

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

क्रमांक.अशौस-२००९/६३०/प्र.क्र.३९/२००९/का.१.

दिनांक :- २६ फेब्रुवारी, २००९.

अल्पसंख्याक दर्जाच्या मान्यतेचे प्रमाणपत्र

राजस्थानी सम्मेलन, सर्वोदय बालिका विद्यालय परिसर, स्वामी विवेकानंद रोड, मालांड (प), मुंबई या शैक्षणिक संस्थेने त्यांच्या संस्थेस भाषिक अल्पसंख्याक शैक्षणिक संस्था म्हणून दर्जाच्या मान्यतेचे प्रमाणपत्र मिळण्यासाठी दि.८.१२.२००८ रोजी अर्ज सादर केला होता. दि.१०.२.२००९ रोजी माझ्या समक्ष संबंधित संस्थेसोबत झालेल्या सुनावणी दरम्यान संस्थेच्या पदाधिकाऱ्यांनी केलेल्या सादरीकरणाच्या आधारे सदर संस्था ही अल्पसंख्याक विकास विभाग, शासन निर्णय, क्र.अशौस-२००८/प्र.क्र.१३३/२००८/का.१, दि.४ जुलै, २००८ अन्वये विहित करण्यात आलेल्या निकषांतर्गत राज्य शासनाने घोषित केलेल्या भाषिक (हिंदी) अल्पसंख्याकामधील व्यक्तींकडून अर्जद्वारे व्यक्तीच्या समुदायाकडून स्थापित व संचालित करण्यात येत असल्याबाबत माझे समाधान झाले आहे. परिणामतः सदर संस्था ही भाषिक (हिंदी) अल्पसंख्याक शैक्षणिक संस्था असल्याचे याद्वारे घोषित करण्यात येत आहे.

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

उपरोल्लेखित शैक्षणिक संस्थेस याद्वारे प्रदान करण्यात आलेला भाषिक अल्पसंख्याक दर्जा हा शैक्षणिक वर्ष २००८-०९ पासून विधिग्राह्य असेल. संबंधित संस्थेने अल्पसंख्याक विकास विभाग, शासन निर्णय, क्र.अशौस-२००८/प्र.क्र.१३३/२००८/का.१, दि.४ जुलै, २००८ अन्वये विहित करण्यात आलेल्या निकष व अटीची सातत्याने व विनिर्देशपूर्वक पूर्तता करणे बंधनकारक राहील.

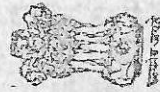


टी. एफ. धेकेकरा

(टी. एफ. धेकेकरा)

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

अधिनियम १९५० अन्तर्गत न्यायिक प्रमाणित करणें
अनुसार न्यायिक प्रमाणित करणें



Certificate of

Registration

Nº 56284

It is hereby certified that the Public Trust described below has this day been duly registered under the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950), at the Public Trusts Registration Office, Er. Bombay Region

Name of Public Trust Rajasthan Sammelan Education Trust.
Rajasthan Sammelan Education Trust.

Number in the Register of Public Trusts E - 1670 (BOM).

Certificate issued to Shri. L. K. Jalan.

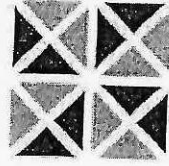
Given under my hand, this 23rd day
of October, 1958.

Signature M. M. M.

Designation Deputy Charity Commissioner,
Greater Bombay Region, Bombay.



RECORDED
Rajasthan Sammelan Education Trust
admission
Night Court
Malad (W), No. 40-40064



Rajasthani Sammelan

Registered under Bombay Public Trust Act
(Registration No. E-1670 (Bom) dt. 20. 10. 1958)

OBJECTS & BYE LAWS

(Amended upto 6th April 2014)


PRINCIPAL

Rajasthani Sammelan's
adhidevi Ramdhar Maheshwari
Night College of Commerce
Malad (W), Mumbai - 400 064



RAJASTHANI SAMMELAN

MEMORANDUM OF OBJECTS

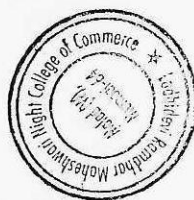
- 1) The name of the Trust shall be "Rajasthani Sammelan Education Trust".
- 2) Head Office of the Trust shall be situated in Mumbai and its Accounting Year shall be from 1st April to 31st March.

OBJECTS

- 3) The Objects and Bye laws of the Sammelan shall be as under.
 - (a) To propagate education amongst general public and specially in Rajasthanis, to make efforts for their literary progress and to promote mutual love, brotherhood, unity etc.
 - (b) To serve in all possible manners the general public and specially Rajasthanis, by uniting all, in general and Rajasthanis specially.
 - (c) To provide relief and assistance of all kinds, as possible, during epidemic, plague, famine, flood, fire, earthquake and other similar calamities.
 - (d) To make efforts to protect the welfare and rights of all kinds, of people in general and of Rajasthanis specially, and to correspond with the Central or State Government or any of its department, public institutions, notified area committees, municipality, local board etc. and to make representations, as required, for this purpose.
 - (e) To propagate and promote the advancement of literature in all languages and specially, in Hindi.
 - (f) To establish, acquire, take over from other institutions, manage and conduct for boys and girls classes, schools, colleges, higher technical

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education, University, computer centre and other educational institutes, hostel, marriage hall, dharmashala, auditorium, dispensary, hospital, library and reading room, health centre, debating society and similar institutions, women groups, mahila mandal etc.

- (g) To organise sports, gymnasium, entertainment activities, tours etc.
- (h) To organize, run and conduct Night Schools, Night College and weekly groups, social and literary gatherings, public lectures and learned talks, etc. as required.
- (i) To publish news-letters, articles and to appoint lecturers and experts as required for the literary advancement of the institution.
- (j) To award scholarships, freeships, prizes, uniforms, books and other educational means to deserving students.
- (k) To arrange and facilitate research in various fields of education, specially in various branches of science i.e. natural, chemical, physical, social, etc.
- (l) To establish and manage staff quarters and other construction activity for the benefit of the students, employees and other persons associated with the educational institutions.
- (m) To establish, acquire and manage reading room, library, laboratories, gymnasium, playground, park, garden etc.
- (n) In the interest of the Trust;
 - i) To collect funds through donations, subscriptions and other valid means and utilize the same for attainment of the objects of the Trust.
 - ii) To purchase immovable properties, acquire them on lease, exchange, acquire on rent and to obtain rights of any kind in any property, as required and deemed convenient.

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iii) To construct, reconstruct, exchange, retain and manage the buildings as required.

iv) To purchase, acquire on lease of minimum fifty years, or, on first legal mortgage, any immovable property in Mumbai or India by investing surplus funds not immediately required, to invest in ordinary or preference shares of any company registered in India, debentures or stock of any limited company or other prescribed securities, from time to time.

v) To sell, improve, repair, exchange, to give on lease or rent any of the properties of the Trust or any part thereof and to make other suitable arrangement.

vi) To create Trust funds for advancement and progress of the objects of the Trust.

vii) To promote, encourage, assist and amalgamate any other registered or unregistered society or Trusts having similar aims and objectives without amending their objects and name.

viii) Generally, to perform all acts for achieving the objects of the Trust.

4. The names, addresses and occupations of the founder members, who constituted the First Managing Committee of this Trust, are stated hereunder

5. A copy of Rules and Regulations of Rajasthani Sammelan are enclosed to this Memorandum of Objects and the following signatories, being members of Managing Committee of Rajasthani Sammelan, hereby certify that the enclosed Rules and regulations are the true copy of the rules and regulations

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adopted by the Trust. We, the undersigned persons, have signed hereund as witness to the above on 20th September, 1958

Sr.No.	Name and Address	Occupation	Sign.
1.	Shri Ghanshyamdasji Jalan Kishan Road, Malad (West)	Business	Sd/-
2.	Shri Kishorilal Ruia, 95, Amarsi Road, Malad (West)	Business	Sd/-
3.	Shri Shrikrishna K. Narsaria Three Bungalows, Quarry Road, Malad (East)	Business	Sd/-
4.	Shri Vishwanath Seksaria Kishan Road, Malad (West)	Business	Sd/-
5.	Shri Murlidhar K. Jalan Kishan Road, Malad (West)	Business	Sd/-
6.	Shri Hariram G. Saraf, Saraf Bhavan, Quarry Road, Malad (East)	Business	Sd/
7.	Shri Ratanlal G. Saraf, Three Bungalows, Quarry Road, Malad (East)	Business	Sd/-
8.	Shri Lalchand B. Dalmia, Four Bungalows, Quarry Road, Malad (East)	Business	Sd/-
9.	Shri Gourishankar P. Nangalia, Quarry Road, Malad (East)	Business	Sd/-
10.	Shri Vishwanath Poddar, Seksaria Silk Mills, Godbunder Road, Malad	Service	Sd/-
11.	Shri Ramgopal N. Ruia, 95, Amarsi Road, Malad (West)	Business	Sd/-
12.	Shri Kashiprasad J. Adukia, Jamunadas Adukia Road, Kandivli	Business	Sd/-
13.	Shri Mahavir Prasad K. Kyal, Adarsh Home Stores, Bhadran Nagar, Malad	Business	Sd/-

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igned

RAJASTHANI SAMMELAN RULES AND REGULATIONS

Sign.

Sd/-

Sd/-

Sd/-

Sd/-

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Sd/-

- 1) **Member:-** The Sammelan shall have Members of the following categories.

a) Param Sanrakshak :-

Any concern, individual or Trust, who donates a sum of Rs. 5,00,00,000/- (Rupees Five Crores only) or more, in aggregate, at once or within a period of two years to this Trust or any institution run by it, shall be its members in the category "Param Sanrakshak"

b) Vishisht Sanrakshak :-

Any concern, individual or Trust, who donates a sum of Rs. 2,50,00,000/- (Rupees Two Crores & Fifty Lacs only) or more, in aggregate, at once or within a period of two years to this Trust or any institution run by it, shall be its members in the category "Vishisht Sanrakshak"

c) Mananiya Sanrakshak :-

Any concern, individual or Trust, who donates a sum of Rs. 1,00,00,000/- (Rupees One Crore only) or more, in aggregate, at once or within a period of one year to this Trust or any institution run by this Trust, shall be its member in the category "Mananiya Sanrakshak"

d) Sanrakshak :-

Any concern, individual or Trust, who donates a sum of Rs. 10,00,000/- (Rupees Ten Lacs only) or more to this Trust or any institution run by it, shall be its member in the category "Sanrakshak"

e) Ashraydata :-

Any concern, individual or Trust, who donates a sum of Rs. 2,00,000/- (Rupees Two lacs Only) or more to this Trust or any institution run by it, shall be its member in the category "Ashraydata"

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f) Sahayak :-

Any concern, individual or Trust, who donates a sum of Rs. 1,00,000/- (Rupees One Lac only) or more to this Trust or any institution run by it, shall be its member in the category "**Sahayak**"

g) Life Member :-

Any individual who pays Rs. 50,000/- (Rupees Fifty Thousand only) towards life membership fees, shall be its "**Life Member**"

h) Honorary Member :-

Any reputed individual having keen interest in the activities of this Trust, on whose becoming member this Trust is likely to benefit, can be nominated as "**Honorary Member**" for a period upto 5 (five) years. The total number of such members in this Trust shall not be more than five at any time.


i) Ordinary Member :-

Any individual paying annual membership fee of Rs. 10,000/- (Rupees Ten Thousand only) shall be its "**Ordinary Member**"

Note :

- i) Members of all categories except Honorary members in clause (h) above, shall pay Rs. 1,000/- (Rupees One thousand Only) as entrance fee.
- ii) The individuals who were members of the Sammelan, prior to its registration, shall be deemed to be its member in the respective categories, after the registration also.
- iii) Any individual, employed and drawing remuneration from this Trust or any institution run by it, can not be a member of this Trust during such employment.

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iv) All Donor members will also have to apply for membership in the prescribed form. After 1st October, 2009, no individual, concern or Trust shall be granted more than one membership in each of the Sanrakshak, Ashraydata and Sahayak category of membership. Any concern, individual or Trust shall be entitled to only one membership in each of these categories.

v) All applicants for all categories of membership, will have to fill in the membership form and pay the entrance fees. Such applications will be placed before the Managing Committee for their approval. Only after the approval of the Managing Committee will membership be granted. The Managing Committee has the right to reject any application for membership without assigning any reason.

vi) An individual can become member in only one category out of Life member and Ordinary member.

2) Any individual, aged 18 (Eighteen) years or more, desiring to become member of the Sammelan in any category, will have to submit his application for membership in the office of the Sammelan, in the prescribed form, duly signed by him and proposed and seconded by members of this Sammelan alongwith the entrance and membership fees. The applicant will be treated as member of the Sammelan only on acceptance of his application by the Managing Committee and on receipt of his entrance and membership fees in advance. The Managing Committee is entitled to reject any application for membership without assigning any reasons therefore.

3) No Concern, Firm, Company or Trust can become member of the Sammelan in the Life or Ordinary category of membership. Every Concern, Firm, Company or Trust becoming member in any other category shall inform the name of their representative in writing to the Sammelan in the prescribed format. Such Concern, Firm, Company or Trust shall be entitled to nominate only one representative at a time. However, a Concern, Firm, Company or Trust being a member in the Param Sanrakshak category shall be entitled to nominate two representatives.

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Such nominations, on receipt, shall be put up before the Managing Committee in its meeting, for approval. Only the Owner, Partner, Director or Trustee of such concern, Firm, Company or Trust can be nominated as its representative. A representative shall be entitled to participate or vote in any meeting or election of the Sammelan only after one month of approval of his nomination.

4) Membership fees :

- a) Ordinary members of the Sammelan shall be charged their annual membership fees in advance for at least one year, which shall expire on 31st March at the close of the financial year, irrespective of the date of commencement.
- b) Any member, whose annual membership fee remains outstanding after expiry of two months, shall not be entitled to exercise his membership rights and to attend, participate or vote in any meeting. The Managing Committee shall be entitled to delete his name from the membership list if the annual membership fee remains unpaid on expiry of the year.
- c) Any member, removed from membership under clause (b) above, can again become a member by depositing the outstanding membership fee for the period upto the date of removal and admission fees, within one year from the date of removal from membership.

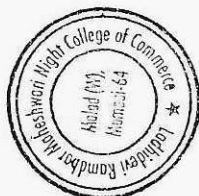
5) Members Rights :

- a) Every member shall be entitled to attend the Ordinary General Meeting and Extra-ordinary General Meeting of the Sammelan and participate and vote in that meeting as per the by laws of the Sammelan. Individual member can attend personally and vote. A Concern, Firm, Company or Trust member can attend and vote only through their nominees, approved by the Managing Committee under Rule (3) of the Rules and Regulations.
- b) Any member, who has not become member at least one year prior to the date of the Ordinary or Extra-ordinary General Meeting or elections, shall not be entitled to participate or vote in such meeting, elections or any other activity.

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6) Resignation from membership

- a) Any member desiring to resign from the Sammelan shall send his resignation letter to the Secretary. The secretary shall place such resignation letter before the Managing Committee and on acceptance thereof, the name of such member shall be deleted from the membership list.
- b) Any member acting against the rules and regulations of the Sammelan or causing loss to the interest of the Sammelan, can be removed from membership by 3/4th majority of the members present at a meeting of the Managing Committee held for said purpose. However, before the removal, such member shall be allowed an opportunity to attend the Managing Committee meeting and explain his behavior.
- c) The Managing Committee may delete the name of any concern or Trust from the membership list, on such concern or Trust ceasing to exist.

7) General Meeting

The Annual General Meeting of the Sammelan shall be held at least once every year within 6 months of the end of the financial year on 31st March every year, on a day, time and place fixed by the Managing Committee.

8) The Annual General Meeting shall transact the following agenda.

- a) To adopt the Annual Report, audited Balance sheet and Income and expenditure Account.
- b) To appoint auditors, honorary or on remuneration, to audit the accounts of the Sammelan and fix their remuneration.
- c) To adopt the budget for the next financial year.
- d) To declare the results of the elections for Managing Committee and Trustees.
- e) To carry out any other business, permitted to be carried out at Ordinary General Meeting under the bye-laws.

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- 9) Any meeting of the general body of members other than the Annual General Meeting shall be called Extra Ordinary General Meeting.
- 10) An Extra-Ordinary General Meeting shall be convened as per the decision of the Managing Committee or on receipt of requisition in writing, alongwith the agenda of the business to be transacted, of at least 20% members of the Sammelan, being not less than 51(Fifty One) members in any case. No business other than the business stated by the Managing Committee or the applicants for requisition meeting shall be considered at such General Meeting
- 11) The applicants must state the business intended to be transacted in their application for such requisition meeting.
- 12) If the secretary fails to convene the Extra Ordinary General Meeting as per the requisition letter of members within 2 (Two) months of receipt of the request, then the applicants shall be entitled to convene such meeting. In such meeting, the agenda stated in the requisition letter shall only be considered.
- 13) The notice of every Ordinary or Extra Ordinary General Meeting, informing the place, time, date and agenda of the meeting shall be sent to the registered addresses of the members 10 (Ten) days prior to the meeting.
- 14) Notice sent as per rules by post or courier to the registered addresses of the members shall be treated as valid notice.
- 15) The quorum at every Ordinary or Extra Ordinary General Meeting shall be of 51 (Fifty One) members.

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
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- 16) In case of President and Vice President not being present upto 15 (Fifteen) minutes of the scheduled time of any Ordinary or Extra-Ordinary General Meeting, the members present shall be entitled to elect a Chairman of that meeting from amongst themselves.
- 17) If there is no proper quorum at the scheduled time of any Ordinary or Extra-Ordinary General Meeting, such meeting shall be adjourned for 30 (Thirty) minutes. If there is no proper quorum even after expiry of 30 (Thirty) minutes, then the members present shall be deemed to be proper quorum at such adjourned meeting.
- 18) The Chairman shall be entitled to adjourn a properly convened meeting with the consent of the members present. However, no business other than the incomplete agenda of such meeting shall be discussed at such adjourned meeting. If the meeting is adjourned for more than 10 (Ten) days, a fresh notice of the meeting shall be issued to the members.
- 19)
 - a) At every meeting of the general body, every resolution except matters referred in clause 64, 65, 66 and 68 shall be decided by majority of the members present.
 - b) The Chairman can take decision of the majority, as per his choice, either by raising of hands, by ballot or by division of the house. However, on demand by minimum 50 (Fifty) members before declaration of the result, the voting shall be by ballot. In the event of a tie, the Chairman shall decide by casting his vote.
- 20) The Office Bearers of the Managing Committee shall be the Office Bearers of the Sammelan.
- 21) The President and Secretary of the Sammelan shall be ex-officio members of every Committee and Sub-Committee. Wherever, no separate Chairman is elected, the President of the Sammelan shall be deemed to be the Chairman of such Committee and Sub-Committee. The Convenor of such Committee or Sub-Committee shall be the Secretary of such Committee or Sub-Committee.

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22) Election of the Managing Committee


The term of the Managing Committee elected in year 2007-08 and thereafter shall be of 5 (Five) years and its election shall be as per the following rules.

- a) The Managing Committee will comprise of 20 (Twenty) members other than Trustees and representative of Mananiya Sanrakshak, 10 (Ten) members each elected from amongst the members of the Sammelan in the following two election groups.

Group 1: Sanrakshak, Ashraydata and Sahayak members

Group 2: Life & Ordinary members

- b) Any person, not being member of the Sammelan for at least two years, shall not be entitled to be elected as member of the Managing Committee.
- c) If any individual, concern or Trust member, or any person, Concern or Trust related to such member, is deriving any financial benefit from this Sammelan or any institution run by the Sammelan, then such member or representative of such concern or Trust shall not be eligible to become a member of the Managing Committee.
- d) The date of election of the members of the Managing Committee will be decided by the Managing Committee, which shall be within 10 (Ten) days prior to the Annual General Meeting. The notice of such date of election shall be sent to each member at least 21 (Twenty One) clear days before the date of election. The nomination papers of the candidates, duly signed by him, proposer and seconder from amongst members of the Sammelan shall be received in the Sammelan's office within 10 (Ten) days of the notice or before the date and time fixed by the Managing Committee. The candidates may withdraw their nomination papers by informing in writing, within 3 (Three) days of the last date for receiving the nomination papers.


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e) A list shall be prepared of names of remaining candidates for the 20 (Twenty) places as per sub-clause (a) above and such list shall be displayed, alongwith the notice of the election, on the notice board of the office of the Sammelan at least 5 (Five) days before the date of election. Such list shall be prepared separately for each of the two groups referred in clause 22 (a) above, in the order of the names of the candidates (not the surname). Thereafter, such list shall be sent to all the members by the office of the sammelan.

f) The Managing Committee shall, before the date of election, appoint a committee comprising of the President of the sammelan and 4 (Four) other members, who are not candidates in such election, to verify the nomination papers and look after all matters relating to the election.

g) The election shall be held by ballot voting. Before the election, the ballot boxes will be sealed in the presence of the President. Such sealed boxes shall be kept at the place of election on the date and time of election. The voting shall remain open for minimum 6 (Six) hours. The ballot papers also will be kept in the same manner. The members present for voting during such scheduled time of election, shall be issued one ballot paper each and their signature will be obtained for receiving such ballot paper. The members desiring to vote at the election in this manner shall obtain the ballot paper by presenting themselves at the place and time of election and vote by marking (x) against 10 (Ten) candidates in each group. Thereafter drop their ballot paper in the ballot box. A member will not be entitled to give more than one vote to any candidate.

h) After the completion of the voting, the ballot box shall be opened by the election officers described in cl. (f) above, in the presence of President. 10 (Ten) candidates receiving maximum votes in each of the two election groups shall be elected as members of the Managing Committee.

i) In case of any dispute in election, due to candidates receiving equal votes, the President shall declare the result by draw of lots. In case of any doubt of validity of ballot papers, the President shall give his decision in this regard and same shall be final.

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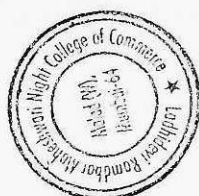
- 22) Election for the 20 candidates being 10 (Ten) in each of the two election groups. If there be no voting and all the candidates shall be declared elected if in any election group there are only 10 (Ten) candidates. If there shall be no voting for such election group and all the candidates in such election group shall be declared elected. But, if the number of candidates are less than 10 (Ten) in any election group, the General Meeting shall elect the remaining members out of the respective election group.
- k) In the absence of the President, the Vice President shall be entitled to carry out all acts relating to the election described in this Rule 22.

Managing Committee

- 23) The Managing Committee shall consist of the following members.
- a) All the Trustees
 - b) Immediate Past President
 - c) 20 (Twenty) members elected under Rule 22 (a)
 - d) 5 (Five) members, in addition to the above, co-opted by the Managing Committee
 - e) All Mananiya Sanrakshak members or their nominated representatives as per Rule 1 (c) herein above and accepted by the Managing Committee with a maximum of 11 (Eleven) nos.
- 24) a) The newly elected Managing Committee shall be entitled to co-opt upto 5 (Five) members described in Rule 23 (d) above, in its first meeting or subsequent meetings.
- b) The newly elected Managing Committee shall elect its office bearers as under.
- i) President
 - ii) Vice President
 - iii) Honorary Secretary
 - iv) Two Joint Honorary Secretaries


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- v) Treasurer
- vi) Joint Treasurer

c) No person shall be elected as office bearer in any post, without being member of the Managing Committee for two continuous years.

25) The President of the Managing Committee or in his absence, the Vice President or in absence of both of them, any member out of the members present in the meeting of the Sammelan or its Managing Committee shall be elected as Chairman of that meeting.

26) The Managing Committee shall have following rights and functions in accordance with the objects and bye laws herein above stated.

- a) To make rules and regulations for the institutions run and managed by the Sammelan, amend or repeal them.
- b) To make budget.
- c) To consider membership applications of new members.
- d) To convene meetings as per the by laws of the Sammelan and to fix their time and place.
- e) To receive, deposit, invest, give and manage the funds of the Sammelan and spend them for its objects.
- f) To file, institute, argue or to defend litigations which are considered necessary and justified by the Managing Committee. The then Managing Committee and any person duly authorized by it, shall be entitled to carry out legal proceedings on behalf of the Sammelan.
- g) To invest part of the annual income and savings of the Sammelan in fixed deposits, as per its decision.
- h) To supervise the work of the secretaries and treasurers and books of accounts.

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- i) To appoint paid secretaries and other assistants, as required, and to appoint constitute committees and sub committees and define their powers and duties.
 - j) To consider the complaints of members.
 - k) To approve all matters of the Sammelan, as required, under the powers generally stated under these bye laws.
 - l) To carry out in general, all acts authorized under these objects and by laws.
 - m) The Managing Committee can accept donations and decide the terms and conditions with the Donor, including, amongst other things, the following if the Donor gives a substantial donation:
 - i) Naming an institution / room as per the desire of the Donor
 - ii) Display a Bust as provided by the Donor, at a place mutually decided
 - iii) Display of a Portrait provided by the Donor, at a place mutually decided
 - iv) Give right to recommend admissions from the management quota as per rules of University, the Government and / or other authorities, in force at the relevant time. It is made clear that it is the prerogative of the Office Bearers of the Managing Committee to reject a request made by a Donor if the student does not qualify for the same as per norms of the University and / or Affiliated Authority
 - v) Design a separate logo for the Institution of the Main Donor and the logo and name of the Institution to be displayed everywhere.
 - vi) Status of the Main or Major Donor.
 - vii) Such other terms and conditions
- 27) The term of the new Managing Committee shall commence from the day following the date of Annual General Meeting.


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28). a) Any member of the Managing Committee, desiring to resign from such membership for any reason, can, by submitting his resignation in writing, resign from the date of acceptance of the same by the Managing Committee.

b) A member of the Managing Committee shall suo-moto cease to be such member in the following circumstances.

- i) on ceasing to be representative of the concern or Trust,
- ii) on being declared insane,
- iii) on becoming ineligible under Rule 22 (c)

c) The Managing Committee may remove any elected member from the membership of the Managing Committee on his remaining absent, without intimation, for continuously 6 (Six) months or in 3 (Three) consecutive meetings, whichever is more.

d) In case of any vacancy caused due to clause (a) (b) or (c) above or for any other reason, in between a term of the Managing Committee, the Managing Committee shall be entitled to fill such vacancy. The filling of vacancy should be an item on the agenda and it can be filled by the members of the Managing Committee.

29) The remaining members of the Managing Committee shall be entitled to carry on all its acts under these rules until filling of the vacancy of any of its member.

30) a) A meeting of the Managing Committee shall be held at least once in three months. However, if required, or, on the request of the President or on receiving the requisition in writing of at least 11 (Eleven) members of the Managing Committee, the Secretary may call the meeting of the Managing Committee at any time.

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- b) If the Secretary fails to call a meeting of the Managing Committee within 45 (Forty Five) days of receipt of the written requisition of 11 (Eleven) members of the Managing Committee, then the President or the applicants can call a special meeting by giving notice as per the rules. However, in such meeting only the business mentioned in the requisition letter can only be carried out.
- c) The notice of the Managing Committee meeting shall be sent to all its members specifying place, time and general description of the specific business to be transacted, at least 3 (Three) days prior to such meeting, by post or courier.
- d) In case of urgency, the Secretary can call a meeting of Managing Committee with 3 (Three) hours prior notice. In case of any member not receiving such notice for any reason, the business transacted at such meeting shall not be treated as invalid due to such non receipt of the notice. However, it will be the duty of the Secretary to send notice of such meeting to every member.
- 31) A resolution, circulated in writing by the Secretary amongst the members of the Managing Committee, if approved by the majority, shall be treated as passed in regular manner.
- 32) In every meeting of the Managing Committee, the quorum shall be eleven members. In the absence of the quorum, the President shall adjourn the meeting for 30 (Thirty) minutes and such adjourned meeting shall be held at the same place on the same day.
- 33) In the meeting of the Managing Committee adjourned for want of quorum, no quorum would be necessary for the original agenda.
- 34) The decisions of the Managing Committee shall be by majority. In the event of a tie, the President shall decide by exercising his casting vote.



- 35) Record of the business transacted at the meetings of the Managing Committee, and Committees and Sub Committees appointed by it, shall be maintained in a minutes book maintained for the purpose, containing the following particulars.
- a) Names of the members of the Sammelan, its Managing Committee and Committees or Sub Committees present in the meeting.
- b) The business transacted and resolutions passed by the sammelan, its Managing Committee and its Committees or Sub Committees.
- 36) The Minutes of the Sammelan, its Managing Committee and Committees or Sub Committees shall be signed in the subsequent meeting by the Chairman of such meeting.
- 37) All the remuneration and other expenses of administration of institutes run by the Sammelan and all other expenses approved by the Managing Committee shall be paid out of funds of the Sammelan.
- 38) Every year, the Managing Committee shall present before the general body the statement of Accounts of the Sammelan and the institutes run by it and their financial position alongwith Annual Report of the activities of the Office Bearers.

BOARD OF TRUSTEES

- 39) A Board of Trustees shall be constituted to manage the funds and properties of Rajasthani Sammelan and known as 'Board of Trustees'. As per section 5 of the Societies Registration Act, the Trustees shall be owners of all the movable and immovable properties of the Sammelan.
- 40) The Trustees of the Sammelan shall be as under.
- a) Every Param Sanrakshak member, personally or in case such member is a Concern or Trust, its two nominated representatives as per Rule 1(a) & 3 hereinabove and accepted by the Managing Committee.

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- b) Every Vishisht Sanrakshak members or their nominated representative as per Rule 1 (b) & 3 hereinabove and accepted by the Managing Committee.
 - c) One nominee of Kudilal Govindram Seksaria Foundation from amongst its Trustees or from amongst the lenial descendents of Late Shri Kudilalji Seksaria or their spouse. Kudilal Govindram Seksaria Foundation will be entitled to change its nominee from time to time
 - d) One nominee of Smt. Shivdevi Deviprasad Goenka Foundation from amongst its Trustees or from amongst the lenial descendents of Late Shri Deviprasad Goenka or their spouse. Smt. Shivdevi Deviprasad Goenka Foundation will be entitled to change its nominee from time to time
 - e) In addition to the above, minimum three and maximum nine Trustees elected by the general body.
 - f) The maximum number of Trustees will be as under.
 - i) Total representative of Param Sanrakshak members and Vishisht Sanrakshak members 55 (Fifty five only)
 - ii) Trustees elected by general body 9 (Nine only)
- 41) The following shall be its Founder Trustees
- i) Shri Prahladrai Brijlal Seksaria
 - ii) Shri Brijmohan Laxminarayan Ruia
 - iii) Shri Ghanshyamdas Kishanlal Jalan
 - iv) Shri Durgadutt Anantram Thard
 - v) Shri Fatehchand Paliram Jhunjhunwala
42. a) The Trustees referred to in rule 40 (c) & 40 (d) shall be elected as per the following rules:
- i) Six Trustees will be elected out of the members in the Sanrakshak, Ashraydata and Sahayak categories. In case of Concern or Trust members, their authorized representatives will be eligible for election.

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ii) Three Trustees will be elected out of the members in the Life and Ordinary categories.

b) The general body shall have power to appoint upto 3 (Three) Trustees, out of elected Trustees described in rule 40 (e), as Trustees for life. Other Trustees shall be elected after every five years in the Ordinary General Meeting.

c) In connection with the election of the Trustees same rules will be applicable for filing the nomination, withdrawal thereof, preparing list, sending the list and issue of the ballot papers, as prescribed for election of the members of the Managing Committee.

d) No member shall be eligible for contesting the election for Trustees without being a member of Rajasthani Sammelan for five years.

43) In the event of the number of Trustees being less than the maximum or any vacancy arising in the circumstances described in sec. 73 of the Indian Trusts Act, 1882 or any Trustee becoming incapable, new Trustees shall be appointed by the Trust Board in a meeting in which the item for filling in the vacancy is there on the agenda of the Board of Trustees Meeting. Any Trustee, who is representative of any concern or Trust, shall be deemed to have vacated his post, on ceasing to be representative of such concern or Trust.

44) In the event of a vacancy arising as per provisions of Rule 43 above, the remaining Trustees, being not less than 5 (Five) shall continue to act and such acts shall be treated valid.

45) The Secretary of the Sammelan shall be the Convener of the Board of Trustees. He will arrange to call meetings of the Board and invite President also in such meetings. However, they will have no right to vote at such meetings.

46) The Secretary may call the meeting of the Board of Trustees, as and when required or on request of any ten Trustees, within 15 (Fifteen) days notice.


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- 47) In case of failure on part of the secretary, every Trustee shall be entitled to call a meeting after giving the prescribed notice alongwith the specific business agenda.
- 48) The quorum at the meeting of the Board of Trustees shall be 5 (Five).
- 49) A Chairman shall be elected out of Trustees present in every meeting of the Trustees.
- 50) In the absence of any other specific rule, the decisions at the meeting of the Trustees shall be by majority.
- 51) A resolution in writing circulated by the Convener shall be treated as passed, if approved by majority of the Trustees.
- 52) The Trustees shall invest the funds of Sammelan as under.
- a) The Trustees shall unanimously invest such funds, which are not accumulated for any specific purpose, in such securities as they deem fit. They may invest in purchase of immovable properties in Mumbai City or its suburbs, purchase of land and construction of building thereon, obtaining first mortgage of freehold property or leasehold property with unexpired period of minimum fifty years, purchase of debentures, purchase of ordinary, preference or deferred shares of banks or limited companies or deposit them with bank or banks in fixed deposits or current accounts, as decided by them.
- b) In the absence of unanimity of Trustees, the funds of the Sammelan shall be invested in the securities described in section 20 of the Indian Trust Act, 1882.
- c) The Trustees may, if think necessary for the objects of the Sammelan and shall, as per the decision of the Managing Committee, borrow funds on the properties and funds of the Sammelan at such rate of interest, for such term and on such conditions of repayment as they deem fit.


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
- 53) It shall be the duty of the Trustees that they invest the funds of the Sammelan in the name of Sammelan or in the name of all the Trustees or minimum 2 (Two) Trustees and to increase or reduce the invested fund, as they deem fit.
- 54) Funds received from any Donor with specific directions shall, to the extent not immediately required, keeping in mind the specific directions, be invested in accordance with Rule 52 above.
- 55) Any 2 (Two) Trustees decided by a majority of the Trustees shall be entitled to sign on the investment accounts and securities of the Sammelan.
- 56) Any acknowledgement of the amounts received by the Trustees shall, if signed by the Trustees or if duly authorized by them, the Secretary, be treated valid.
- 57) The Trustee shall be entitled to receive the income from the funds invested.
- 58) The papers, securities and documents of the properties of the Sammelan shall be kept in safe custody in the office of the Sammelan or a bank locker, as decided by majority of the Trustees.
- 59) The Trustees will receive all the properties and their income and spend them as required, to carry out all the proposals of the general body and Managing Committee of the Sammelan and their management and administration.
- 60) The Trustee shall be responsible for the money, fund, security or any such property, which has been received personally by him. He shall not be responsible in any way on account of his signing merely for compliance of rules. A Trustee would be responsible for his personal acts only. The Trustees will not be responsible for any neglect or mistake of bank, broker or any businessmen or for loss in value of any assets of the Sammelan unless such loss is due to deliberate act of a particular Trustee.

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ACCOUNTS

- 61) a) The Secretary shall keep the Accounts of the Sammelan in Hindi or English, according to the decision of the Managing Committee and record therein the receipt and payment of money belonging to the Sammelan. Every Trustee shall be entitled to inspect the books of Accounts. Any member can inspect the accounts of the Sammelan with the permission of the Managing Committee.
- b) The receipt of the money received by the Sammelan as donation, assistance, subscription, rent or in any other manner, shall be issued by the Treasurer or Hon. Secretary.
- c) Every voucher shall be authorized by any one of the Office Bearers.
- d) The bank accounts of the Sammelan shall be operated under joint signatures of any two Office Bearers. If any project run by the Sammelan has a separate bank account and its Office Bearers are elected then such Office Bearers may operate such separate bank account.
- 62) The books of accounts shall be kept at the office of the Sammelan or any other place, decided by the Managing Committee.
- 63) The audited Balance Sheet and Income & Expenditure account of the Sammelan and institutions run by it shall be presented in the Annual General Meeting within six months of the end of the financial year of the Sammelan.
- 64) The objects of the Sammelan and rules and regulations of this bye-laws may be amended, repealed and framed afresh by special resolution passed at a general meeting of the Sammelan specially convened for the said purpose.


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- 65) Any matter regarding the amalgamation of other registered or unregistered society or societies, having objects similar to the objects of the Sammelan, or merger thereof, without altering the name or objects of the Sammelan, shall be decided by a special resolution passed at the general meeting of the Sammelan convened for the said purpose.
- 66) A special resolution shall be passed by 3/5th majority of the members present personally or through their representative, or duly signed by 3/5th of the members eligible to vote, on being circulated and sent to members in writing or printed form as prepared by the Managing Committee.
- 67) The rules and bye-laws framed by special resolution in the above manner shall be valid, similarly as the original rules and bye-laws, and may be amended thereafter by similar resolution.

DISSOLUTION

- 68) On dissolution of the Sammelan, the property remaining after the payment and discharge of all the debts and liabilities and not earmarked for any specific purpose under the Trust, shall not be distributed amongst members of the Sammelan but shall be given to other society or Trusts having similar objects, as approved by 3/4th votes of members present at a general meeting called for the said purpose.

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Rajasthani Sammelan

Institutions



Kudilal Govindram Seksaria
sarvodaya school
INSPIRE, INVENT, INITIATE



Kudilal Govindram Seksaria
english school
INSPIRE, INVENT, INITIATE



Ramniwas Bajaj
english high school
UNLEASH YOUR POTENTIAL



Mainadevi Bajaj
international school
GIVING WINGS TO YOUR DREAMS



Durgadevi Saraf
junior college
IN PURSUIT OF EXCELLENCE



Ghanshyamdas Saraf
college of arts & commerce
EDUCATION EMPOWERING



Kirandevi Saraf
institute of complete learning
WIDENING HORIZONS



Durgadevi Saraf
institute of management studies
LOCAL EXPERIENCE, GLOBAL IMPACT



Deviprasad Goenka
management college of media studies
INDIA'S PREMIER MEDIA SCHOOL



Ramdhar Maheshwari
career counseling centre
STEERING TO SUCCESS



Ladhidevi Ramdhar Maheshwari
college
ENLIGHTENING FUTURE



Kunjibihari S. Goyal
online academy
LEARNING BEYOND BOUNDARIES



Draupadidevi Sanwalmal
women's hostel
HEAVENLY DWARJEE



Pravinchandra D. Shah
sports academy
FITNESS REGIME



Vishwanath Podar
study centre
INTELLECTION HUB



Rajasthani Sammelan
international playschool @ MBIS
YOUNG EVOLVING MINDS

Endowment Funds & Research Chair



Remsons Group
management research centre
MANAGEMENT RESEARCH



IRB
scholarship endowment fund
HONOURING EXCELLENCE



Rajasthani Sammelan
freeship endeavour fund
FOSTERING KNOWLEDGE



Rajasthani Sammelan
media research centre
MEDIA RESEARCH

Facilities



Dharmal Bajaj
bhawan
COMMUNITY PARADISE



Durgadevi Saraf
hall
BREAKING NEW GROUND



Trivenidevi Debra
shiksha shiksha kosh
HELPING TO HEAL



Ramnarayan Saraf
educational outlet
OUTLET OF KNOWLEDGE



Vijay Pal Singh
health centre
NURTURING WELLNESS



Kirandevi Saraf
library and reading room
WORLD OF KNOWLEDGE



Rajasthani Sammelan
I.T. hub
LINKING GLOBALLY



Rajasthani Sammelan
food court
FOOD FOR THOUGHT

Rajasthani Sammelan

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