

# ସମିତି ନିକନ୍ଧନ ପ୍ରମାଣ ପତ୍ର

## 1860ର ଅଧିନିସ୍ମ XXI

प्रेशन: राष्ट्र 4208-338 प्रेशन: राष्ट्र 20 \_\_\_\_\_ 1994 -1995

ମୁଁ ଏତଙ୍କ, ାସ ପ୍ରମାଶିତ କରୁଅଛି ସେ ସନିତ ଅଧିନସ୍ଟମ (1860 ର ସଂ XXI) ଅନ୍ସାସ୍ତ୍ରୀ ପ୍ରାତୀ ଦ୍ରୁଧି ସୋମ୍ପିଆନ୍ ଅର୍ଗାନାନ୍ତ୍ରେମ୍ମନ ୟ1/ତୋ - ଜ୍ଞାକିର୍ଧ୍ୱରୂ, ଥା - ଜ୍ଞାକର୍ତ୍ତପୁରୁ, ଶି: - ସ୍ମୃତ୍ରୀ

ଅଦ୍ୟ ନକନ୍ତ ହୋଇଅନ୍ତ ।

ମୋର ସ୍ୱାଷରରେ ଅବ୍ୟ ଇ ତି*୩ ବିହିଳି ହିମ୍ବେମ୍ବ* ଦ୍

ଉଣେଇଶି ଶହ <u>ଚିପିଅ/ନ</u>ିତ୍ୟ <u>69</u> 20 ଠାରେ



ଓ. ସ. ସୁଦ୍ରାଳସ୍ (ଫାରନ) 352-24,000-30-7-1986

B

SEAL

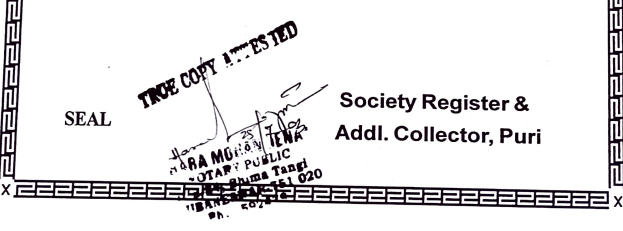
# SOCIETY REGISTRATION CERTIFICATE

# Act. XXX of 1860

Puri Regd. No.-4208/338 1994 - 1995

I certified that Prachi Youth ocial Organisation At/Po.- Kakatpur, P.S.- Kakatpur, Dist.- Puri is registered under (Act XXI of 1860) today.

The certificate is issued on 31st December 1994, under my Signature at Puri.



#### No. 0300026502021 Government of India Ministry of Home Affairs Foreigners Division (FCRA Wing)

#### 1st Floor, Hall No. 1, Open Gallery Major Dhyan Chand National Stadium India Gate Circle Dated: 10-03-2022

To, The Chief Functionary, Prachi Youth Social Organisation At/post-kakatpur, Mangala Bazar Kakatpur, Puri, Orissa. 752108

#### Subject: Renewal of Registration under Foreign Contribution (Regulation) Act,

#### Sit/Madam

With reference to your application dated **30-04-2021** seeking renewal of registration under the Foreign Contribution (Regulation) Act, 2010, I am directed to convey the approval of competent authority for renewal of registration of your Association in terms of the provisions contained in Section 16 of Foreign Contribution (Regulation) Act, 2010 read with Rule 12 of Foreign Contribution (Regulation) Rules, 2011 as amended from time to time, as follows:-

Registration Number 105020248

Nature : Social

- The association shall receive foreign contribution only in its designated/exclusive bank account 40124022426 in STATE BANK OF INDIA, 11Sansad Marg, New Delhi 110 001, NEW DELHI, Delhi, Delhi, 110001 as mentioned in its application for online application for grant of renewal of registration.
- 3. In terms of section 18 of the Foreign Contribution (Regulation) Act, 2010 read with Rules 17 of the Foreign Contribution (Regulation) Rules, 2011, as amended from time to time, you are advised to furnish intimations online within the prescribed time to the Central Government of the amounts of each foreign contribution received by you, the source and the manner in which the foreign contribution was utilised, as per the provisions of the Act and the Rules. An association is required to furnish the return even when the particulars are 'NIL'. The FC-4 form is required to be submitted online on this Ministry's website https://fcraonline.nic. The Bank Account mentioned in your application should be used for receiving foreign contribution and no other amount should be credited to this account. The Association should immediately intimate online, within 15 days, in Form FC-6 to this Ministry regarding any change in the name of the Association, aims and objects, its address and Bank/Bank Account.
- 4. The association cannot bring out any publication (registered under PRB Act, 1867) or act as correspondent, columnist, editor, printer or publisher of a registered newspaper or engage in the production or broadcast of audio news or audio visual news or current affairs programmes through electronic mode or any other electronic form or any other mode of mass communication at a later stage thereby attracting provisions of the Section 3(1) (g) and (h) of the FC(R) Act, 2010. In addition to this, the association is forbidden from getting involved in any activity of political nature.
- Transfer of foreign contribution has been made completely prohibited under amended section 7 of the Foreign Contribution (Regulation) Act, 2010.
- Physical inspection of the activities done by the Association may be carried out at any time by this Ministry.

...........

- 7. You are requested to familiarize yourself with the provisions of Foreign Contribution (Regulation) Act, 2010 and Foreign Contribution (Regulation) Rules, 2011, as amended from time to time, available at this Ministry's website https://tcraonline.nic.in/ to ensure strict compliance of the Act/ Rules. Failure to comply with any of the provisions of said Act/ Rules will make you liable for action under the relevant provisions of the Foreign Contribution (Regulation) Act, 2010.
- This renewed certificate is valid for a period of five years with effect from 01-04-2022.
- The email containing the renewed registration certificate may be sent immediately to the Bank mentioned above.
- 10. The renewal of registration is subject to compliance of the provisions of Foreign Contribution (Regulation) Act, 2010/ Foreign Contribution (Regulation) Rules, 2011, as amended from time to time, by the association and also to the final outcome of enquiry/ case, if any, pending against the association.

108

- 11. This is a digitally signed certificate to be validated digitally using the signature panel using Adobe Acrobat Reader (Vet 5.0 or above). The digital intimation is authenticated by a digital signature obtained from a certifying authority under the Information Technology Act 2000.
- 12. Banks are requested to verify online the validity of the certificate using fcraonline.nic.in.

Yours faithfully

Gopesh Kumar Section Officer Tel. 01123438245

Digitally signed by GOPESH KUMAR Reason: Online FCRA Services Location Ministry of Home Affairs, New Delhi Date 2022 03:10:05:24:37:+05:30

### FORM NO. 10AC

1

#### (See rule 17A/11AA/2C)

#### Order for registration

1	PAN	AAATP5693E
2	Name	PRACHI YOUTH SOCIAL ORGANISATION
2a	Address	
	Flat/Door/Building	KAKATPUR
	Name of premises/Building/Village	KAKATPUR
	Road/Street/Post Office	Kakatpur
	Area/Locality	KHORDA
	Town/City/District	Kakatpur S.O
	State	Odisha
	Country	INDIA
	Pin Code/Zip Code	752108
3	Document Identification Number	AAATP5693EE2001301
4	Application Number	414609110020921
5	Unique Registration Number	AAATP5693EE20013
6	Section/sub-section/clause/sub-clause/proviso in which registration is being granted	01-Sub clause (i) of clause (ac) of sub -section (1) of section 12A
7	Date of registration	01-10-2021
8	Assessment year or years for which the trust or institution is registered	From AY 2022-23 to AY 2026- 2027
9	Order for registration:	
	a. After considering the application of the applicant and the material available on record, the applicant is hereby granted registration with effect from the assessment year mentioned at serial no 8 above subject to the conditions mentioned in row number 10.	
	b. The taxability, or otherwise, of the income of the applicant would be separately considered as per the provisions of the Income Tax Act, 1961.	
	c. This order is liable to be withdrawn by the prescribed authority if it is subsequently found that the activities of the applicant are not genuine or if they are not carried out in accordance with all or any of the conditions subject to which it is granted, if it is found that the applicant has obtained the registration by fraud or misrepresentation of facts or it is found that the assessee has violated any condition prescribed in the Income Tax Act, 1961.	
10	Conditions subject to which registration is being granted	
	The registration is granted subject to the following conditions:-	

a. As and when there is a move to amend or alter the objects/rules and regulations of the applicant, prior approval of the Commissioner of Income Tax shall be sought along with the draft of the amended deed and no such amendment shall be effected until and unless the approval is accorded.

K.

b. In the event of dissolution, surplus and assets shall be given to an organization, which has similar objects and no part of the same will go directly or indirectly to anybody specified in section 13(3) of the Income Tax Act, 1961.

c. In case the trust/institution is converted into any form, merged into any other entity or dissolved in any previous year in terms of provisions of section 115TD, the applicant shall be liable to pay tax and interest in respect of accreted income within specified time as per provisions of section 115TD to 115TF of the Income Tax Act, 1961 unless the application for fresh registration under section 12AB for the said previous year is granted by the Commissioner.

d. The Trust/ Institution should quote the PAN in all its communications with the Department.

e. The registration u/s 12AB of the Income Tax Act, 1961 does not automatically confer any right on the donors to claim deduction u/s 80G.

f. Order u/s 12AB read with section 12A does not confer any right of exemption upon the applicant u/s 11 and 12 of Income Tax Act, 1961. Such exemption from taxation will be available only after the Assessing Officer is satisfied about the genuineness of the activities promised or claimed to be carried on in each Financial Year relevant to the Assessment Year and all the provisions of law acted upon. This will be further subject to provisions of section 2(15) of the Income Tax Act, 1961.

g. No change in terms of Trust Deed/ Memorandum of Association shall be effected without due procedure of law and its intimation shall be given immediately to Office of the Jurisdictional Commissioner of Income Tax. The registering authority reserves the right to consider whether any such alteration in objects would be consistent with the definition of "charitable purpose" under the Act and in conformity with the requirement of continuity of registration.

h. The Trust/ Society/ Non Profit Company shall maintain accounts regularly and shall get these accounts audited in accordance with the provisions of the section 12A(1)(b) of the Income Tax Act, 1961. Seperate accounts in respect of each activity as specified in Trust Deed/ Memorandum of Association shall be maintained. A copy of such account shall be submitted to the Assessing Officer. A public notice of the activities carried on/ to be carried on and the target group(s) (intented beneficiaries) shall be duly displayed at the Registered/ Designated Office of the Organisation.

i. The Trust/ Institution shall furnish a return of income every year within the time limit prescribed under the Income Tax Act, 1961.

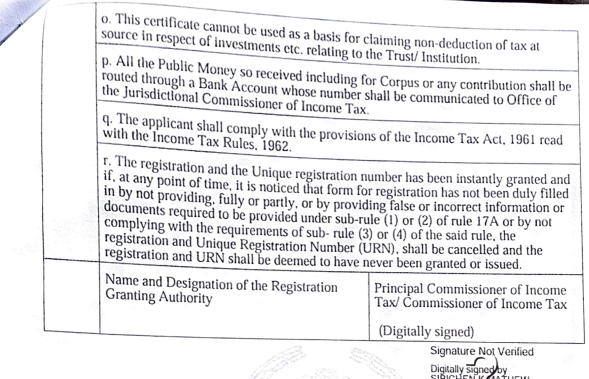
j. Seperate accounts in respect of profits and gains of business incidental to attainment of objects shall be maintained in compliance to section 11(4A) of Income Tax Act, 1961.

k. The registered office or the principal place of activity of the applicant should not be transferred outside the jurisdiction of Jurisdictional Commissioner of Income Tax except with the prior approval.

1. No asset shall be transferred without the knowledge of Jurisdictional Commissioner of Income Tax to anyone, including to any Trust/ Society/ Non Profit Company etc.

m. The registration so granted is liable to be cancelled at any point of time if the registering authority is satisfied that activities of the Trust/ Institution/ Non Profit Company are not genuine or are not being carried out in accordance with the objects of the Trust/ Institution/ Non Profit Company.

n. If it is found later on that the registration has been obtained fraudulently by misrepresentation or suppression of any fact, the registration so granted is liable to be cancelled as per the provision u/s section 12AB(4) of the Act.



Digitally signed by SIBICHEN KMATHEW Date: 2021.10.01 23:25:43 IST