

GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Central Registration Centre

Certificate of Incorporation

[Pursuant to sub-section (2) of section 7 and sub-section (1) of section 8 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Rules, 2014]

I hereby certify that BAIGNA SEVA FOUNDATION is incorporated on this Twelfth day of February Two thousand twenty-two under the Companies Act, 2013 (18 of 2013) and that the company is limited by shares.

The Corporate Identity Number of the company is U85300BR2022NPL056436.

The Permanent Account Number (PAN) of the company is **AAKCB5251B**

The Tax Deduction and Collection Account Number (TAN) of the company is **PTNB07393B**

Given under my hand at Manesar this Fifteenth day of February Two thousand twenty-two.



Digital Signature Certificate
Pankaj Srivastava
DEPUTY. REGISTRAR OF COMPANIES
For and on behalf of the Jurisdictional Registrar of Companies
Registrar of Companies

Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on www.mca.gov.in

Mailing Address as per record available in Registrar of Companies office:

BAIGNA SEVA FOUNDATION C/O HARINANDAN BHAGAT, VILL-BAIGNA,, PANCH-SAHARA, BLOCK-KRITYANAND NAGAR,, PURNIA, Purnia, Bihar, India, 854304



^{*} as issued by the Income Tax Department

(THE COMPANIES ACT, 2013)

ARTICLES OF ASSOCIATION OF

BAIGNA SEVA FOUNDATION

(A Company Limited by Shares Not for Profit Under Section 8 of The Companies Act, 2013)

INTERPRETATION

I. (1). The Articles contained herein so far as they are not repugnant to the articles contained in Table (F) of Scheduled I to the Companies Act, 2013 shall be the Articles of the Company and subject to these, the Articles contained in Table (F) shall apply to the Company. In the interpretation of these Articles, the following expression shall have the following meaning unless repugnant to the subject or context:

"The Company" or "this company" means " **Baigna Seva Foundation**".

"The Act" means the Companies Act, 2013

"The Office" means the registered office for the time being of the Company.

"Director" means a director appointed to the board of the company.

"Manager" means the Manager for the time being of the company and as defined under the Act.

"Month" means a calendar month.

"Paid-up" means credited as fully paid.

"Proxy" includes attorney duly constituted under a power of attorney.

"Secretary" means the secretary for the time being of the company and as defined under the Act.

"Seal" means the Common Seal of the company.

"In writing" or "written" mean and include words printed, lithographed, represented or reproduced in any mode in a visible form.

Words importing the singular number only, include plural number also and vice versa.

Words importing the masculine gender only, shall extend to and include the feminine gender.

- (2). Unless the context otherwise requires, words or expressions contained in these regulations shall bear the same meaning as in the Act or any statutory modification thereof in force at the date at which these regulations become binding on the company.
- (3) The company is a Private Company within the meaning of Section 2(68) of the Companies Act, 2013 and accordingly:
 - a) The Right to transfer the shares of the company is restricted in the manner hereinafter provided.
 - b) The number of members of the company, (exclusive of persons who are in the employment of the company and persons who having been formerly in the employment of the company were members of the company while in the that employment and have continued to be members after such employment ceased) shall be limited to 200 (two hundred) provided that where two or more persons held one or more shares in the company jointly, they shall, for the purpose of these Articles be treated as a single member.
 - c) No invitation shall be issued to the public to subscribe for any securities of the company.

SHARE CAPITAL AND VARIATION OF RIGHTS

- II. (1). The Authorized Share Capital of the company shall be as per Clause 8 of the Memorandum of Association of the Company with the power to increase and/ or reduce the Capital of the company and to divide the shares in the capital for the time being into several classes.
 - (2). Subject to the provisions of the Act and these Articles, the shares in the capital of the company shall be under the control of the Directors who may issue, allot or otherwise dispose of the same or any of them to such persons, in such proportion and on such terms and conditions and either at a premium or at par and at such time as they may from time to time think fit.
 - (3). (i) Every person whose name is entered as a member in the register of members shall be entitled to receive within two months after incorporation, in case of subscribers to the memorandum or after allotment or within one month after the application for the registration of transfer or transmission or within such other period as the conditions of issue shall be provided,
 - a) one certificate for all his shares without payment of any charges; or
 - b) several certificates, each for one or more of his shares, upon payment of twenty rupees for each certificate after the first.
 - (ii) Every certificate shall be under the seal and shall specify the shares to which it relates and the amount paid-up thereon.

- (iii) In respect of any share or shares held jointly by several persons, the company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all such holders.
- (4). (i) If any share certificate be worn out, defaced, mutilated or torn or if there be no further space on the back for endorsement of transfer, then upon production and surrender thereof to the company, a new certificate may be issued in lieu thereof, and if any certificate is lost or destroyed then upon proof thereof to the satisfaction of the company and on execution of such indemnity as the company deem adequate, a new certificate in lieu thereof shall be given. Every certificate under this Article shall be issued on payment of twenty rupees for each certificate.
 - (ii) The provisions of Articles (2) and (3) shall mutatis mutandis apply to debentures of the company.
- (5). Except as required by law, no person shall be recognized by the company as holding any share upon any trust, and the company shall not be bound by, or be compelled in any way to recognize (even when having notice thereof) any equitable, contingent, future or partial interest in any share, or any interest in any fractional part of a share, or (except only as by these regulations or by law otherwise provided) any other rights in respect of any share except an absolute right to the entirety thereof in the registered holder.
- (6). (i) The company may exercise the powers of paying commissions conferred by sub- section (6) of section 40, provided that the rate per cent. or the amount of the commission paid or agreed to be paid shall be disclosed in the manner required by that section and rules made there under.
 - (ii) The rate or amount of the commission shall not exceed the rate or amount prescribed in rules made under sub-section (6) of section 40.
 - (iii) The commission may be satisfied by the payment of cash or the allotment of fully or partly paid shares or partly in the one way and partly in the other.
- (7). (i) If at any time the share capital is divided into different classes of shares, the rights attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may, subject to the provisions of section 48, and whether or not the company is being wound up, be varied with the consent in writing of the holders of three-fourths of the issued shares of that class, or with the sanction of a special resolution passed at a separate meeting of the holders of the shares of that class.
 - (ii) To every such separate meeting, the provisions of these regulations relating to general meetings shall *mutatis mutandis* apply, but so that the necessary quorum shall be at least two persons holding at least one-third of the issued shares of the class in question.
- (8). The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by the terms of issue of the shares of that class, be deemed to be varied by the creation or issue of further shares ranking pari passu therewith.

(9). Subject to the provisions of section 55, any preference shares may, with the sanction of an ordinary resolution, be issued on the terms that they are to be redeemed on such terms and in such manner as the company before the issue of the shares may, by special resolution, determine.

CALLS ON SHARES

(10). (i) The Board may, from time to time, make calls upon the members in respect of any monies unpaid on their shares (whether on account of the nominal value of the shares or by way of premium) and not by the conditions of allotment thereof made payable at fixed times:

Provided that no call shall exceed one- fourth of the nominal value of the share or be payable at less than one month from the date fixed for the payment of the last preceding call.

- (ii) Each member shall, subject to receiving at least fourteen days' notice specifying the time or times and place of payment, pay to the company, at the time or times and place so specified, the amount called on his shares.
- (iii) A call may be revoked or postponed at the discretion of the Board.
- (11). A call shall be deemed to have been made at the time when the resolution of the Board authorizing the call was passed and may be required to be paid by installment.
- (12). The joint holders of a share shall be jointly and severally liable to pay all calls in respect thereof.
- (13). (i) If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the person from whom the sum is due shall pay interest thereon from the day appointed for payment thereof to the time of actual payment at ten per cent. per annum or at such lower rate, if any, as the Board may determine.
 - (ii) The Board shall be at liberty to waive payment of any such interest wholly or in part.
- (14). (i) Any sum which by the terms of issue of a share becomes payable on allotment or at any fixed date, whether on account of the nominal value of the share or by way of premium, shall, for the purposes of these regulations, be deemed to be a call duly made and payable on the date on which by the terms of issue such sum becomes payable.
 - (ii) In case of non-payment of such sum, all the relevant provisions of these regulations as to payment of interest and expenses, forfeiture or otherwise shall apply as if such sum had become payable by virtue of a call duly made and notified.

(15). The Board—

(a) may, if it thinks fit, receive from any member willing to advance the same, all or any part of the monies uncalled and unpaid upon any shares held by him; and (b) upon all or any of the monies so advanced, may (until the same would, but for such advance, become presently payable) pay interest at such rate not exceeding, unless the company in general meeting shall otherwise direct, twelve per cent. per annum, as may be agreed upon between the Board and the member paying the sum in advance.

GENERAL MEETINGS

- (16). All general meetings other than annual general meeting shall be called extraordinary general meeting,
- (17). (i) The Board may, whenever it thinks fit, call an extraordinary general meeting. (ii) If at any time directors capable of acting who are sufficient in number to form a quorum are not within India, any director or any two members of the company may call an extraordinary general meeting in the same manner, as nearly as possible, as that in which such a meeting may be called by the Board.

PROCEEDINGS AT GENERAL MEETINGS

- (i) No business shall be transacted at any general meeting unless a quorum of (18). members is present at the time when the meeting proceeds to business.
 - (ii) Save as otherwise provided herein, the quorum for the general meetings shall be as provided in section 103.
- (19). The chairperson, if any, of the Board shall preside as Chairperson at every general meeting of the company.
- (20). If there is no such Chairperson, or if he is not present within fifteen minutes after the time appointed for holding the meeting, or is unwilling to act as chairperson of the meeting, the directors present shall elect one of their members to be Chairperson of the meeting.
- (21). If at any meeting no director is willing to act as Chairperson or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.

ADJOURNMENT OF MEETING

- (22). (i) The Chairperson may, with the consent of any meeting at which a quorum is present, and shall, if so directed by the meeting, adjourn the meeting from time to time and from place to place.
 - (ii) No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
 - (iii) When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting.
 - (iv) Save as aforesaid, and as provided in section 103 of the Act, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

VOTING RIGHTS

- (23). Subject to any rights or restrictions for the time being attached to any class or classes of shares,—
 - (a) on a show of hands, every member present in person shall have one vote; and
 - (b) on a poll, the voting rights of members shall be in proportion to his share in the paid-up equity share capital of the company.
- (24). A member may exercise his vote at a meeting by electronic means in accordance with section 108 and shall vote only once.
- (25).(i) In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders.
 - (ii) For this purpose, seniority shall be determined by the order in which the names stand in the register of members.
- (26). A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, by his committee or other legal guardian, and any such committee or guardian may, on a poll, vote by proxy.
- (27). Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll.
- (28). No member shall be entitled to vote at any general meeting unless all calls or other sums presently payable by him in respect of shares in the company have been paid.
- (29). (i) No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall be valid for all purposes.
- (ii) Any such objection made in due time shall be referred to the Chairperson of the meeting, whose decision shall be final and conclusive.

PROXY

(30). The instrument appointing a proxy and the power-of-attorney or other authority, if any, under which it is signed or a notarized copy of that power or authority, shall be deposited at the registered office of the company not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for the taking of the poll; and in default the instrument of proxy shall not be treated as valid.

- (31). An instrument appointing a proxy shall be in the form as prescribed in the rules made under section 105.
- (32). A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given:

Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.

BOARD OF DIRECTORS

- (33). The following shall be the First Directors of the Company.
 - 1. HARINANDAN BHAGAT.
 - SACHCHIDA NAND BHAGAT.
 - (i) The remuneration of the directors shall, in so far as it consists of a monthly payment, be deemed to accrue from day-to-day.
 - (ii) In addition to the remuneration payable to them in pursuance of the Act, the directors may be paid all travelling, hotel and other expenses properly incurred by them—
 - (a) in attending and returning from meetings of the Board of Directors or any committee thereof or general meetings of the company; or
 - (b) in connection with the business of the company.
- (34). The Board may pay all expenses incurred in getting up and registering the company.
- (35). The company may exercise the powers conferred on it by section 88 with regard to the keeping of a foreign register; and the Board may (subject to the provisions of that section) make and vary such regulations as it may think fit respecting the keeping of any such register.
- (36). All Cheques, promissory notes, drafts, *Hundis*, Bills of exchange and other negotiable instruments, and all receipts for monies paid to the company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, by such person and in such manner as the Board shall from time to time by resolution determine.
- (37). Every director present at any meeting of the Board or of a committee thereof shall sign his name in a book to be kept for that purpose.
- (38). (*i*) Subject to the provisions of section 149, the Board shall have power at any time, and from time to time, to appoint a person as an additional director,

- provided the number of the directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the articles.
- (ii) Such person shall hold office only up to the date of the next annual general meeting of the company but shall be eligible for appointment by the company as a director at that meeting subject to the provisions of the Act.

PROCEEDINGS OF THE BOARD

- (39). (*i*) The Board of Directors may meet for the conduct of business, adjourn and otherwise regulate its meetings, as it thinks fit.
 - (ii) A director may, and the manager or secretary on the requisition of a director shall, at any time, summon a meeting of the Board.
- (40). (*i*) Save as otherwise expressly provided in the Act, questions arising at any meeting of the Board shall be decided by a majority of votes.
 - (ii) In case of an equality of votes, the Chairperson of the Board, if any, shall have a second or casting vote.
- (41). The continuing directors may act notwithstanding any vacancy in the Board; but, if and so long as their number is reduced below the quorum fixed by the Act for a meeting of the Board, the continuing directors or director may act for the purpose of increasing the number of directors to that fixed for the quorum, or of summoning a general meeting of the company, but for no other purpose.
- (42). (i) The Board may elect a Chairperson of its meetings and determine the period for which he is to hold office.
 - (ii) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the directors present may choose one of their number to be Chairperson of the meeting.
 - (43). (i) The Board may, subject to the provisions of the Act, delegate any of its powers to committees consisting of such member or members of its body as it thinks fit.
 - (ii) Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may be imposed on it by the Board.
- (44). (i) A committee may elect a Chairperson of its meetings.
 - (ii) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the members present may choose one of their members to be Chairperson of the meeting.
- (45). (i) A committee may meet and adjourn as it thinks fit.
 - (ii) Questions arising at any meeting of a committee shall be determined by a majority of votes of the members present, and in case of an equality of votes, the Chairperson shall have a second or casting vote.

- (46). All acts done in any meeting of the Board or of a committee thereof or by any person acting as a director, shall, notwithstanding that it may be afterwards discovered that there was some defect in the appointment of any one or more of such directors or of any person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such director or such person had been duly appointed and was qualified to be a director.
- (47). Save as otherwise expressly provided in the Act, a resolution in writing, signed by all the members of the Board or of a committee thereof, for the time being entitled to receive notice of a meeting of the Board or committee, shall be valid and effective as if it had been passed at a meeting of the Board or committee, duly convened and held.

CHIEF EXECUTIVE OFFICER, MANAGER, COMPANY SECRETARY OR CHIEF FINANCIAL OFFICER

- (48). Subject to the provisions of the Act,
 - (i) A chief executive officer, manager, company secretary or chief financial officer may be appointed by the Board for such term, at such remuneration and upon such conditions as it may think fit; and any chief executive officer, manager, company secretary or chief financial officer so appointed may be removed by means of a resolution of the Board;
 - (ii) A director may be appointed as chief executive officer, manager, company secretary or chief financial officer.
- (49). A provision of the Act or these regulations requiring or authorizing a thing to be done by or to a director and chief executive officer, manager, company secretary or chief financial officer shall not be satisfied by its being done by or to the same person acting both as director and as, or in place of, chief executive officer, manager, company secretary or chief financial officer.

THE SEAL

- (50). (i) The Board shall provide for the safe custody of the seal.
 - (ii) The seal of the company shall not be affixed to any instrument except by the authority of a resolution of the Board or of a committee of the Board authorized by it in that behalf, and except in the presence of at least two directors and of the secretary or such other person as the Board may appoint for the purpose; and those two directors and the secretary or other person aforesaid shall sign every instrument to which the seal of the company is so affixed in their presence.

NO DISTRIBUTION OF PROFIT

(51). The income and the property of the Company shall be applied solely towards the promotion of the objects of the Company as set forth in the Memorandum of Association and no portion thereof shall be paid or transferred directly or indirectly by way of dividends, bonus or otherwise by way of profit to the members, provided that nothing herein contained shall prevent the payment in good faith of remuneration to officers or servants not being member of the Company or to any other person in return of services actually rendered.

ACCOUNTS

- (52). (i) The Board shall from time to time determine whether and to what extent and at what times and places and under what conditions or regulations, the accounts and books of the company, or any of them, shall be open to the inspection of members not being directors.
 - (ii) No member (not being a director) shall have any right of inspecting any account or book or document of the company except as conferred by law or authorized by the Board or by the company in general meeting.

WINDING UP

(53). Winding up when necessary will be done in accordance with the requirement of The Companies Act 2013 or such other statutory modifications thereto.

INDEMNITY

(54). Every officer of the company shall be indemnified out of the assets of the company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favor or in which he is acquitted or in which relief is granted to him by the court or the Tribunal.

We, the several persons whose names, address, descriptions and occupations are hereunto subscribed are desirous of being formed into a Company not for profit, in pursuance of this Articles of Association:

Note: The Articles shall be signed by each subscriber of the Memorandum of Association who shall add his name, address, description and occupation, if any, in the presence of at least one witness who shall attest the signature and shall likewise add his address, description and occupation, if any, and such signatures shall be in form specified below:

SL. No.	Names, Addresses, Descriptions and Occupation of the Subscribers	Photo & Signatures of the Subscribers	Signature with Name, Address, Description & Occupation of the Witness to the Signature of Subscribers
2.	HARINANDAN BHAGAT S/o Late LAKSHMAN PRASAD BHAGAT R/o VILL-BAIGNA ,TOLA-BAIGNA PANCH-SAHARA, BLOCK- KRITYANAND NAGAR DIST- PURNIA BUSINESS SACHCHIDA NAND BHAGAT S/o Late LAXMAN PRASAD BHAGAT R/o VILL-BAIGNA ,TOLA-	3 12-1-E-1 H"T N	CA Balvinder Singh Oberoi Chartered Accountant M.No. 532139 I witness to subscribers who have subscribed and singed in my presence, further I have identified and verified their identity details for their identification and satisfy myself of their identity particulars as
	SAHARA PANCH-SAHARA, BLOCK-KRITYANAND NAGAR DIST-PURNIA. BUSINESS	John al	filled.

Date: 20/01/2022 Place: BIHAR

(THE COMPANIES ACT, 2013)

(COMPANY LIMITED BY SHARES)

UNDER SECTION 8 OF THE COMPANIES ACT, 2013

Form No. INC-13

Memorandum of Association

[Pursuant to rule 19(2) the Companies (Incorporation) Rules, 2014].

- 1. The name of the company is "Baigna Seva Foundation".
- 2. The registered office of the company will be situated in the **State of BIHAR.**
- 3. The objects for which the company is established are:
 - 3.1 To carry on the activities to provide, promote social welfare like protection of the environment, agriculture, health, environment, culture, human rights and crime control, etc.
 - 3.2 To study the needs and requirements of Social Welfare Organizations from time to time through surveys, research and evaluation in such manner as may be considered necessary.
 - 3.3 To carry on the activities to undertake welfare works amongst street children who living in object condition by imbibing basic education in order make them respectable and responsible citizen.
 - 3.4 To carry on the activities to run, operate, manage, maintain, develop, promote, administer educational coaching institutions and to organise training courses and special programs to impart training whether offline or online for management skills and other skills development among students and public at large.
 - 3.5 To carry on the activity of disseminating personality development skills and techniques and also awareness about environmental issues conducting seminars, web seminars, counseling, e-courses, online classes, teaching to schools, college, university, private institutions students, personal consultancy & training,

- business consultancy & training amongst the masses of India and Abroad.
- 3.6 To work with various government and non-government departments to implement various welfare schemes like affordable housing for poor and vulnerable section of the society.
- 3.7 To enter in to collaboration with accredited educational institutions in India/outside India in order to provide such training programs to such accredited educational institution and also such other learning support on such terms and conditions as may be decided by the ompany from time to time.
- 3.8 Procure or otherwise acquire vaccines, contraceptives and drugs, chemicals, lab resources, surgical dressings, health kits and any other health sector goods of desired quality, quantity and other specifications for and on behalf of either Central or State Governments or any other institution or agency of national or international through an efficient, effective, economic, transparent and legally acceptable procurement process.
- Procure quality medical equipment and instruments for 3.9 and on behalf of either Central or State government or any other institution agency or of national international repute through an efficient, effective, economic, transparent and legally acceptable procurement process.

The doing of all such other lawful things as considered necessary for furtherance of above objects.

Provided that the Company shall not support with its funds, or endeavour to impose on, or procure to be observed by its members or others, any regulation or restriction which, as an object of the Company, would make it a trade union.

4. The objects of the company extend to the whole of India.

5.

- 5.1. The profits, if any or other income and property of the company, whensoever derived, shall be applied, solely for the promotion of its objects as set forth in this memorandum.
- 5.2. No portion of the profits, other income or property aforesaid

- shall be paid or transferred, directly or indirectly, by way of dividend, bonus or otherwise by way of profit, to persons who, at any time are, or have been, members of the company or to any one or more of them or to any persons claiming through any one or more of them.
- 5.3. No remuneration or other benefit in money or money's worth shall be given by the company to any of its members, whether officers or members of the company or not, except payment of out-of-pocket expenses, reasonable and proper interest on money lent, or reasonable and proper rent on premises let to the company.
- 5.4. Nothing in this clause shall prevent the payment by the company in good faith of prudent remuneration to any of its officers or servants (not being members) or to any other person (not being member), in return for any services actually rendered to the company.
- 5.5. Nothing in clauses 5.2 and 5.3 shall prevent the payment by the company in good faith of prudent remuneration to any of its members in return for any services (not being services of a kind which are required to be rendered by a member), actually rendered to the company;
- 6. No alteration shall be made to this memorandum of association or to the articles of association of the company which are for the time being in force, unless the alteration has been previously submitted to and approved by the Registrar.
- 7. The liability of the members is limited.
- 8. The share capital of the company will consist of Rs.

- 1,00,000 (Rupees One Lac Only) divided into 10,000 (Ten Thousand) shares of Rupees 10 (Rupees Ten) each.
- 9. True accounts shall be kept of all sums of money received and expended by the company and the matters in respect of which such receipts and expenditure take place, and of the property, credits and liabilities of the company; and, subject to any reasonable restrictions as to the time and manner of inspecting the same that may be imposed in accordance with the regulations of the company for the time being in force, the accounts shall be open to the inspection of the members.

Once at least in every year, the accounts of the company shall be examined and the correctness of the balance-sheet and the income and expenditure account ascertained by one or more properly qualified auditor or auditors.

- 10. If upon a winding up or dissolution of the company, there remains, after the satisfaction of all the debts and liabilities, any property whatsoever, the same shall not be distributed amongst the members of the company but shall be given or transferred to such other company having objects similar to the objects of this company, subject to such conditions as the Tribunal may impose, or may be sold and proceeds thereof credited to the Rehabilitation and Insolvency Fund formed under section 269 of the Act.
- 11. The Company can be amalgamated only with another company registered under section 8 of the Act and having similar objects.
- 12. We, the several persons whose names, addresses, descriptions and occupations are herewith subscribed are desirous of being formed into a private limited company not for profit, in pursuance of this Memorandum of Association:

SI. No.	Names, Addresses, Descriptions& Occupation of the Subscribers	Number of Equity Shares Taken by each Subscribers	Photo & Signatures of the Subscribers	Signature with Name, Address, Description &Occupatio n of the Witness
2.	HARINANDAN BHAGAT S/o LAXSHMAN BHAGAT R/o VILL-BAIGNA ,TOLA-BAIGNA PANCH- SAHARA ,BLOCK-KRITYANAND NAGAR ,DIST -PURNIA (BUSINESS) SACHCHIDA NAND BHAGAT S/o LAXMAN PRASAD BHAGAT R/o VILL-BAIGNA,TOLA- SAHARA PANCH- SAHARA,BLOCK-	5000	RIR-A-T HOTA	CA Balvinder Singh Oberoi Chartered Accountant M.No. 532139 I witness to subscribers who have subscribed and singed in my presence, further I have identified and verified their
	KRITYANAND NAGAR ,DIST -PURNIA. (BUSINESS)	10,000/-	Dolf all	identity details for their identification and satisfy myself of their identity particulars as filled.

Date: 20/01/2022 Place: BIHAR

आयकर विभाग INCOME TAX DEPARTMENT



भारत सरकार GOVT. OF INDIA

ई- स्थायी लेखा संख्या कार्ड e - Permanent Account Number (e-PAN) Card AAKCB5251B

नाम / Name BAIGNA SEVA FOUNDATION

निगमन/गठन की तारीख Date of Incorporation / Formation

12/02/2022





- ✓ Permanent Account Number (PAN) facilitate Income Tax Department linking of various documents, including payment of taxes, assessment, tax demand tax arrears, matching of information and easy maintenance & retrieval of electronic information etc. relating to a taxpayer. स्थायी लेखा संख्या (पैन) एक करदाता से संबंधित विभिन्न दस्तावेजों को जोड़ने में आयकर विभाग को सहायक होता है, जिसमें करों के भुगतान, आकलन, कर मांग, टैक्स बकाया, सूचना के मिलान और इलक्ट्रॉनिक जानकारी का आसान रखरखाव व बहाली आदि भी शामिल है।
- ✓ Quoting of PAN is now mandatory for several transactions specified under Income Tax Act, 1961 (Refer Rule 114B of Income Tax Rules, 1962) आयकर अधिनयम, 1961 के तहत निर्देष्ट कई लेनदेन के लिए स्थायी लेखा संख्या (पैन) का उल्लेख अब अनिवार्य है (आयकर नियम, 1962 के नियम 114B, का संदर्भ लें)
- ✓ Possessing or using more than one PAN is against the law & may attract penalty of upto Rs. 10,000. एक से अधिक स्थायी लेखा संख्या (पैन) का रखना या उपयोग करना, कानून के विरुद्ध है और इसके लिए 10,000 रुपये तक का दंड लगाया जा सकता है।
- ✓ The PAN Card enclosed contains Enhanced QR Code which is readable by a specific Android Mobile App. Keyword to search this specific Mobile App on Google Play Store is "Enhanced QR Code Reader for PAN Card. संलग्न पैन कार्ड में एनहान्स क्यूआर कोड शामिल है जो एक विशिष्ट एंड्रॉइड मोबाइल ऐप द्वारा पठनीय है। Google Play Store पर इस विशिष्ट मोबाइल ऐप को खोजने के लिए कीवर्ड "Enhanced QR Code Reader for PAN Card" है।



Electronically issued and Digitally signed ePAN is a valid mode of issue of Permanent Account Number (PAN) post amendments in clause (c) in the Explanation occurring after sub-section (8) of Section 139A of Income Tax Act, 1961 and sub-rule (6) of Rule 114 of the Income Tax Rules, 1962. For more details, click here





nte The Committee of th

Feb 12, 2022



Ref.No.: 88305918017903/TAN/NEW

TO,

BAIGNA SEVA FOUNDATION C/O HARINANDAN BHAGAT, VI PANCH-SAHARA, BLOCK-KRITY LL-BAIGNA, ANAND NAGAR, PURNIA, PURNIA-854304 BIHAR TEL. NO.:9871162695

Sir/Madam,

Sub: Allotment of Tax Deduction Account Number (TAN) as per Income Tax Act,1961

Kindly refer to your application (Form 49B) dated Feb 12, 2022 for the allotment of Tax Deduction Account Number.

In this connection, the following TAN has been issued to you/your organisation:

PTNB07393B

Please quote the same in all TDS challans, TDS Certificates, TDS returns, Tax Collection at Source(TCS) returns as well as other documents pertaining to such transactions.

Quoting of TAN on all TDS returns and challans for payment of TDS is necessary to ensure credit of TDS paid by you and faster processing of TDS returns.

The above TAN should also be used as Tax Collections at Source Account Number under section 206CA.

Kindly note that it is mandatory to quote TAN while furnishing TDS returns, including e-TDS returns. e-TDS returns will not be accepted if TAN is not quoted.

This supersedes all the Tax Deduction / Collection Account Number, alloted to you earlier.

Income Tax Department

Validity unknown

Digitally sines by LaDieGoverance priast octured to
Date: 2022/02.12 04:04 00
GMT+05.31
Reason: Nath Pot LaT Sign
Location: Numbai

Caution: Income Tax Department does not send e-mails regarding refunds and does not seek any taxpayer information like username, password, details of ATM, bank accounts, credit cards, etc. Taxpayers are advised not to part with such information on the basis of emails.

Government of India

Ministry of Corporate Affairs

Central Registration Centre

Reference No: T75760074

Date of Approval: 15-02-2022

To

SACHCHIDA NAND BHAGAT

S/o LAXMAN PRASAD BHAGAT

Date of birth:- 28-02-1959

VILL.BAIGNA, TOLA-BAIGNA PANCH-SAHARA,

BLOCK KRITYANAND NAGAR, DIST-PURNIA

PURNIA - 854304 Bihar India

Sub: - Allotment of Director Identification Number (DIN)

Dear Sir/Madam,

Kindly refer to your application for allotment of a Director Identification Number via Integrated Incorporation Form SPICe (INC-32). It is to inform that your application has been approved and DIN 09503930 is allotted. Please mention your DIN at the appropriate place while filing forms and applications with ROC or to any other authority under the Ministry of Corporate Affairs.

It may be noted that penal action against the applicant and professional certifying the DIN application in case of false information/ certification as per provisions of section 448 and 449 of the Act will be taken in addition to action for professional misconduct and revocation of DIN, allotted on false information.

DS MINISTRY OF CORPORATE AFFAIRS 10

Pankaj Srivastava
DEPUTY. REGISTRAR OF COMPANIES
Central Registration Centre



Government of India

Ministry of Corporate Affairs

Central Registration Centre

Reference No: T75760074

Date of Approval: 15-02-2022

To

HARINANDAN BHAGAT

S/o LAKSHAMAN BHAGAT

Date of birth:- 04-05-1951

VILL.BAIGNA, TOLA-BAIGNA PANCH-SAHARA,

BLOCK-KRITYANAND NAGAR DIST-PURNIA

PURNIA - 854304 Bihar India

Sub: - Allotment of Director Identification Number (DIN)

Dear Sir/Madam,

Kindly refer to your application for allotment of a Director Identification Number via Integrated Incorporation Form SPICe (INC-32). It is to inform that your application has been approved and DIN 09503929 is allotted. Please mention your DIN at the appropriate place while filing forms and applications with ROC or to any other authority under the Ministry of Corporate Affairs.

It may be noted that penal action against the applicant and professional certifying the DIN application in case of false information/ certification as per provisions of section 448 and 449 of the Act will be taken in addition to action for professional misconduct and revocation of DIN, allotted on false information.

DS MINISTRY OF CORPORATE AFFAIRS 10

Pankaj Srivastava
DEPUTY. REGISTRAR OF COMPANIES
Central Registration Centre



आयकर विभाग INCOME TAX DEPARTMENT



भारत सरकार GOVT. OF INDIA



स्थायी लेखा संख्या कार्ड Permanent Account Number Card

BZKPB4027J

नाम / Name HARINANDAN BHAGAT

पिता का नाम / Father's Name LAKSHMAN BHAGAT

जन्म की तारीख / Date of Birth 04/05/1951

स्तित्व भग्न मा

हस्ताक्षर / Signature



In case this card is lost / found, kindly inform / return to:

Income Tax PAN Services Unit, UTIITSL Plot No. 3, Sector 11, CBD Belapar, Navi Mumbai - 400 614.

इस कार्ड के खोने/पाने पर कृपया सूचित करें/लौटाएं : आयकर पैन सेवा यूनीट, UTIITSL प्लाट नं: ३, सेक्टर ११, सी.बी.डी.बेलापूर, नवी मुंबई-४०० ६१४. **Aaykar Sampark Kendras**

For Income Tax Related
Queries call Toll Free No.

1961

or 18001801961



भारत सरकार

Government of India



हरिनंदन भगत Harinandan Bhagat जन्म तिथि/DOB: 04/05/1951 पुरुष/ MALE





मेरा आधार, मेरी पहचान



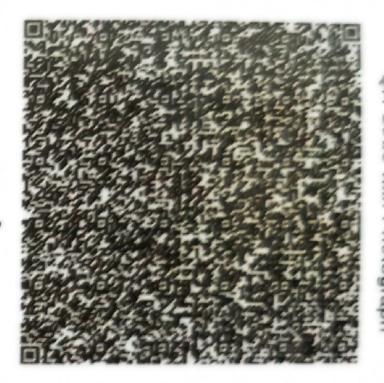
भारतीय विशिष्ट पहचान प्राधिकरण

Unique Identification Authority of India

पताः S/O लक्ष्मण भगत, थाना-के.नगर, गांव-बैगना,पोस्ट-सहारा, सहारा, पूर्णियां, बिहार - 854303

Address:

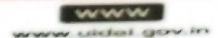
S/O Lakshman Bhagat, thana-k.nagar, village-baigna,post-sahara, Sahara, Purnia, Bihar - 854303



5008 5788 7179







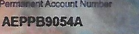




LAXMAN PRASAD BHAGAT

28/02/1959

Permanent Account Number







भारतीय विशिष्ट पहचान प्राधिकरण

भारत सरकार



Unique Identification Authority of India Government of India

E-Aadhaar Letter

नामांकन क्रमांक/Enrolment No.: 1067/02481/00264

Sachchidanand Bhagat (सच्चिदानन्द भगत)

S/O: Lakshman Prasad Bhagat, Baigna, Purnea, Purnia,

Bihar - 854301

Date: 02/03/2015

आपका आधार क्रमांक/ Your Aadhaar No .:

5753 1002 4433



सूचना

- आधार पह्चान का प्रमाण है, नागरिकता का नहीं |
- पहचान का प्रमाण ऑनलाइन ऑथेन्टिकेशन द्वारा प्राप्त करें |
- 🏿 यह एक इलेक्ट्रॉनिक प्रक्रिया द्वारा बना हुआ पत्र है |

INFORMATION

- Aadhaar is a proof of identity, not of citizenship.
- To establish identity, authenticate online.
- This is electronically generated letter.

आधार-आम आदमी का अधिकार



help@uidai.gov.in

www www.uidai.gov.in

- आधार देश भर में मान्य है.
- आधार के लिए आपको एक ही बार नामांकन दर्ज करवाने की आवश्यकता है.
- 🏿 कृपया अपना नवीनतम मोबाइल नंबर तथा ई-मेल पता दर्ज कराएं. इससे आपको विभिन्न सुविधाएं प्राप्त करने में सहूलियत होगी.
- Aadhaar is valid throughout the country.
- You need to enrol only once for Aadhaar.
- Please update your mobile number and e-mail address. This will help you to avail various services in future.





सच्चिदानन्द भगत Sachchidanand Bhagat जन्म तिथि/ DOB: 28/02/1959 पुरुष / MALE



भारतीय विशिष्ट पहचान प्राधिकरण UNIQUE IDENTIFICATION AUTHORITY OF INDIA

पता:

आत्मज: लक्ष्मण प्रसाद भगत, बैगना, पुर्णिया, पूर्णियां,

Address:

S/O: Lakshman Prasad Bhagat, Baigna, Purnea, Purnia, Bihar - 854301

बिहार - 854301

5753 1002 4433

5753 1002 4433

आधार-आम आदमी का अधिकार

Aadhaar-Aam Admi ka Adhikar



भारत सरकार **Government of India** सूक्ष्म, लघु एवं मध्यम उद्यम मंत्रालय Ministry of Micro, Small and Medium Enterprises



UDYAM REGISTRATION CERTIFICATE



UDYAM REGISTRATION NUMBER		UD	1AM-DK-27-0013003			
NAME OF ENTERPRISE		M/S BA	IGNA SEVA FOUNDATION			
TYPE OF ENTERPRISE *		MICR	O (Based on FY 2020-21)			
MAJOR ACTIVITY		SERVICES				
SOCIAL CATEGORY OF ENTREPRENEUR			GENERAL			
NAME OF UNIT(S)	S.No. Name of Unit(s) 1 PURNIA					
	Flat/Door/Block No.	VILL-PURNIA	Name of Premises/ Building	PANCH SAHARA		

OFFICAL	ADDRESS	OF	ENTERPRIS	E

Flat/Door/Block No.	VILL-PURNIA	Name of Premises/ Building	PANCH SAHARA
Village/Town	BAIGNA	Block	KRITYANAND
Road/Street/Lane	PURNIA	City	PURNIA
State	BIHAR	District	PURNIA, Pin 854304
Mobile	6203347552	Email:	bhagatsn@gmail.com

HDVAM_RR_27_0013005

DATE OF INCORPORATION / REGISTRATION OF ENTERPRISE

12/02/2022

DATE OF COMMENCEMENT OF PRODUCTION/BUSINESS

12/02/2022

NATIONAL INDUSTRY CLASSIFICATION CODE(S)

SNo.	NIC 2 Digit	NIC 4 Digit	NIC 5 Digit	Activity
1			85221 - Technical and vocational education below the level of higher education except for handicapped	Services

DATE OF UDYAM REGISTRATION

11/06/2022

Disclaimer: This is computer generated statement, no signature required. Printed from https://udyamregistration.gov.in & Date of printing: - 21/06/2022

For any assistance, you may contact:

PURNEA (BIHAR) 1. District Industries Centre:

MUZAFFARPUR (BIHAR) 2. MSME-DI:

Visit: www.msme.gov.in; www.dcmsme.gov.in; www.champions.gov.in





Follow us @minmsme & (



@msmechampions





^{*} In case of graduation (upward/reverse) of status of an enterprise, the benefit of the Government Schemes will be availed as per the provisions of Notification No. S.O. 2119(E) dated



भारत सरकार Government of India सूक्ष्म, लघु एवं मध्यम उद्यम मंत्रालय



Ministry of Micro, Small and Medium Enterprises

Udvam Registration Number: UDYAM-BR-27-001300	Udvam Registration	n Number	: UDYAM-BR-2	7-0013005
---	--------------------	----------	--------------	-----------

Type of Enterprise	MICRO	Major Activity	Services
Type of Organisation	Others	Name of Enterprise	M/S BAIGNA SEVA FOUNDATION
Owner Name	M/S BAIGNA SEVA FOUNDATION	PAN	AAKCB5251B
Do you have GSTIN	No	Mobile No.	6203347552
Email Id	bhagatsn@gmail.com	Social Category	General
Gender	Male	Specially Abled(DIVYANG)	No
Date of Incorporation	12/02/2022	Date of Commencement of Production/Business	12/02/2022

Bank Details

Bank Name	IFS Code	Bank Account Number
STATE BANK OF INDIA	SBIN0015927	40948032211

Employment Details

Male	Female	Other	Total
2	2	0	4

Investment in Plant and Machinery OR Equipment (in Rs.)

S.No.	Financial Year	Enterprise Type	Written Down Value (WDV)	Exclusion of cost of Pollution Control, Research & Development and Industrial Safety Devices	Net Investment in Plant and Machinery OR Equipment(A)	Total Turnover (A)	Export Turnover (B)	Net Turnover [(A)-(B)]	Is ITR Filled?	
1	2020-21	Micro	0.00	0.00	0.00	0.00	0.00	0.00	No	NA

Unit(s) Details

SN	Unit Name	Flat	Building	Village/Town	Block	Road	City	Pin	State	District
1	PURNIA	VILL-BAIGNA	PANCH SAHARA	BAIGNA	KRITYANAND	PURNIA	PURNIA	854304	BIHAR	PURNIA

Official address of Enterprise

Flat/Door/Block No. VILL-PURNIA		Name of Premises/ Building	PANCH SAHARA
Village/Town	BAIGNA	Block	KRITYANAND
Road/Street/Lane PURNIA		City	PURNIA
State	BIHAR	District	PURNIA , Pin : 854304
Mobile 6203347552		Email:	bhagatsn@gmail.com

National Industry Classification Code(S)

5	SNo.	Nic 2 Digit	Nic 4 Digit	Nic 5 Digit	Activity
	1	85 - Education	8522 - Technical and vocational secondary education	85221 - Technical and vocational education below the level of higher education except for handicapped	Services

Are you interested to get registered on Government e-Market (GeM) Portal	No		
Are you interested to get registered on TReDS Portals(one or more)	No		
District Industries Centre	PURNEA (BIHAR)		
MSME-DI	MUZAFFARPUR (BIHAR)		
Date of Udyam Registration	11/06/2022		
Date of Printing	21/06/2022		

2/22/22, 12:48 PM NGO Darpan

BAIGNA SEVA FOUNDATION

Unique Id of VO/NGO	BR/2022/0306700
DARPAN Reg. Date	22-02-2022

Registration Details

Registered With	Registrar of Companies
Type of NGO	Private Sector Companies (Sec 8/25)
Registration No	U85300BR2022NPL056436
Copy of Registration Certificate	Available
Copy of Pan Card	Available
Act name	The Companies Act, 2013
City of Registration	PURNIA
State of Registration	BIHAR
Date of Registration (Society / Trust / Entity)	12-02-2022

Members

Name	Designation	Pan	Aadhaar
SACHCHIDA NAND BHAGAT	Director	Available	Available
HARINANDAN BHAGAT	Director	Available	Available
RUCHI KUMARI	Manager	Available	Available

Sector/ Key Issues

2/22/22, 12:48 PM NGO Darpan

Key Issues	Education & Literacy, Environment & Forests, Health & Family Welfare, Rural Development & Poverty Alleviation
Operational Area-States	BIHAR
Operational Area-District	BIHAR->Purnia

FCRA details

FCRA Available	FCRA Registration no.	
Not Available	Not Available	

Details of Achievements

Not Available

Source of Funds

Department Name	Source	Finacial Year	Amount Sanctioned	Purpose
Not Specified	Any Other	2021-2022	Not Specified	We did not receive any funds yet.

Contact Details

Address	VILL-BAIGNA, PANCH-SAHARA, BLOCK-KRITYANAND NAGAR
City	PURNIA
State	BIHAR
Telephone	Not Available
Mobile No	9430636892

2/22/22, 12:48 PM NGO Darpan

Website Url	Not Available
E-mail	bhagatsn(at)gmail[dot]com
Last modified on	18-02-2022

INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT

[Where the data of the Return of Income in Form ITR-1 (SAHAJ), ITR-2, ITR-3, ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 filed and verified]

(Please see Rule 12 of the Income-tax Rules, 1962)

Assessment Year 2022-23

PA	N	AAKCB5251B				
Na	Name BAIGNA SEVA FOUNDATION					
Ad	Address VILL-BAIGNA, PANCH-SAHARA , BLOCK-KRITYANAND NAGAR , Purnia,			URNIA Pur	nia , 05-Biha	r , 91-India , 854304
Sta	tus	Private Company	Form Number	r		ITR-6
File	ed u/s	139(1) Return filed on or before due date	e-Filing Ackn	owledgeme	nt Number	463005071010922
	Current Yea	r business loss, if any	·	1		9,790
co	Total Incom	е				0
detail	Book Profit	under MAT, where applicable		2		0
d Tax	Adjusted Total Income under AMT, where applicable		3	0		
Taxable Income and Tax details	Net tax payable		4	(
e Inco	Interest and Fee Payable		5	0		
axabl	Total tax, interest and Fee payable		6	0		
_	Taxes Paid	A A A A A A A A A A A A A A A A A A A		7		0
	(+)Tax Payable /(-)Refundable (6-7)			8	0	
_	Accreted Income as per section 115TD			9		
x Detai	Additional Tax payable u/s 115TD			10	o	
ne & Ta	Interest paya	erest payable u/s 115TE		11		
Accreted Income & Tax Detail	Additional 7	Tax and interest payable		12		0
Accrete	Tax and inte	erest paid		13		0
	(+)Tax Payable /(-)Refundable (12-13)			14		0

Income Tax Return submitted electronically on 01-09-2022 16:31:31 from IP address 202.173.125.127 and verified by having PAN on 01-09-2022 16:31:24 using generated through mode

System Generated

Barcode/QR Code



AAKCB5251B06463005071010922F58C573E4B1B69A0DFB7CCBADED526AD0AA4AAE4

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

FORM NO. 10AC

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

Order for provisional registration

1	PAN	AAKCB5251B	
2	Name	BAIGNA SEVA FOUNDATION	
2a	Address		
	Flat/Door/Building	VILL-BAIGNA PANCH- SAHARA	
	Name of premises/Building/Village		
	Road/Street/Post Office	Purnea Chowk S.O	
	Area/Locality	Krityanand Nagar	
	Town/City/District	PURNIA	
	State	Bihar	
	Country	INDIA	
	Pin Code/Zip Code	854304	
3	Document Identification Number	AAKCB5251BE2022101	
4	Application Number	743266630040722	
5	Unique Registration Number	AAKCB5251BE20221	
6	Section/sub-section/clause/sub-clause/proviso in which provisional registration is being granted	02-Sub clause (vi) of clause (ac) of sub-section (1) of section 12A	
7	Date of provisional registration	03-08-2022	
8	Assessment year or years for which the trust or institution is provisionally registered	From AY 2023-24 to AY 2025- 2026	
9	Order for provisional registration:		
	a. After considering the application of the applicant and the material available on record, the applicant is hereby granted provisional 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 provisional 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	The registration is granted subject to the following conditions:-		
	a. Any income derived from property held under trust, wholly or in part for charitable or religious purposes, shall not be applied, other than for the objects of the trust or institution.		

- b. The trust or institution shall not have income from profits and gains of business which is not incidental to the attainment of its objectives.
- c. Separate books of account shall be maintained by such trust or institution in respect of the business which is incidental to the attainment of its objectives.
- d. The trust or institution shall not apply any part of its income from the property held under a trust for private religious purposes, which does not enure for the benefit of the public.
- e. The trust or institution established for charitable purpose created or established after the commencement of this Act, shall not apply any part of its income for the benefit of any particular religious community or caste.
- f. No non-genuine activity shall be carried out by the trust or institution.
- g. No such activity shall be carried on by the trust or institution which is not in accordance with all or any of the conditions subject to which it was registered.
- h. The trust or institution shall comply with the requirement of any other law, as referred to in item (B) of sub-clause (i) of clause (b) of sub-section (1) of section 12AB.
- i. The form for registration in Form No 10A has been duly filled in by providing all the information or documents and no false or incorrect information or documents have been provided.
- j. The trust or institution shall apply for registration within 6 months of commencement of the activities or at least 6 months prior to the expiry of period of provisional registration, whichever is earlier.
- j. Where the trust or institution has adopted or undertaken modifications of the objects which do not conform to the conditions of registration, the trust or institution shall make an application in the prescribed form and manner to the Principal Commissioner or Commissioner, for registration of the trust or institution, within a period of thirty days from the date of the said adoption or modification.

Name and Designation of the Registration Granting Authority

Principal Commissioner of Income Tax/ Commissioner of Income Tax

(Digitally signed)

Certification signature by SIBICHEN K MATHEW As sibichen, malipure and an approximate to the control of the con

FORM NO. 10AC

(See rule 17A/11AA/2C) Order for provisional approval

1	PAN	AAKCB5251B	
2	Name	BAIGNA SEVA FOUNDATION	
2a	Address		
	Flat/Door/Building	VILL-BAIGNA PANCH- SAHARA	
	Name of premises/Building/Village		
	Road/Street/Post Office	Purnea Chowk S.O	
	Area/Locality	Krityanand Nagar	
	Town/City/District	PURNIA	
	State	Bihar	
	Country	INDIA	
	Pin Code/Zip Code	854304	
3	Document Identification Number	AAKCB5251BF2022101	
4	Application Number	815173030140722	
5	Unique Registration Number	AAKCB5251BF20221	
6	Section/sub-section/clause/sub-clause/proviso in which provisional approval is being granted	12-Clause (iv) of first proviso to sub-section (5) of section 80G	
7	Date of provisional approval	03-08-2022	
8	Assessment year or years for which the trust or institution is provisionally approved	From 03-08-2022 to AY 2025- 2026	
9	Order for provisional approval:		
	a. After considering the application of the applicant and the material available on record, the applicant is hereby granted provisional approval 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 provisional approval 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	The approval is granted subject to the following conditions:-		
	a. The registration granted under section 12AB or approval granted under clause (23C) of section 10 has not been cancelled by the Principal Commissioner or Commissioner for specified violations as mentioned in sub-section (4) of section 12AB or under fifteenth proviso to clause (23C) of section 10.		

b. The form for approval in Form No. 10A has beinformation or document and no false or incorrebeen provided.		
c. The institution or fund shall apply for approval within 6 months of commencement of the activities or at least 6 months prior to the expiry of period of provisional approval, whichever is earlier.		
d. The registration granted under section 12AB or approval granted under clause (23C) of section 10 has not been cancelled by the Principal Commissioner or Commissioner as authorised by the Board for non-compliance of conditions mentioned in rule 2C or rule 17A of the Income- tax Rules, 1962.		
Name and Designation of the Approving Authority	Principal Commissioner of Income Tax/ Commissioner of Income Tax	
	(Digitally signed)	



