



सत्यमेव जयते

**INDIA NON JUDICIAL**  
**Government of Puducherry**

**e-Stamp**

**Certificate No.** : IN-PY129216589021490  
**Certificate Issued Date** : 17-Aug-2016 04:54 PM  
**Account Reference** : IMPACC (SH)/ pyshimp17/ SARAM/ PY-PU  
**Unique Doc. Reference** : SUBIN-PYPYSHIMP17196144233358540  
**Purchased by** : KARTHIKA DEVY SOUNDIRARADJOU  
**Description of Document** : Article 64(i)(A) Trust: Declaration of  
**Property Description** : TRUST DEED  
**Consideration Price (Rs.)** : 0  
(Zero)  
**First Party** : KARTHIKA DEVY SOUNDIRARADJOU  
**Second Party** : KARTHIKA DEVY SOUNDIRARADJOU  
**Stamp Duty Paid By** : KARTHIKA DEVY SOUNDIRARADJOU  
**Stamp Duty Amount(Rs.)** : 100  
(One Hundred only)



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*Kar Phildeevy*  
*Spooey*

Office of District Registrar Puducherry  
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*K. S.*  
Sub-Registrar, Puducherry.

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**Statutory Alert:**

1. The authenticity of this Stamp Certificate should be verified at "www.sholestamp.com". Any discrepancy in the details on this Certificate and as

# TRUST DEED OF SUNDARAM TRUST

This Deed of Public Charitable Trust executed on this 17<sup>th</sup> day of August 2016 between Mrs. A.KARTHIKADEVY, Wife of Mr. Soundiraradjou, aged 37 years and residing at No9, Saminathan Nayakar Street, Ariyankuppam, Puducherry-605007. (Hereinafter called the "SETTLOR OF THE TRUST" which expression shall wherever the context so permits mean and include its successors in office of the FIRST PART

AND

1. Mrs. .KARTHIKA DEVY.A...Wife of Mr. Soundiraradjou, Aged 37. Years and residing at No,9 Samynathan Nayakar Street. Ariyankuppam, Puducherry-605007 and

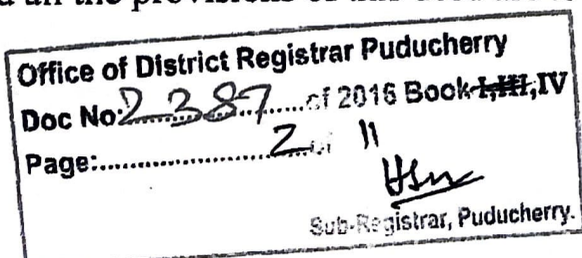
2. Mr. SOUNDIRARADJOU. DJ S/o. DJEGARADJOU..aged 43. years.....residing at 9 Samynathan Nayakar Street. Ariyankuppam, Puducherry-605007 (Hereinafter called "THE TRUSTEES" which expression shall unless repugnant to the context or meaning thereof be deemed to include the survivors or survivor of them and the trustees or trustee for the time being of these presents and their heirs, executors and administrators of the last surviving trustee, their or his assignees of the SECOND PART);

WHEREAS, the party hereto of the first part is possessed of the sum of Rs.5000/- (Rupees Five Thousand Only) as his absolute property and he is desirous of creating a Trust for the benefit of the humanity at large.

AND WHEREAS, each of the parties hereto of the "Other Part" has individually and jointly has agreed to act as Trustees of the Trust, proposed by the party of the first part.

AND WHEREAS, nothing contained in this deed shall be deemed to authorize the trustees to to any act which may in any way be construed statutory modifications thereof and all activities of the trust shall be carried out with a view to benefit the public at large, without any profit motive and in accordance with the provisions of the Income-tax Act, 1961 or any statutory modification thereof.

AND WHEREAS, the trust is hereby expressly declared to be a private charitable trust and all the provisions of this deed are to be constituted accordingly.



Karthika Devy  
Sundaram

NOW THIS INDENTURE WITNESSTH AS FOLLOWS:

1. SETTLEMENT:

The party of the First part i.e., the Settlor does hereby settle the sum of Rs.5000/- (Rupees Five Thousand Only) in Trust, with the name and for the objects hereinafter stated, by delivering the said amount in cash which the party of the Second part, the Trustees, have accepted and the receipt of which they do hereby acknowledge, to hold the same in and to the Trustees with the powers and obligations as provided hereinafter. The Settler has not conveyed any immovable property to the Trust.

TRUSTEES mean and include the Board of Trustees as described in these presents, and these Trustees, as appointed, nominated or selected by the remaining members of the Board of Trust whenever any vacancy arises. The numbers of trustees shall not be less than two in any cases.

2. The name of the Trust shall be " ..SUNDARAM TRUST.."

3. REGISTERED OFFICE OF THE TRUST:

The principal office of the Trust shall be situated at 9 Samynathanayakar st Ariyankuppam, Pondicherry-605 007.

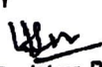
4. OBJECTS:

1 TO RUN AND MAINTAIN CHILD CARE CENTRES, AFTER- SCHOOL CARE CENTRES, PRE-SCHOOLS EARLY CHILDHOOD LEARNING AND TRAINING CENTRES ETC.

2 TO ESTABLISH COLLEG4ES WHICH WOULD BECOME A HUB FOR THE RURAL STUDENTS ESPECIALLY GIRL STUDENTS, PROVIDING THEM EASY ACCESS TO COURSES IN THE FIELDS LIKE AERONAUTICAL, MARINE, IT, MANAGEMENT, AIR HOSTESS TRAINGING ETC.

3. TO ESTABLISH LINGUISTIC CENTERS TO AID THE RURAL STUDENTS TO MASTER OTHER INDIAN LANGUAGES AND FOREIGN LANGUAGES.

4. TO START AND MAINTAIN CHILDREN LIBRARY, TOY LIBRARY, READING ROOM FACILITIES, LITERACY CLUBS, QUIZ CLUBS ETC. FOR THE BENEFIR OF THE RURAL SCHOOL STUDENTS AND INMATES OF ORPHANAGES ON ENGLISH GRAMMAR, FINE ARTS AND CRAFT, YOGA, VEDIC MATHEMATICS ETC.

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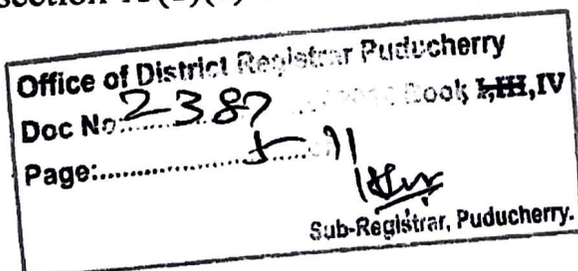
Karshildevy  
Sreeni

5 TO STRIVE TO ABOLISH CHILD MARRIAGE, FEMALE INFANTICIDE, CHILD LABOUR AND ALL SOCIAL EVIL AGAINST WOMAEN AND CHILDREN.

- 4.1 To run School(s), College(s), Hostel(s) for the benefit of the Students.
- 4.2 To run Library for the benefit of the Members, School and College going Children.
- 4.3 To construct buildings for the purposes of running School(s), College(s) and Hostel(s) for the Benefit of the Students.
- 4.4 To raise funds for the purpose of running the School(s), College(s) and Hostel(s).
- 4.5 To raise donations for the said construction of the School(s), College(s) and Hostel(s).
- 4.6 Generally, to purchase, take on lease or in exchange, hire or otherwise acquire any movable or immovable property or properties for the convenience and use of the Trust.
- 4.7 To invest and deal with the funds of the Trust nor immediately required in such manner as may from time to time be determined by the Trust consistently with the objects of the Trust set out herein.
- 4.8 To do all such other things as are identical and conducive to the attainment of the above objects.
- 4.9 To aid or adopt any of the Government recognised School(s), College(s) if they are in financial strains and or to meet the expenditure of such schools and colleges.
- 4.10 To provide free medical facilities to the students, downtrodden without caste or creed.

#### 5. FUNDS:

- 5.1 The trust shall open a separate bank account that will be exclusively used to handle the funds of trust.
- 5.2 The Trustees may accept donations, grants, subscriptions, aids or contributions from any person, Government, Local authorities or any other charitable institutions, in cash or in kind including immovable property without any encumbrance, but the Trustees shall not accept any receipt with any condition or terms inconsistent with the objects of the Trusts. While applying such receipts to the objects, the Trustees shall respect the directions, if any, by the granter.
- 5.3 Any receipt with specific direction to treat the same as part of the corpus of the Trust or separate fund shall be funded accordingly.
- 5.4 The trust shall not apply not more than 5% of the income for any religious purpose or shall donate to religious institutions.
- 5.5 Funds of the institution would be utilised only towards the objects and no portion of it would be distributed in any manner to the trustees or persons defined in section 13(1)(c) of the Income tax act.



Karthikeyan  
Secretary

**6. INVESTMENTS:**

- 6.1 That the trustees shall invest the trust fund, carry many business with the trust funds and/or enter into partnership on behalf of the trust, as they may deem fit.
- 6.2 That the trustees shall manage the trust fund and investments the roof as a prudent man would do the same. They shall recover all outstanding and meet all recurring and other expenses incurred in the upkeep or management thereof.
- 6.3 That the Trustees shall receive and hold the income of the trust on behalf and for the benefit of the beneficiaries under the Trust.
- 6.4 All investments shall be in accordance with the provision of Section 13(1) read with Section 11(5) of the Income Tax Act, 1961 as well as of any other law for the time being in force as are applicable to charitable trusts.

**7. ADMINISTRATION OF THE TRUST:**

The administration of the TRUST shall vest with the Board of Trustees, which consist of:-

- a) One Managing Trustee;
- b) Other Trustees

**8. POWER OF TRUSTEES:**

That the Trustees shall have the following powers:

- 8.1 To manage all the assets and/or properties of the trust including the conduct of business. The Trustees shall from time to time, frame rules and/or regulations for the conduct and management of the trust property and for the conduct of their business including the summoning of meetings, provision for payment and also regarding the qualifications required to be possessed by a person who applies for help from this Trust, the condition, if any, on which the moneys may be paid and repaid and such other matters relating to this Trust as they may think necessary.
- 8.2 The Trustees shall have the absolute control and superintendence over the full management and administration of the Trust property and of the property and funds belonging thereto from time to time and of all affairs relating to the same and to maintain the same in a fair state of repair and in proper condition as in the opinion of the Trustees may conduce to or promote the general objects and purposes of these Presents and to do all other acts and things which may be deemed necessary, proper or desirable for the promotion of all or any of the above said purposes and objects for which the Trust property is dedicated.

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*Karshidary*  
*Shreej*

- 8.3 To open bank account(s) in the name and on behalf of the trust and to operate the same and to draw, endorse cheques, and divided warrants and to pay or caused to be paid or withdraw from such accounts any moneys forming part of the Trust property or to close such accounts and open others.
- 8.4 To invest the funds of the trust, in bank or in the purchase of company shares or securities or other movable and immovable properties.
- 8.5 To purchase properties and construct buildings, to alter, to demolish or improve them and equip them suitably.
- 8.6 To sell, alter, vary, transpose or otherwise dispose or alienate the trust properties or any investment representing the same for consideration and to reinvest the same; The receipt of the Trustees for the purchase money of any securities or other property sold or hereby authorized to be sold or for any moneys or any kind of security or property transferred to them or received by them in the execution of any of the trusts or power hereof shall sufficiently discharge the person or persons paying or transferring the same there from or from being bound to see to the application or being in any way answerable for the loss or the non-application thereof.
- 8.7 To pledge or mortgage the trust properties for raising loans; The Trustees may deposit any deeds, securities or instruments held by them as such trustees with any bankers for the safe custody and may pay out of the income for the trust property any sums payable for such custody.
- 8.8 To appoint employees, representatives, consultants, advocates, attorneys, auditors and other professionals and to settle the terms of their service, remuneration and termination;
- 8.9 To enter into a partnership on behalf of the trust with any other party or parties;
- 8.10 To pay all charges, impositions and other outgoings payable in respect of the trust properties and also to pay all cost of the incidental to the administration and management of the trust properties.
- 8.11 To establish many adhoc committees for any purpose.

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Karthikeyan  


- 8.12 To apply to the Government, public bodies, urban, local, municipal, district and other bodies, corporation, companies, or persons for and to accept grant of money and of aid, donations, gifts, subscriptions, and other assistance with a view to promoting the objects of the trust and to discuss and negotiate with the Government Departments, public and other bodies corporations, companies or persons, scheme and other work and matters within the objects of the Trust and to conform to any proper condition upon which such grants and other payments may be made.
- 8.13 To apply for exemption under sections 11 and 12 of the income-tax Act, and any other exemptions, concessions granted under any law for the time being in force.
- 8.14 The Trustees shall pay themselves and defray and satisfy out of the Trust property for the time being all expenses which they may reasonably have to incur in the execution of the Trust and powers herein contained and the administration of the Trust property.
- 8.15 To file suit on behalf of the trust and to refer to arbitration all actions proceedings and disputes touching the trust properties and to defend/compromise/compound the suits/ arbitration/cases filed against the trust and the Trustees shall be reimbursed for all costs and expenses incurred by them in connection therewith.
- 8.16 All costs, charges and expenses incidental to the preparation and completion of these Trust including the stamp duty and registration charges and also the costs, charges and registration of the Trust under any Act governing, public trust and those from time to time incurred by trustees or any of them in connection with the administration of the Trusts of These Presents shall be paid out of the Trust property and shall be defrayed and paid to the persons or persons entitled to the same under the provisions of These Presents.
- 8.17 A Trustee shall not be liable for any moneys, funds of securities other than such as shall actually come into his own proper hands or for the loss or depreciation of any part of the Trust property or the failure of any broker or banker or any other person with whom any part of the Trust property may be deposited or for any other act than his own wilful acts, deeds and defaults and

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Karthikeyan  
[Signature]

also that each and every one of them the Trustees their his or her and each and every of their, his or her aids, the executors, administrators and assigns shall have full and free power from and out of the trust property in the first place to reimburse and deduct to his or her or their proper use and benefit all sums of money cost, charges and expenses and demands whatsoever, which he, she or any or either of them, can, shall or any reasonably incur bear or sustain or be put to in any manner howsoever by reason or on account of their acceptance and execution of the Trust hereinbefore declared, anything hereinbefore contained to the contrary thereof in anyway notwithstanding and that each trustee shall be chargeable only for such moneys, funds and securities he shall actually receive notwithstanding his signing any receipts for the sake of conformity and shall be answerable and accountable only for his or her own wilful acts, neglects and defaults and not for those of any other trustee or of any bankers, brokers, auctioneers, agent or other person with whom or in whose hands any trust property, moneys, or securities may be deposited nor any other loss, unless the same shall happen through his or her own wilful default.

9. Every trustee will be at liberty to nominate or appoint or attorneys or agents and to delegate all or any of the duties and powers vested in him to such attorney or agent, and to remove such attorney or agent and reappoint others in his place or to anybody' to frame rules, bylaws and other codes for the conduct of the affairs of the Trust and its transactions and establishing any Committee.
10. No trustee shall be responsible or liable for any loss or any act of omission or commission by his constituted attorney or agent or employees or other trustee unless occasioned by his wilful neglect or default.
11. Any of the trustees may retire on giving one month's notice in writing to the other trustee(s).
12. If any trustee dies' or retires or becomes incapable or unfit to act, the continuing or surviving trustees shall appoint a successor in the place of such trustee.
13. If at any time the number of the trustees is less than two, the existing trustee shall appoint one or more trustees.

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Karthikeyan  
Srinivasan

14. Upon the appointment of a new trustee the trust properties shall vest in the new trustee jointly with the continuing or surviving trustees, with the duties and power of the trustees set out hereinabove in this deed.

15. If the trust is determined by efflux of time, corpus of the trust shall be divided amongst beneficiaries in the shares as fixes by the trustees.

16. Banking account:

All income, subscription and pecuniary donations for the general purposes of the Trust and the income, investment and all other moneys from time forming part of the general revenue of the Trust shall on the same being received be paid into a banking account with any scheduled bank for the purpose of the Trust.

17. Accounts and audit:

The Trustee shall keep proper books of account of all the assets, liabilities and income and expenditure of the Trust shall prepare an Income and Expenditure Account and Balance Sheet for every year as on the last day of March.

18. Irrevocable:

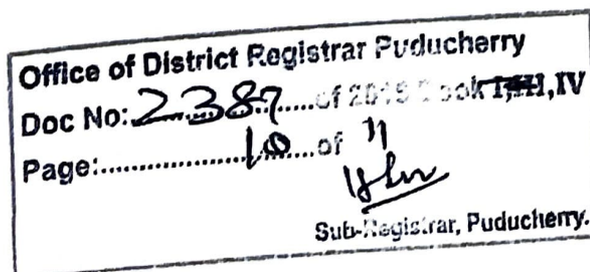
This Trust is irrevocable.

19. Amalgamation:

The trustees may amalgamate the trust with another Charitable Trust or Institution having similar objects with prior permission of the Charity Commissioner/Court/any other law as may be applicable for the time being.

20. Winding up:

In the event of dissolution shall under no circumstances be distributed amongst the Trustees but the same shall be transferred to some other similar Trust/Organisation whose objects are similar to those of this Trust with the permission of the Charity Commissioner/Court /any other law as may be applicable for the time being.



Karthikeyan  
Srinivasan

The Trustee shall be indemnified against all losses and liabilities incurred by them in the execution of the Trust and shall have a lien over the funds and properties of the such indemnity.

In witness whereof, the Parties hereunto have signed and delivered the presents on the day and first hereinabove written.

SETTLOR OF THE TRUST

Karthikeyan  
*[Signature]*

WITNESSES:

1. *[Signature]* S/o. Ravalingar, No. 6, B  
(R. Shanmugam) - Cross, Shanthi Nagar, S

2. *[Signature]* S/o. Sundaravel. No. 20,  
(S. Parasuraman) Kumarar Nagar, Lawspet, S  
Sri Karthikayan L.No.241/ Saram, Pondy.

*[Signature]*

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# INDIA NON JUDICIAL Government of Puducherry

## e-Stamp

Certificate No.	: IN-PY18397157963133P
Certificate Issued Date	: 21-Jun-2017 05:07 PM
Account Reference	: IMPACC (SH)/ pyshimp17/ SARAM/ PY-PU
Unique Doc. Reference	: SUBIN-PYPYSHIMP1728586925338873P
Purchased by	: SUNDARAM TRUST
Description of Document	: Article 64(i)(A) Trust: Declaration of
Property Description	: TRUST DEED
Consideration Price (Rs.)	: 0 (Zero)
First Party	: SUNDARAM TRUST
Second Party	: SUNDARAM TRUST
Stamp Duty Paid By	: SUNDARAM TRUST
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



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 Sub-Registrar, Puducherry.

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## AMENDMENTS TO THE TRUST DEED

1. Trust Name : **SUNDARAM TRUST**
2. Registration No. : Doc.No.2387 of 2016
3. Date of Registration : 17-08-2016
4. Details of Changes : Addition of clauses to Trust Deed

4 (11) The benefits of objects would be available to the general public irrespective of caste, creed, religion or sex.

17(b) The objects of the Trust shall be carried out in all parts of India.

17(c) Powers to effects amendments to the Trust Deed have been given to the office bearers. It would not extend to altering the basic character/objects of the trust and further, no such amendments which may prove to be repugnant to the provision section 2(15), 11, 12 & 13 and 80G of the Income Tax Act, 1961 shall be made.

17(d) Any amendments to the Trust Deed will be carried out only with the prior approval of the Commissioner of Income Tax.

*Karthikeyan*  
*Sreej*

### WITNESSES:

1. *D. [Signature]* s/o *Cherabai*, Sakthi Nagar  
Saram Pondy-13.
2. *S. U. [Signature]* s/o *Sivraj*, Sakthi Nagar  
Pondy-13

Draft prepared by: **D.SAKTHIVEL**, License No.339/2000.

*[Signature]*

2/2 2017

Trust deed B-IV  
doc no. 843  
dt. 29.6.17

SCANNED

(11-12 pm)

received in the office of the Sub-Registrar of Puducherry,  
with the photographs & fingerprints affixed and fee  
of Rs. 151/- paid between the hours  
of 11 am to 12  
On the 29th JUNE 2017  
By A. KARTHIKA DEVY  
Karthi/ devy

AADHAAR ID. Card No.3127 2854 2470

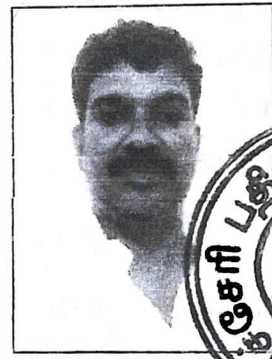


Karthi/ devy



A.KARTHIKA DEVY,  
W/o.D.J.Soundiraradjou,  
No.9, Saminathan Nayakar Street,  
Ariyankuppam,  
Puducherry-605007.

AADHAAR ID. Card No.5714 5614 1309



D.J. Soundiraradjou



D.J.SOUNDIRARADJOU,  
S/o.Djegaradjou,  
No.9, Saminathan Nayakar Street,  
Ariyankuppam,  
Puducherry-605007.

IDENTIFIED BY

D. Kalidasan



(Voter ID. Card No.DNX0383331)

(D.KALIDASAN), S/o.Danapal, Sakthi  
Nagar, Saram, Puducherry-605 013.

S. Udayakumar



(Voter ID. Card No.DNX0463240)

(S.UDAYAKUMAR), S/o.Sivaraj, Sakthi  
Nagar, Saram, Puducherry-605 013.

29th JUNE 2017

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Registered as No: 843 of 2017 Book I, III, IV  
Dated 29th JUNE 2017  
Sub-Registrar, Puducherry.

H. SENDHIL NATH  
SUB-REGISTRAR  
PUDUCHERRY.

