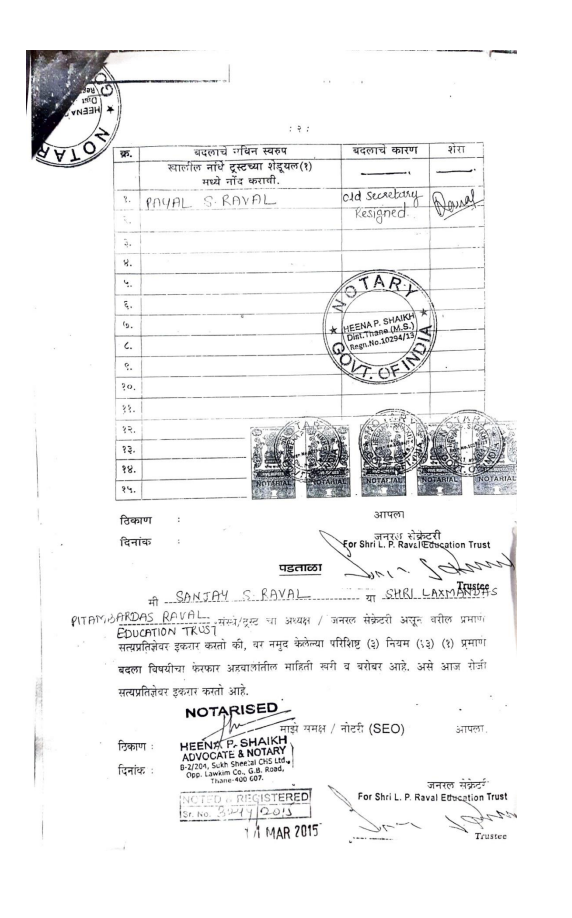


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(18) in presence of 1) 2) SIGNED, SEALED AND DELIVERED by the withinnamed :TRUSTEE'S 1)Mr.SURENDRAKUMAR LAXMANDAS RAVAL) Ve 12121212121214 2) Mrs. SAVITA SURENDRA RAVAL TARY , JSRAVAC 3)Mr.JITENDRA SURENDRA RAVAL 12121.2121.2140 4) Mr. SHASHIKANT SURENDRA RAVAL , PERava 5)Mr.RAJESH SURENDRA RAVAL , N.S. Ravert 6) Mrs NIMISHA SHASHIKANT RAVAL , jag 214A 7)Mrs.SHILPA JITENDRA RAVAL)....TRUSTEES in presence of REnkod 1) 2) protosh. v. pitale Ritale Attested by me mymbal 313197 P G VORA NOTARY, Gr. Bombay; P. G. VORA abvocate High Court & NOTARY J/603, Sumer Nagar, S. V. Bd. Near Kora Kendra, Borlvan (vvest). Bombay-92

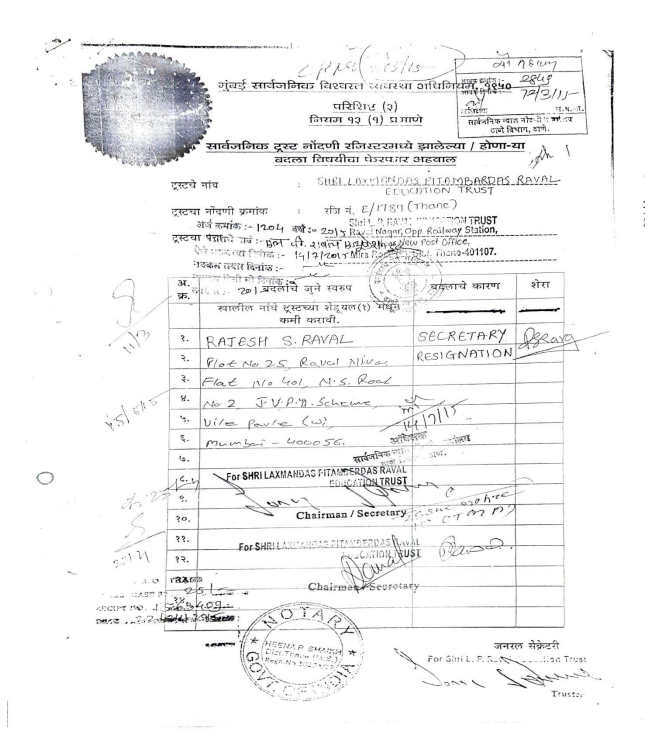


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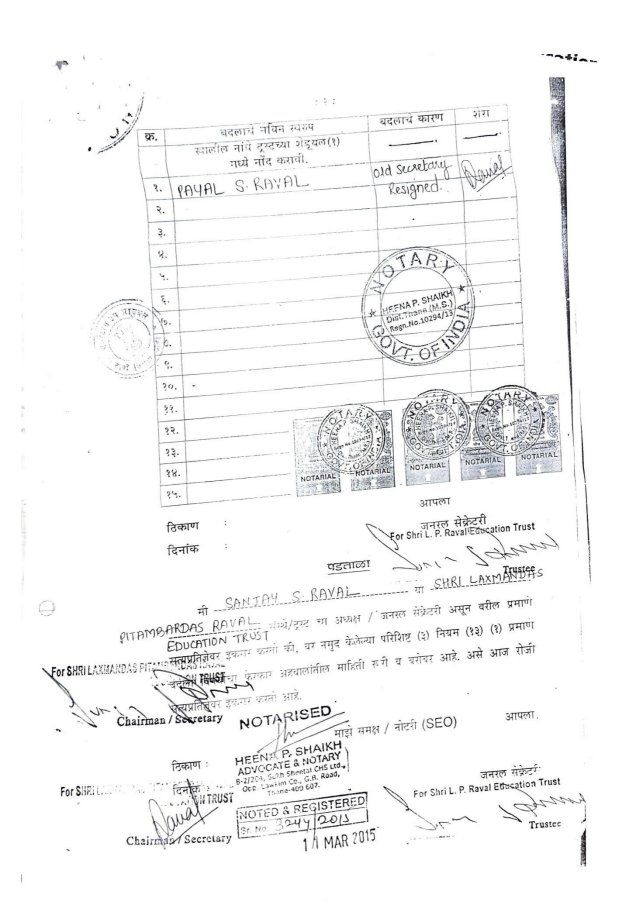














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BEFORE THE DEPUTY CHARITY COMMISSIONER, THANE REGION, THANE. (Presided Over by Dr. Manish P. Pawar) Change Report No. 205/ 2015 Under Section 22 of the Maharashtra Public Trusts Act, 1950. In the matter of : -"Shri Laxamandas Fitambardas Raval Education Trust, Thane". P.T.R.No. E- 17'89/ (Thane)

ORDER BELOW EXHIBIT NO. 1 (Delivered on 07. 07. 2015)

Perused the contents in the change report and gone

through the case papers as well as documents available on record at Exh. 02 to 08 read with Exh. 1 and relied upon the documents. Also the Reporting Trustee has filed his affidavit vide Exhibit 09. 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.

-: <u>O R D E R</u>:-

The Change Report is accepted. Schedule-I be amended accordingly. 1)

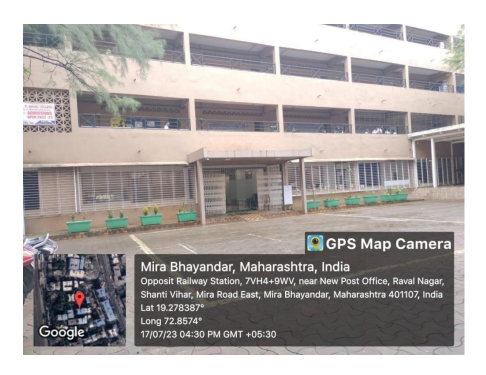
2)

Inform parties accordingly. 3) यती तयार करणान्याची सही :7 () Dane (Dr. Manish P. Pawar) 4 por-तायाः न्यू इत्यात्त्र साव Deputy Charity Commissioner, ार्थसणाच्याचे त्रावः Thane Region, Thane Place:- Thane. Date :- 07. 07. 2015 ¥, सार्वजनिक न्यास गौदणी कार्यालय राणे विभाग, टाणे. For SHRI LAXMANDAS PITAMBERDAS RAVAL FOR SHRI LAXMANDAS PITEMBERDAS RAVAL EDUC. NTRUST EDUCATION TRUST Chai n / Secretary L Chairman / Scoretary





RAVAL INTERNATIONAL SCHOOL



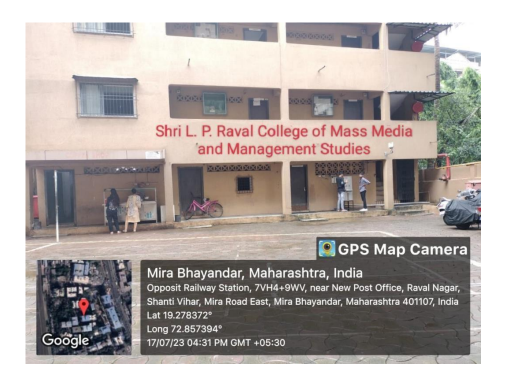
SHRI L. P. RAVAL JR. COLLEGE OF SCIENCE & COMMERCE







SHRI L. P. RAVAL COLLEGE OF MASS MEDIA AND MANAGEMENT STUDIES



SHRI L. P. RAVAL COLLEGE OF EDUCATION AND RESEARCH





