



Kakasaheb Mhaske Memorial Medical Foundation's
Affiliated to Maharashtra University of Health Sciences Nashik. Id. No. P.U. / A. N. Hom. / 032 / (1989)

**KAKASAHEB MHASKE HOMOEOPATHIC MEDICAL
COLLEGE & HOSPITAL & POST GRADUATE INSTITUTE**
NAGAPUR, AHMEDNAGAR - 414 111 (M.S.)

College & Fax : 0241 - 2415382, (Office) 2779358 (Principal) Mob : 9226593830
E-mail : principalkmhmc@gmail.com, kmhmc@hotmail.com, WEB : www.kmhmc.org.in

Managing Trustee
Dr. S. K. Mhaske M.S. (ortho)

Principal / Secretary :
Dr. Vivek S. Rege M.D. (Hom.)

Outward No :

Date : / / 20

ANNEXURE- II

Maharashtra University of Health Sciences, Nashik
Homoeopathy Faculty

Trust Deed / Bylaws/ Registration Certificate
(Trust / Hospital (Bombay Nursing Act))

Name of College/ Institute :- KAKASAHEB MHSKE HOMOEOPATHIC MEDICAL COLLEGE Ahmednagar
College Code 4304

Sr. No.	Name of Trust / Society	Details
1.	Registration Certificate	Trust / Society :- Trust E-264- 7/2/1984 Hospital (Bombay Nursing Act) :- Reg. No. MH/AHM/NH0420
2.	Name of the College / Institute (As per First Affiliation letter or As per Change of Name Proposal Approved by the University)	: Kakasaheb Mhaske Homoeopathic Medical College, Hospital and Post Graduate Institute Ahilyanagar
3.	Address with Pincode	: Ahilyanagar - Pune road, Chas, Ahilyanagar 414005.
4.	Email ID	: www.principalkmhmc@gmail.com
5.	Telephone / Mobile No.(s)	: 7387227718 / 9226593830
6.	Website Address	: www.kmhmc.org.in

Signature of Principal with Seal

PRINCIPAL
**Kakasaheb Mhaske Homoeopathic
Medical College, Hospital & Post.
Graduate Institute, Ahmednagar**

TRUST DEED

THIS INDENTURE MADE ON 5th DAY ON MAY 1983 AT AHMEDNAGAR.

B E T W E E N

SRI. VITTHALRAO KISANRAO MHASKE
age about 45 years residing at Ahmednagar

HEREIN AFTER referred "The Settlor"

(Which expression shall unless repugnant to the context or meaning thereof be deemed to include his heirs, executors and administrators) of THE FIRST PART.

A N D

1. Smt. PARVATIBAI KISANRAO MHASKE, Aged about 61 years residing at Ahmednagar
2. Shri. DR. SUBHASH KISANRAO MHASKE, Aged about 37 years residing at Ahmednagar
3. Mrs. Dr. SUMATI SUBHASH MHASKE aged about 35 years residing at Ahmednagar
4. Shri. VITTHALRAO KISANRAO MHASKE, aged about 45 years residing at Ahmednagar
5. SRI. RAMNATH LAXMANRAO WAGH, age about 51 years, residing at Ahmednagar.

HEREIN AFTER JOINTLY referred "THE TRUSTEES"
(which expression shall unless repugnant to the context or meaning thereof be deemed to include the survivors of



Dr. Subhash Mhaske
Managing Trustee
Kakasaheb Mhaske Memorial Medical
Foundation, Ahmednagar

them and heirs or heir, executors or executor or administrator of the last surviving trustees) OF THE SECOND PART. 1 1

WHEREAS the settlor is desirous of irrevocably settling the sum of Rs. 1000/- (Rupees One thousand only) upon trust for the establishment and maintenance of hospitals etc. for philanthropic purposes as herein after expressed or contained in these presents and in pursuance of such desire has handed over prior to the execution of these presents the sum of Rupees one thousand to the Trustees to be held as the corpus of the Trust.

AND WHEREAS it is the desire and belief of the settlor that the corpus of the Trust may be further augmented from time to time by the flow of funds and other assets, by way of gifts or donations or contributions

AND WHEREAS the trustees above named have agreed to become the first trustees of this trust as testified by their being parties to and executing this indenture of Trust.

NOW THIS INDENTURE WITNESSETH AS FOLLOWS :-

1) SETTLEMENT :

In pursuance of the said desire and for carrying out such desire in to effect the settlor both here by grant, transfer and assign into the trustees, the said sum of Rs. 1000/- (Rs. One thousand only) already handed over to the trustees (by way of corpus).

14
13

And all his estate right, title, interest, claim & demand into or upon the said sum of Rs.1,000/- (Rupees one thousand only.) TO HAVE AND HOLD the said sum of Rs.1,000/- (Rupees one thousand only) unto the trustees but upon and subject to the trusts powers and provisions hereinafter declared and expressed of and concerning the same.

2) OBLIGATION ON THE TRUSTEES :

For the consideration aforesaid thy the trustees hereby convenant with the settlor, is heirs, executors and administrator that they the trustees will stand and be possessed of the said sum of Rs.1,000/- (Rupees One thousand only) and the investments for the time being representing the same and all shares, stocks funds and accurties of these presents be substituted or added or donated or gifted or for the purposes of trust and in due execution of the trust the powers these presents (all of which are hereinafter in these presents designated as " The Trust Fund ") upon trust for the uses and with and subject to the powers, provisions directions and agreements herein after declared and contained of and concerning the same.

3) OBJECTS :

The Trustees shall stand and be possessed of the said Trust Fund upon Trust to receive the interest, dividends and other income there of and there out and in the first place to reimburse themselves or pay and discharge all the costs charges and expenses incurred in or about or incidental to the administration or execution of the Trusts in powers of these presents and also all outpains taxes rates assessments due duties, levies,

impose and other taxes payable in respect thereof and the costs of meeting ordinary repairs to any immovable property if for the time being subject to the Trusts of these presents and subject there to upon Trust to apply the residue of the said interest dividend and other income (here in after called the said income) and at their discretion to ply the whole or any part of the corpus of the Trust fund for affording :

- i) Medical Relief to the Public in all the Branches of Medical Sciences by all means available and in such manner as the trustees may think fit to do and for one or more or such objects as herein below expressed, the exclusion of one or more as the trustee may think fit to do. Including by way of acquisition and/or establishment and/or maintenance and/or running of one or more.
 - a) Hospital or hospitals for the treatment of persons suffering from illness and for carrying out medical research to improve the quality of such treatment.
 - b) Other medical institution or institutions for the reception and treatment of persons suffering from illness or mental defectiveness or for the reception and treatment of persons during convalescence or of persons requiring medical attention or rehabilitation.
- ii) To engage in the treatment of diseased person of different classes by means of well equipped hospital/s and experienced trained Doctors, nurses and Paramedicals to afford medical relief in the better way.

- 111) To grant medical help to the poor and grant of medical help to deserving persons during epidemic famine, floods, earthquake or any unforeseen calamity or war or warlike operations or otherwise whenever the trustees may deem fit to dispense such aid at any time or any circumstances.
- iv) To carry out health education in general by means of amminers and demono-trations.
- v) To carry out school health activity by means of immunisation and vaccaination against epidemics of various disease like Tatanus, small pox and polio. The activity will under taken by means of localised institutions as well as vaccination camps.
- vi) To establish and develop accident hospital/s and likewise facility/ facilities for the injured not in the accident by natural or incidental calamition by way of emergency treatment, resuscitation of injured and also these hospital/s and like wise facility/ facilities will provid surgical as wll as medical physical and socio-economical rehabilitation of disablees.
- vii) To establish and take over and or otherwise conduct rehabilitation institution in all system for the rehabilitation of physically as well as mentally disabled by means of medical, surgical and socio economic aids and also to establish, encourage the centres of artificial appilences to make them physiocally and socio economically and mentally independent by means of surgical treatment, protheses, physiotherapy, occupational therapy.

- viii) To establish and develop artificial limb centre and provide prostheses from available local resources and trained local workers in the concessional rates and to develop workshop for repairs and reconditioning such appliances.
- ix) To establish & develop efficient transport for diseased and injured persons to and from the hospital by means of ambulance facility, flying squad facility. And also provide emergency, treatment in the vehicle during travel from place to hospital by trained and efficient staff and modern equipments provided in the ambulance or like wise vehicle.
- x) To provide institute or promote facility for the discovery, improvement or development of new methods for diagnosis and treatment & prevention of various diseases.
- xi) To establish and/or regulation and maintenance or support of schools, colleges, vidyathes, universities and other institutions for imparting education training to students in all field of medical and related sciences.
- xii) To conduct & carry out experiments and to provide funds for research work and for scholarships, stipends remuneration and/or other payments to any person or persons engaged in research work in connection with various branches of medical sciences and to encourage and improve knowledge of the persons who are engaged or likely to be engaged in medical or related profession so as to make available medical relief to the people at large.

Provided that medical facilities may be carried on any system of medicine and surgery so as to facilitate and improve and develop efficient medical relief to the public at large by way of various methods of diagnosis, understanding prevention and treatment of diseases and to do all or any thing incident there to for the attainment of aforesaid objects.

Provided that, also so long as the benefit of exemption under clauses (21) and (22 A) of section 10 of the Income Tax Act 1961 or the statutory modifications there of for the time being in force, is conferred only on and for such hospitals and/or other medical institutions which satisfy the requirements of such statutory provisions, the trustees shall apply the income & corpus of the trust fund only on and for such hospitals and or other medical institution as fall within the scope of such provisions.

xii) The aforesaid hospitals and other medical institutions shall be established and maintained solely for philanthropic purposes and not for purposes of profit.

Provided that reasonable charges may be levied and recovered based on socio-economic conditions from the patients receiving treatment in order to provide for the maintenance of hospitals or other medical institutions and other services.

4) POWER TO ACCUMULATE :

The surplus and unapplied portion of the said income, if any, arising in any one or more year or years shall subject to the provision of law in that behalf be accumulated by investing the same

and the resulting income there of from time to time in any of the investments in which the Trust fund are hereby directed or authorised to be invested and may be credited to an account to be called " The Surplus Account " and the said Trustees shall have power in any subsequent year or years to expend as if such accumulations or parts there of had been part of the income of the year or years in which the same are or is sought to be expended and applied as aforesaid.

5) NAME OF THE TRUST :

The Trust hereby established shall be called " Late KAKASAHEB MHASKE MEMORIAL MEDICAL FOUNDATION".

6) OFFICE OF THE TRUST :

The office of the trust shall be at AHMEDNAGAR or at such other place in India as the Trustees may from time to time think fit.

7) PROPERTIES OF THE TRUST :

The Trustees shall stand and be possessed of the said amount of Rs.1000/- (Rupees one thousand only) as a corpus and such other properties (both movable and immovable) as may be acquired from time to time by the trust, by purchase, exchange, grant, subscriptio, endowment, donation, gift, contribution or in any manner whatsoever (all of which shall be designated as " the trust properties") on the trust herein mentioned.

8) BOARD OF TRUSTEES :

1) The trust shall be governed by a Board of Trustees. The number of Board of Trustees shall not be less than two and not more than five. But

the person/s who gives donation of Rs.1/- Lakh (Rupees one Lakh) or more to the trust herein established may be appointed as an additional trustee/s subject to the provisions made here under in sub clause No. (III)(c).

ii) The trustees appointed by these presents shall be for life and they shall always be hereafter referred to as " Life Long Trustees ".

iii)a) If any trustees hereby constituted or any of them or the trustees or trustee appointed as hereinafter provided, shall die or retire and desire to be discharged or refuse or become unfit or incapable to act or is adjudicated insolvent or is convicted of a criminal offence involving moral turpitude and punished with imprisonment exceeding six months or be absent from India for a continuous period of twelve months or more without prior obtaining leave of other trustees in writing then only the surviving life long Trustees or successor or successors of continuing life long Trustees or Trustee for the time being may (subject to the provision of sub-clause (i) hereinabove.) appoint person or persons in the place of trustee or trustees so dying, desiring to be discharged or refusing or becoming incapable to act or adjudicated insolvent or convicted of a criminal offence and punished with imprisonment as aforesaid or being absent from India as aforesaid.

(b) If for any reason or reasons the number of trustees shall fall below two, the trustee shall not except for the purpose of filling any vacancy act so long as the number is below the said minimum

(10)

20

provided however all such vacancies shall be filled in accordance with the provisos made hereunder in sub-clause No.(c).

(c) When so ever there shall arise a question of appointment of additional trustees and or in case of filling the casual vacancies caused due to death, retirement insolvency or any other incapacibilities the power of right of making such appointments of additional trustees or trustee as also of filling the casual vacancies in the office of the Trust shall always remain with and vest in the life long Trustees during their life time and after the death of the last of any such surviving or continuing life long Trustees then and in that event such power or right shall accrue to and vest in the successor or successors of such last life long Trustee and any appointments of new trustees or trustee made accordingly shall be valid appointment or appointments. Provided however in the absence of any successor surviving to the last of the surviving or a continuing life long Trustee any other legal heir or successor of the settlor shall exercise the right of appointing any new trustee or trustees to hold the property and manage the same as trustees of this trust.

(d) Save and except whatever stated herein above in this clause every Trustee so appointed as aforesaid may as well before or after such transfer act or assist in the execution of the trusts and powers as fully and effectually as if he had been hereby constituted as trustee.

9) MANAGING TRUSTEE :

- i) The trustees may elect or nominate one of them as the managing trustee for any period of times.
- ii) The first managing trustee appointed by these presents will be DR. SHRI SUBHASH KISANRAO MIHASKHE for his life time.
- iii) It shall be lawful and competent for the Managing Trustee to look after day to day the activities of the trust and spend the monies of the trust in his discretion in any manner to carry out the objects of the trust and not contravening the provisions of clause (3) herein above provided however that the Board of Trustees shall be informed of the same in meeting held immediately thereafter.

10) VESTING OF PROPERTY

The trust properties shall vest in the Trustees at all times for the time being and shall be administered and managed by them subject to and in conformity with the provisions of The Bombay Public Trusts Act 1950 and Rules made there under.

11) REIMBURSEMENT OF TRUSTEES :

The trustees shall be entitled to reimburse themselves out of the trust estate all expenses incurred in or about the execution of the trust or powers herein or in carrying out of the trust, its objects and affairs of the realisation, preservation or benefit of the trust properties. The trustee shall be entitled to be indemnified by the trust properties, against the consequences of all lawful acts done by the trustees in the course of discharge of their duties as the trustees of these trusts and all costs, charges and expenses thereof.

12) REMUNERATIONS OF TRUSTEES :

Any Trustee, or Trustees other than a settlor being a Lawyer, physician, surgeon, Anesthesiologist, accountant or other person engaged in any profession or business shall be entitled to be paid all the usual professional fees, charges or remuneration for time expended, business transacted and acts done by him or any artnr of his/hr in accordance with the Trusts hereof (including acts with a Trustee not in any profession or business could have done personal inspite of th fact that he/she shall be trustee of thes presents.

13) POWERS OF TRUSTEES :

For the accomplishment of the Trusts of these presents and without prejudice to th generality of of any powers here by or by law conferred or implied or vated in the Trustees, the Following powers and authoritis are here by expressly conferred on the trustees that is to say;

- a) To permit any one of more Trustees to operate on any banking accounts without any liabilities on the other Trustees to xamine the said accounts or to be in any way rsponsible for the acts, deed or defaults of such Trustees or trustee in conneection with such accounts.
- b) To purchase, construct or hire or take on lease or otherwise acquire any immovable or movable property for all or any of the urposes of the said Trusts at such price cost or rent and on such terms and conditions and for such period and with or without option for renewal as the Trusts may think fit

18
20/4
23

- c) To let out, lease, demise, mortgage, charge or licence or otherwise any property belonging to Trust for such rent or compensation and on such terms and conditions and for such period as the Trustees may think fit.
- d) To appoint a fit and proper person as Medical Director to undertake all the responsibilities of running hospitals and research centres and other like institutions run or conducted by the Trust and to delegate by way power of attorney or by way of resolution of the Trustees to such Director such powers as may be deemed necessary for the time being for efficient running and administration of such hospitals, institutions or centres.
- e) To appoint and dismiss and reappoint executives, officials, doctors, nurses, clerks, care-takers, attendants and other employees on such salary and on such terms and conditions of service as they may think fit.
- f) To delegate by power of attorney or otherwise to any Trustee or Trustees or any other person or persons implied by law or conferred by statute or vested in the Trustees by these presents but the trustees shall not be held liable for responsible for the act or default of any such persons or person but only for their own respective acts and defaults.
- g) To reimburse themselves or pay and discharge out of the funds or any property subject to the Trust of these presents and income there of all actual expenses that may be incurred in or about the execution of the Trusts and powers of these presents including reasonable amount of travelling

[Handwritten signature]
Trustee

25 (24)

expenditure incurred for attending any meeting of the Trustees.

b) To act according to the decision of the majority of the Trustees when the Trustees are not unanimous and such decision shall be binding on the majority as well as on these Trustees who may not have voted. If the Trustees shall be equally divided in opinion the matter shall be decided according to the casting vote of the chairman.

1) To decide all questions arising in the administration of trusts here of and including all questions relating to the interpresentation of these presents, the administration of the hospital and other medical institution maintained by the Trust or concerning anything or matter relating to, connected with or arising out of these presents or the operation thereof. The Trustees on all or any of the matters shall be final.

2) To compromise, compound, abandon, submit to arbitration or otherwise settle any actions, suits, proceedings, debts, claims, or things what soever arising out of the administrations of the Trust Fund or the hospitals and other medical institutions maintained and for any of these purposes may enter into, give execute and do such agreements, instruments of composition or arrangements releases and other things as to seem expedient without being liable or responsible for any loss occasioned by any act or thing so done by them in good faith, as fully as if they were

absolutely entitled to the Trust fund and the hospitals or other medical institutions without being answerable for any loss occasioned thereby.

- k) To appoint one or more Governing Councils and/or Managing Committees for the functions and day-to-day management and administration of the hospitals and other medical institutions under their ultimate supervision and control. The Trustees shall be entitled to frame the constitution and regulate the procedure of such councils /committees and to delegate to them such powers as they may consider proper and necessary. Any one or more Trustees may be members if any such council or committee as the case they may be which may ~~also~~ if deemed desirable include any other persons or persons.
- l) To frame such rules and regulations for the management and administration of the Trust and the hospitals and other medical institutions as they shall think fit and to alter or vary the same from time to time and to make the new rules and regulations. Provided that such rules and regulations shall not be inconsistent with the terms of these presents.
- m) To deposit by way of safe custody any documents held by them relating to any property belonging to the Trust with any bank and to pay any sum payable in respect of such deposit.

26
28

- n) To permit the investments to stand so long as the Trustees desire in the name of Trustee or Trustees and to provide which Trustees shall in case of joint investments be names as the first.
- o) To borrow or relise any money that may be required by the Trust for the achivement of its object upon such terms as may be deemed advisable and in particular by the issue of bonds, debentures, bills of exchange, promissory notes or by mortgage or charge of all or any part of the immovable or movable as its belonging to the Trust.
- p) To become member of any other bodies of persons, associations of persons, institutions, societies and bodies corporate including companies limited by guarantee for the benefit of the Trust.
- q) To amalgamate the Trust with any other Trust society institution or body having as its object the maintenance of hospitals and/or other medical institutions for philanthropic purposes and to transfer all the assets of the Trust to such society institution or body or to accept an amalgamation of another Trust Society institution or body having a similar object of this Trust.
- r) To procure registration of the hospitals or other medical institutions with any public or Government authority including the tax authorities.
- s) To make any amendments in the provisions of these presents, as the Trustees may be required to make

by the income tax authorities as a condition for recognising or continuing to recognise or approve the Trust for the purposes of section-10 and section 80-G of the Income Tax Act, 1961 or any statutory modification re-enactment or replacement thereof for the time being in force but without prejudice to the main object of the Trust.

c) To do all such other lawful things as may be incidental to or conducive to the attainment of objects of the Trust.

4) INVESTMENTS OF TRUST FUND & POWE ANCILLIARY THERETO:

1) Subject to the provisions of any mandatory law for the time being in force and applicable to the Trust. In general and subject to the Bombay Public Trust Act, 1950 the Trustees shall invest all moneys which shall require investment in any investments or proportion of whatsoever nature and wherever situate and whether involving liabilities or producing income or not or upon personal credit with or without security and in a manner they may think proper and to call in sell, convert, trespass or exchange such investments and properties both movable and immovable as are forming part of the Trust Fund when ever they in their absolute discretion think fit desirable to do so.

e. And without prejudice to generality of the foregoing powers, the Trustees may invest any moneys requiring investment:-

- a) In the purchase of any immovable property situated in India and for the development thereof, the Trustees may borrow money at such interest as they may think fit for the purposes of without security or on security forming part of the Trust Fund.
 - b) In making loans upon the security of any immovable property or movable property.
 - c) In the purchase of or subscription to debentures, stocks, funds, shares and securities of any company or corporation incorporated in India.
 - d) In making loans to or deposit with any person firm or company or corporation.
 - e) In the purchase of any movable property or acquisition of flats by becoming members of cooperative societies.
 - f) In any gainful activity carries on for augmenting the resources of the Trust to the interest that the Trustees shall have the same full and unrestricted power of investing and transporting the investments in all respects as if they were absolutely entitled there to beneficially.
- 2) In the execution of the power of investment hereby law conferred upon the Trustees, no Trustee shall be liable for any loss to the Trust Fund arising by reasons of any investments made in good faith nor shall any Trustee hereof be liable for any loss to or in respect of the Trust Fund unless such loss shall be attributable to his own dishonesty or wilful commission of an act known by him to be a breach of Trust.

3) Notwithstanding anything contained in or implied by the powers aforesaid, the corpus and income of the Trust whenever derived shall be applied solely for attending medical relief by all available means including by way of establishment expansion or maintenance of one or more hospitals and/or other medical institutions in India as provided in these presents.

5) MANAGEMENT OF IMMOVABLE PROPERTIES :

It shall be lawful for the Trustees to construct, built, erect, buildings, houses, tenements, pull down, renovate, rebuild, alter, adapt improve, aid to, develop or repair any immovable properties comprised in the Trust Fund and to expend for all or any of the above purposes such monies out of the Trust Fund or the income thereof as the Trustees may in their discretion think fit and proper. The Trustees shall also be entitled in their name or names of one or more of them to become members of any cooperatives society or other like institutions for the protection, benefit and improvement of the Trust or any property comprised therein as also to enter into such contracts and take such other actions and proceedings as they may think proper for the purposes of such protection benefit or improvement and to pay all fees and subscriptions and defray all charges and expenses as may be considered proper. The Trustees shall also be entitled to enter into any agreement or covenants with the owners of or persons interested in any other properties as whether restrictive or otherwise and whether for the benefit of the property comprised in the Trust

Fund or such other properties they may in absolute discretion think fit from time to time. The Trustees shall also have the power to insure any premises comprised in the Trust Fund against loss by fire lighting or civil commossion or other risks or losses as the Truестees may think proper from time to time but no liabilities shall attach on the Trustees or any of them by reason of any property remaining uninsured in any way. The Trustees shall also have the power after paying all rents, rates taxes and other outgoings and expenses out of the rents and profits of any immovable properties to set aside out of the balance thereof from time to time such sum of money as the Trustees consider properto meet the expenses of heavy repairs or by way of depreciation or sinking funds and to utilies the same and the income thereof for heavy rpairs or for building reinstating immovable properties or erecting new buildings and in the meantime to invest the same in the manner authorised by these presents. It shall also be lawful for the Trustees to permit be hold used and enjoyed for the purposes of any scheme charity or other purposes of these presents.

16) QUALIFICATION OF TRUSTEE :

The trustee appointed for this trust shall be major person having Indian Citiznship and shall be male or female.

17) DISQUALIFICATION OF TRUSTEE :

Th trustee or trustees appointed shall become disqualified to act as a trustee due to the following any one-

- i) Death,
- ii) Retirement,
- iii) Desire to be discharged or refused to act as a trustee,
- iv) Adjudicated as an insolvent,
- v) Unfit or incapable to act as a trustee due to some other reason.
- vi) Convicted for a criminal offence involving moral turpitude and punished with imprisonment exceeding six months.
- vii) Absent from India for a continuous period of twelve months or more without prior obtaining leave or other trustees in writing.

18) LIABILITY OF THE TRUSTEES :

- i) The trustees shall be respectively chargeable only for and moneys stocks, funds securities and other assets of the trust as they shall actually receive not with standing their signing any receipt for the sake of confirmity and shall be answerable and accountable only for their own respective acts, receipts, neglects and wilful defaults and not for those of each other nor for those of any bank or banks broker or brokers or other person or persons in whose hands any trust moneys or assets may be placed deposited or some nor for the deficiency or insufficiency of any stocks, funds and securities nor for any other to be unless the same shall happen due to or through their or his/her own wilful default or dishonestly respectively and in particular no trust shall be bound to take any steps or proceedings against a co-trustee.

11) Where the trust is in the purported exercise of the trust discretions and powers hereby or by law conferred, act on the advice of any counsel, solicitor or other lawyer, engineer, surveyor, valuer or estate agent actuary broker, cashier, accountant or expert the trustee shall not be responsible for any loss that may result from setting on such advice but the sought or omission shall be deemed to be authorised and proper and the advice shall operate to protect the trustees in the like manner as if the act or omission had been directed or authorised under the order of a Court competent jurisdiction.

19) POWER TO ACCEPT DONATIONS ETC :

The Trustees are hereby authorised to invite or accept donations of moneys, shares, debentures, bonds securities business, medical equipments and other movable or immovable property from the settlor or any one else by way of gift, grant, legacy or otherwise on such terms and conditions as the Trustees may think fit not being inconsistent with the terms of these presents and such donations shall be held by the Trustees as accretion to and augmentation of the Trust Fund and shall be subject to the same Trust, powers and provisions as are contained in these presents and applicable thereto as if such money or other property has formed part of the original Trust Fund. Provided that the Trustees may refuse to accept any such donation, grant or legacy which they may in their absolute discretion consider unsuitable.

20) CHAIRMAN :

i) The trustees shall elect one of them as a Chairman for any period of time and the Chairman so elected shall hold the office until a new Chairman is elected as aforesaid.

ii) In case of death or retirement of Chairman during the tenure of Chairmanship the vacancy shall be filled up by the Trustees by electing a new Chairman and the new Chairman elected shall hold office of Chairman as per the provisions of sub-clause (i) hereinabove.

iii) The same Chairman may be elected on often as the Trustees may choose.

iv) The chairman shall preside over the meetings of Trustees.

v) In absence of the Chairman at any meeting the trustees present shall appoint one from amongst themselves to be the Chairman of the particular meeting.

21) ORDINARY & SPECIAL MEETINGS :

The trustee shall hold their meetings on any day from time to time ordinarily at the Registered office of the Trust. The trustees may hold their meetings at other places with the mutual consent of all the trustees. At least one meeting will be called by the Chairman in every six months.

22) REQUISITION MEETING :

A Chairman shall also call a meeting of the trustees on a requisition made to him in writing by any three of the Trustees specifying the purpose for which such meeting is desired to be

held. in the event of no meeting being called and held by the Chairman within two weeks from the

the receipt by him of such requisition, the requisitioner may themselves call the meeting. In the event of there being no Chairman any trustee may call a meeting. A meeting held under the provision of this clause shall be held only at the Registered office of the trust and during office hours.

23) NOTICE OF MEETING :

Notice in writing of every meeting of the trustees shall be delivered by hand or sent through by post to each trustee at his address at least two clear days before the meeting. The provisions regarding service of notice and its period shall not apply when the meeting is held with the consent of all trustees.

24) QUORUM :

There shall be quorum when at least two trustees are present at any meeting of the trustees. If quorum shall not have assembled within a quarter of an hour after the time fixed for the meeting, the meeting shall be adjourned to some other date, time and place to be notified by the Chairman to all the Trustees and at such adjourned meeting the trustee present shall form quorum.

25) RESOLUTION :

Every resolution or question submitted to a meeting shall be decided by a majority of votes of the trustees present at such meeting and voting on the question. Each trustee shall have a one vote but in the event of an equality of votes the Chairman of such meeting shall have a second or casting vote whether or not he has previously voted on question. Any resolution of the trustees may be

30

recinded or varied from time to time.

26) CIRCULAR MEETING :

Any matter of business of a routine or formal or urgent nature may be determined by a circular without calling the meeting of the trustees, provided that it is agreed unanimously by all the trustees. In case of difference of opinion such business shall be dealt with the next meeting of the trustees.

27) MINUTE BOOK :

- 1) A minute book shall be kept in which shall appear -
 - a) A clear report of the proceedings at each of the meetings of the trustees.
 - b) A copy of each notice conveying the meeting and of each circular on which a decision has been arrived at.

ii) Minutes shall be read over to the trustees at the next meeting and when confirmed, shall be signed by the Chairman of such meeting

iii) In case of difference of opinion at the time of confirmation of proceedings of a previous meeting the minutes shall be confirmed according to the sense of the majority of the trustees present.

28) ACCOUNTING YEAR :

The accounting year of the trust shall be the financial year, i.e. 1st April to 31st March every year and first such year shall and on 31st March 1984 which shall be for a period of eleven months approximately.

29) BANK ACCOUNTS :

- i) The Trustee Funds and moneys shall be invested in accordance with the provisions of law for the time being in force.
- ii) The all accounts in the Bank shall be maintained in the name of the trust and if that is not possible or practical in the name of the trustees.
- iii) The bank account/s shall be operated jointly by two trustees and one of them shall be Managing Trustee.

30) CASH IN HAND :

The trustees shall keep the reasonable amount of cash on hand for carrying out the object of the trust and meeting the expenses of trust but such amount shall not be ordinarily exceed of Rs.500/-.

31) ACCOUNTS AND AUDIT :

The trustees shall keep and maintain the regular accounts of the trust transactions regarding income expenditure and properties of the trust in accordance with the provisions of the Bombay Public Trusts Act 1950 and rules made there under. At the end of every accounting year the general accounts shall be taken of all the assets and liabilities of the trust and income and expenditure account for the whole year and a balance sheet at the end of year shall be prepared and shall be audited annually by a Chartered Accountant appointed by the trustees for the purpose and the copy of the same shall be filled with the office of the Assistant/Deputy Charity Commissioner having jurisdiction over to the trust.

13) DISSOLUTION OF THE TRUST :

In the event of this Trust become in operative defunct or is to be dissolved shall be dissolved in accordance with the directions of the District Court having jurisdiction over the trust and all movable or immovable properties belonging to the trust whether existence, accruing or otherwise shall be transferred to any other public Charitable Trust having similar objects shall not in any case revert to the settlor of it's trust.

IN WITNESS WHEREOF the parties hereto have been unto set their respective hands and seals the day and year first hereinabove written.

SIGNED, SEALD AND DELIVERED
by the within named
SHRI VITTHALRAO KISANRAO MHASKE
the settlor.

IN WITNESS WHEREOF

1. Dr. Subhash Mhaske / Trustee
2. Dr. R. Subhash / Trustee

L.H. - Trustee / Impress
of / Trust
Kisanrao
Mhaske

SIGNED, SEALD AND DELIVERED
by the within named -

- 1. SMT. PARAVATI KISANRAO MHASKE,
- 2. SHRI. DR. SUBHASH KISANRAO MHASKE,
- 3. MRS. DR. SUMATI SUBHASH MHASKE,
- 4. SHRI. VITTHALRAO KISANRAO MHASKE,
- 5. SHRI. HANMANTH LAXMANRAO JACH.

the Trustees.

IN WITNESS WHEREOF

1. Dr. Subhash Mhaske / Trustee
2. Dr. R. Subhash / Trustee

[Handwritten signatures and initials]

Dr. Subhash Mhaske
Managing Trustee
Kakasaheb Mhaske Memorial Medical
Foundation, Ahmednagar



Medical Officer Cl. II/CI-III
General Hospital, Ahmednagar Cl. II/CI-III
General Hospital, Ahmednagar



Maharashtra Pollution Control Board

महाराष्ट्र प्रदूषण नियंत्रण मंडळ

Application for Consent/ Authorisation

Sir,
I/We hereby apply for*

- Consent to Establish/Operate/Renewal of consent under section 25 and 26 of the Water (Prevention & Control of Pollution) Act, 1974 as amended.
- Consent to Establish/Operate/Renewal of consent under Section 21 of the Air (Prevention and Control of Pollution) Act, 1981, as amended.
- Authorization/renewal of authorization under Bio-Medical Wastes Management Rules, 2016 as amended, Hazardous waste (M,& TM)n Rules, 2016, in connection with my/our/existing/proposed activity from the premises as per the details given below.

1.General Information

UAN No: MPCB-CONSENT-0000278436
Application submitted on: 20-02-2026

Industry Information

Industry Type: O88 Health-care Establishment (as defined in BMW Rules)
Category: Orange
Scale: S.S.I

Consent To: Operate (Plain Renewal)
Submit to: SRO - Ahilyanagar

Consent to Establish Details

Consent to Establish No.	Consent to Establish date	Consent to Establish Valid Upto
	01-02-2026	31-03-2026
Previous Consent No.	Previous Consent date	Previous Consent Valid Upto
Na	01-07-2019	04-06-2024

Perticulars of Applicant (Owner/Occupier/Any other Authorised Person)

First Name	Father / Husband Name	Last Name	Designation
Dr. Dipti	Sameer	Mhaske	Managing Trustee
Mobile No	Telephone/Fax	Email	Aadhar No
9637744538	02412415382	pmionursing@gmail.com	472106698282
PAN No	Address	Pin Code	
AIBPM2747D	Nagar Pune Road,Chas ,Nagar,Ahilyanagar	414005	

2. Health Care Facility (HCF) Information

a) Name of the Health Care Facility

Kakasaheb Mhaske Homoeopathic Medical College Hospital

b) Address for Corrspondance

Pin Code	District	City/Town
414005	Ahmednagar	Nagar
Survey/Gut No.	Name of premises /Building	Road/Street
0	Raisoni Campus	Nagar Pune Road
Area/Locality	Email	Website URL
Chas	pmionursing@gmail.com	NO

c) Onwership of Facility

Private (Ownership under trust)

Name of the Trust / Company NA

Land Ownership

Rent (Rent Aggrement Date: Jan 1 1970 12:00:00:000AM
Validity Date: Jan 1 1970 12:00:00:000AM)

d) Month and year of commissioning of the HCF

07/02/1984

e) Area of the Facility / Hospital

i) Total plot area (in square meter)	ii) Built up area (in square meter)	iii) Open Plot Area (Sq.Mtr)
10146.50	490.87	9655.00

f) Enter Latitude and Longitude of site (In degrees)

Latitude (In degrees)	Longitude (In degrees)
19.9481	74.2825

g) Does HCF have Operation Theatre

No

Number of OT 1

h) Does HCF have Laundry facility in premises No

i) Does HCF have Canteen/Cafeteria facility in premises No

j) Does HCF have Hostel/Residential quarters in premises No

3.BMW Authorization Details

a) Type of health treatment system

Ayurved,Homeopathy

b) Bombay Nursing Home Registration Details

Total number of Beds	BNH Registration Number	Valid Upto	First Issued Date
68	MHAHMNH0420	31-03-2028	17-09-2025

Certificate issuing Authority

District Health Officer

c) Diagnostic and Pharma Facilities available in Premises

Pathology Lab	Yes	Average Samples/day	6
Blood Bank	No		

d) Whether HCE intended to Sale / Handover liquid BMW for R&D purpose

No

Category wise Bio-Medical Waste Collected ,Treated,Disposed			
Sr. No	Category	Type of Waste	Quantity not to exceed (Kg/M)
1	Yellow	a) Human Anatomical waste	10.00
		b) Animal Anatomical Waste	0.00
		c) Soiled Waste	10.00
		d) Expired or Discarded Medicines	10.00
		e) Chemical Waste	5.00
		f) Chemical Liquid Waste	0.00
		g) Discarded linen, mattresses, beddings contaminated with blood or body fluid.	10.00
		h) Microbiology Biotechnology and other clinical laboratory waste	7.00
2	Red	Contaminated waste (Recyclable)	10.00
3	White (Translucent)	Waste sharps including Metals	9.00
4	Blue	a. Glassware	15.00
		b. Metallic body implants	10.00

Do you Have Equipment Installed for Pretreatment of Yellow (g), (h) Category Waste

No

Whether you have establish a Bar-Code system for Bag or Containers containing Bio-Medical waste

No

Common Facility Membership Details (CTF)

CTF Name	Membership Number	Issued Date
M/s. Bioclean Systems India Pvt Ltd. , Ahmednagar	NA	25-08-2026

4.Consent Details

a) Sources of Water

i) Surface Water	Yes
Name of the water supply	Water Consumption Quantity (CMD)
Municipal Corporation Ahmednagar	23.12
ii) Ground Water	No
iii) Tanker Water	No

b) Water Consumption Details

Raw Water (CMD)	Recycle Water (CMD)	Total Water Quantity Requirement (CMD)
13.12	10	23.12

c) Water consumption for different uses (CMD)

Purpose	Consumption	Effluent Generation	Disposal
Domestic Pourpose	20	18	Recycle,On Land For Gardening
Pathology Laboratory, Floor washing, Operation Theater	3.12	3.12	On Land For Gardening

Laundry	00	00	NA
Industrial Cooling,spraying in mine pits or boiler feed	0.0	0.0	On Land For Gardening
Total	23.12	21.12	

d) Waste Waster Treatment

Have you installed STP or ETP

Yes

1. Sewage Treatment Plant: Yes

2. Effluent Treatment Plant: No

3. Combined Treatment Plant: No

Sewage Treatment Plant

Capacity(CMD)

30.00

Preliminary:	Yes	Preliminary Treatment:	Bar Screens
Primary:	Yes	Primary Treatment:	
Secondary:	Yes	Secondary Treatment:	Secondary Clarifier
Tertiary:	Yes	Tertiary Treatment:	Sand & Carbon Filter
Advance:	Yes	Advance Treatment:	Reverse Osmosis

e) Other waste generation details

1) Municipal Solid Waste

a) Biodegradable Waste(kg/day)

5.00

b) Recyclable Waste(kg/day)

1.00

c) Domestic Hazardous Waste(kg/day)

1.00

Air Pollution

Whether D.G. Set Installed

No

Do you have Boiler Installed

No

Do you have adequate facility for collection of samples of emissions in the form of port holes, platform, ladder\etc. As per Central Board Publication "Emission regulations Part-III" (December, 1985)

Port hole

No

Platform

No

Ladder

No

Parameter	Permissible Limiting concentration	Latest 3 Sampling Dates		
		1st Date	2nd Date	3rd Date
		NA	NA	NA
Particulate matter	50 mg/Nm3	0	0	0
Nitrogen oxides	400 mg/Nm3	0	0	0
HCL	50 mg/Nm3	0	0	0
Total Dioxins and Furans	0.1 ng TEQ/Nm3 (at 11% O2)	0	0	0
Hg and its compounds	0.05 mg/Nm3	0	0	0

Whether you have provided Online Continuous Emission Monitoring Systems (OCEMS)

No

Quantity of ash generated from Boiler (Tonnes/ month):

Mode of Disposal of Boiler ash

Provision Of Alternate Electric Supply

No

Separate Electricity Meter Provided to Pollution control Devices

No

Hazardous Waste

CHWSDF Details

CHWTDF Facility Name

NA

CHWTDF Membership Number

0

Hazardous Waste Details		
Description	Waste Category	Quantity in MT/Month
Incineration Ash	37.3	0
STP/ETP	35.3	0
Used Oil		0

Non-Hazardous Waste aspect					
Description	Quantity	UOM	Treatment	Treatment	Remarks

5. Additional Information

Do you have Bio Medical Waste Management Committee Constituted

Yes

Average Cost (O & M) for ETP/STP

84000

Average Cost of APCD Rs/Year

5000.00

Brief details of tree plantation/green belt development within applicant's premises

Open Space Availability

100

Plantation Done On

2024

Number of Trees Planted

120

Whether Environmental Statement submitted

No

Environmental Statement submitted Date

01-01-1970

Any other additional information that the applicants desires to give

Do you have Infection Control Committee Constituted

No

6. Financial Details

Is there any Bank Gurantee impose on you during previous Consent/Authorization period.

No

Bank Gurantee Number	Date	Valid Up To	Amount	Bank Name	Branch
0	01-01-1970	NA	0	NA	NA

Additional Bank Gurantee Details, if Any

Bank Gurantee Number	Date	Valid Up To	Amount	Bank Name	Branch
0	01-01-1970	NA	0	NA	NA



DEPARTMENT OF PUBLIC HEALTH

Certification Of Registration

Under the Bombay Nursing Homes Registration Act, 1949 and Maharashtra Nursing Home Regulation Rules Amendment 2021
(Under Rule 5)

This is to certify that

Shri. /Smt./Dr. **Dipti Sameer Thakare** has been registered under the Bombay Nursing Homes Registration Act Amendment 1949 in respect of **KAKASAHEB MHASKE KAMGAR HOSPITAL** situated at **00 Chas Nagar- Pune Road 414005** and has been authorized to carry on the said Nursing Home.

No. of Beds

A. Maternity Count	: 5
B. ICU(Adult) Count	: 5
C. ICU(Pediatric) Count	: 0
D. Other Count	: 58

Total : : 68

Registration Number	: MH/AHM/NH0420
Date of Registration	: 03-09-2025
Date of Issues Certificate	: 17-09-2025
Certificate is Valid upto	: 31-03-2028
Place	: Nagar- Pune Road




District Health Officer
Zilla Parishad, Ahilyanagar
AhilyaNagar,

|| Jai Mata Di ||

(Govt. Licence Holder Agency for Fire Prevention and Life Safety Measure)

(License No MFS / LA / F-419)



ASHOK SEVA SERVICES

Fire Fighting Equipment Sales & Services
Domestic & Commercial LPG Stove Sales & Services
Pest Control Service

Jai Mata Di Niwas, Water Tank, Burhannagar, Ahmednagar- 414001.

Ashok B. Todmal Cell: 9822294718, 8530331101, Email: ashoksevaservice@gmail.com

ASS/CERT/2024/46

Date: 11 / 08 / 2024

FORM A

See section 3(3) and rule 4(1)

Certificate by the licensed agency regarding the completion of the
Fire prevention and life safety

CERTIFICATE

Certificate that I have executed the works towards compliance in relation to fire prevention and life safety measures to be provided and performed other related activities required to be carried out, in the following building or premises.

As required under the prevention of the Maharashtra Fire Prevention and Life Safety Measures Act, 2006 (Mah. III of 2007)

Description and Location of Building or premises:-

M/s. Jitendra chaganrao Dhawale
Nagar city multi-Speciality Hospital
Sahyadri Complex, Nagar-pune road,
Kedgoan, Ahmednagar

The details of the work and related activities which I have been executed or performed are mentioned in as per provisional fire NOC No – 520, Date 22/12/2021

Place: Ahmednagar

Date of Issue: 11 August. 2024

SURAJ ASHOK
TODMAL

Digitally signed by
SURAJ ASHOK TODMAL
Date: 10/08/2024
09:16:07 +05:30



PRINCIPAL

Kakasaheb Mhaske Homoeopathic
Medical College, Hospital & Post.
Graduate Institute, Ahmednagar

For Ashok Seva Services
Licence No MFS / LA / F-419



Kankariya

KANKARIYA AUTOMOBILES PVT. LTD. 2024-25

Tax Invoice

(ORIGINAL FOR RECIPIENT)



H.O. : Plot No. E-272, Nagar-Manmad Road, M.I.D.C.,
 Ahmednagar- 414 111. Tel. : 9403961530
 E-mail : kankariya.ahd.acc@gmail.com

PIN Code : 414111

Buyer (Bill to)

Late kakasaheb Mhaske memorialmedical Foundation
 A/P NEAR KAKASAHEB MHASKE COLLAGE
 BOLHEGAON , ANAGAR PIN NO 414001
 MO NO 9922970409

State Name : Maharashtra, Code : 27

Hypothecation : 01 BANK OF BARODA

Invoice No. : VS/594

Invoice Date : 31-7-2024

Challan No. :

Godown : ARENA GODOWN

Reference :

Order No. : Date :

Doc. No./Date :

Desp. Through :

Destination :

Terms Of Payment :

2561

Sl No.	Description of Services	HSN/SAC	Qty	Rate (Incl. of Tax)	Rate	per	Disc. %	Amount
1	MARUTI EECO AMBULANCE SHELL 1.2L Chassis No : MA3JDT08WRFD46584 Engine No : K12NN 4274719 Colour : SUPERIOR WHITE Key No : 5965 Battery No : 222125 Battery Make : AMARON	87032291	1 NOS	6,58,947.48	5,10,812.00	NOS		5,10,812.00
								CGST 71,513.68
								SGST 71,513.68
								CESS 5,108.12
								Round Off (-)0.48
								Less :
								Total ₹ 6,58,947.00

Amount Chargeable (in words)

INR Six Lakh Fifty Eight Thousand Nine Hundred Forty Seven Only

E. & O.E

HSN/SAC	Taxable Value	Central Tax		State Tax		Cess		Total Tax Amount
		Rate	Amount	Rate	Amount	Rate	Amount	
87032291	5,10,812.00	14%	71,513.68	14%	71,513.68	1%	5,108.12	1,48,135.48
Total	5,10,812.00		71,513.68		71,513.68		5,108.12	1,48,135.48

Tax Amount (in words) : INR One Lakh Forty Eight Thousand One Hundred Thirty Five and Forty Eight paise Only

Declaration
 We declare that this invoice shows the actual price of the goods described and that all particulars are true and correct.

Remarks:
 EX SHOWROOM 658948 TOTAL DISCOUNT 0

for KANKARIYA AUTOMOBILES PVT. LTD. 2024-25

Authorised Signatory

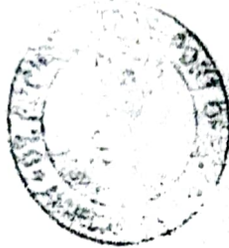
GOVERNMENT OF MAHARASHTRA

Motor Vehicle Department
AHMEDNAGAR, MAHARASHTRA



TEMPORARY CERTIFICATE OF REGISTRATION

Temporary Registration Mark
Application No
Owner Name
Son/wife/daughter of
Address



T0824MH7685L
MH24073181254930
LATE KAKASAHEB MHASKE MEMO MED FOU
NA
A/P NR KAKASAHEB MHASKE COLLEGE, BOLHEGAON
TAL NAGAR, AHMEDNAGAR MAHARASHTRA-414111

Description of Vehicle

Class of Vehicle
Maker's Name
Maker's Model Name
Type of Body
Seating Capacity including driver
Standing Capacity
Sleeper Capacity
Colour
Engine Number
Chassis Number
Place where vehicle shall be Permanently Registered
Reason
Sale Amount
Dealer's Name and Address:

AMBULANCE
MARUTI SUZUKI INDIA LTD
EECO AMBULANCE SHELL
TYPE B-ROAD AMBULANCE
3
0
0
SUPERIOR WHITE
K12NN4274719
MA3JDT08WRFD46584
AHMEDNAGAR Maharashtra (office Code - MH16)
NASHIK
Rs. 658947/-
KANKARNA AUTOMOBILES, NAGAR MANMAD RD,
SAVEDI, A. NAGAR, . .

Note : The Motor Vehicle above described is Hire Purchase/Lease Agreement/Hypothecation in favor of BANK OF BARODA, A/P NAGAR, , 522, Ahmednagar, MH, Maharashtra, 414001

Under the provisions of section 43 of the Motor Vehicles Act 1988, the vehicle described above has been Temporarily Registered on 05-Aug-2024 and the Temporary Registration is valid from 05-Aug-2024 to 04-Feb-2025

Fee Paid Details:

Fees Rs 200 /- VIDE CH No MH16D24080000013 Dated 01-Aug-2024

Tax Paid Details:

Printed on: 05-Aug-2024 13:04:45

Special Signature of the Owner

(01)

Signature of Registering Authority
Ahmednagar

This is a computer-generated receipt and does not require signature or stamp. The same can be verified using QR code given above. No need to visit RTO for further validation.



Proof of fitment of FASTag

Fitment Challan Number: 607417-ITS000000917562818-1

Date: 24-07-2024 Time: 12:53:51

FASTag Details

- TID:
- *TAG ID: 34161FA82032897245B7CB60
- Barcode Number: 607417 - 034 - 0900699
- Issuer Bank Name: ICICI-Bank Ltd

Vehicle Details

- Vehicle Registration Number:
- Chassis No: MA3JDT08WRFD46584
- Engine No: K12NN4274719

For ICICI Bank Limited

Authorized Signatory

OR

Signature of Customer

Fields marked () are mandatory information to be provided in the Challan.

*Vehicle owner shall be responsible for affixing FASTag applied through Online Channels.

The Policy is sourced and serviced by
Maruti Suzuki Insurance Broking Private Limited
 1, Nelson Mandela Road, Vasant Kunj, New Delhi - 110070

Customer Support

3377 4477
9988 011/022/033/044

This is not a part of the policy document. Please Detach here

SBI General Insurance Company Ltd.
 IRDAI Reg. No. 144. CIN - U66000MH2009PLC190546



SURAKSHA AUR BHAROSA DONO

ORIGINAL FOR RECIPIENT / DUPLICATE FOR SUPPLIER TAX INVOICE/CERTIFICATE COM POLICY SCHEDULE (FORM 51 OF THE CENTRAL MOTOR VEHICLES RULES, 1989)			
Policy Type & UIN	Package Policy (Ambulance) & IRDAN144RP0003V02201112	Proposal No & Date	N0005040132 / 24-JUL-2024 12:10
Policy No	309499/N0005040132	Period of Insurance	24-JUL-2024 17:00 to 23-JUL-2025 23:59
Policy Issued On	24-Jul-2024 17:00	Vehicle Identification No.	MA3JDT08WRFD46584
Insured Name	LATE KAKASAHEB MHASKE MEMORIAL MEDICAL FOUNDATION	Geographical Area	India
Invoice No	0000MAR309499	GST No & State	NA Maharashtra
Insured Address	PRO. MHASKE SUBHASH KISANRAO KAKASAHEB MAHSKE, COLLAGE BOLHEGAON, AHMEDNAGAR MAHARASHTRA-414001	Accounting Code of Service	997134
Insured State & Code	Maharashtra-27	Place of Supply	Maharashtra
		GSTIN of Customer	GSTUNREGISTERED
Motor Vehicle Details			
Make	Maruti Suzuki	Seating Capacity	3
Model - Variant	MARUTI EECO AMBULANCE SHELL 1.2L 5MT BS6	Type of Body Colour	Minivan SUPERIOR WHITE
Registration No	NFW	Fuel Type	Petrol
Year of Manufacture	2024	RTO Location	AHMEDNAGAR
Engine-Chassis No.	K12NN4274719 - MA3JDT08WRFD46584	Zone	C
Cubic Capacity	1197	FAS Tag ID	
Insured Declared Value (₹)			
Vehicle ₹	626050	Non Electrical Accessories ₹	0
Electrical Accessories ₹	0	CNG/ LPG Kit ₹	0
Total IDV ₹		626050	
Schedule of Premium (Amount in ₹)			
Own Damage Section (A)		Liability Section (B)	
Vehicle	₹ 5587	Basic Third Party Liability	₹ 7267
Basic Premium	₹ 5587	Legal Liability (WC) to Driver (IMT-20)	₹ 100
Deductibles		Legal Liability to Passenger (IMT 46)	₹ 120
Anti-Theft Device (IMT-10)	₹ 140	Net Liability Premium (B)	₹ 7,487
Sub-Total Deductibles	₹ 140	Total Premium (A+B)	₹ 17,629
Depreciation	₹ 4695	CGST @9%	₹ 1,586.61
Reimbursement (IRDAN144RP0003V0220:112/A0003V01201314)	₹ 4695	SGST @9%	₹ 1,586.61
Net Own Damage Premium (A)	₹ 10142	Gross Premium Paid	₹ 20,802
MISP - Kankariya Automobiles Private Ltd. Notes - 1. Policy Issuance is subject to realization of premium. 2. Consolidate stamp duty paid to State Eschequer 3. Policy is subject to a compulsory Deductible of Rs 1130 (IMT -22) 4. Voluntary excess Rs 0 5. Subject to Endorsements IMT 10,46,28, 6. Warranted that the insured named herein/owner of the vehicle holds a valid Pollution Under Control (PUC) Certificate and/or valid Fitness certificate, as applicable, on the date of commencement of the Policy and undertakes to renew and maintain a valid and effective PUC and/or fitness Certificate, as applicable, during the subsistence of the Policy. Further, the company reserves the right to take appropriate action in case of any discrepancy in the PUC or fitness certificate.			
Financer Details			
Financer Type: finance	Financer Name: Bank Of Baroda.	Financer Branch: AHMEDNAGAR	
Payment Mode: Credit Card	Cheque No./Transaction No: 784B0323233	Bank Name: ICICI BANK LIMITED	Amount: 20,802
Limitations as to Use : The policy covers use only under a permit within the meaning of the Motor Vehicles Act 1988 or such a carriage falling under sub-section (3) of Section 66 of the Motor Vehicles Act, 1988. The policy does not cover use for a) Organised racing b) Pace Making c) Reliability Trials d) Speed Testing Driver's Clause : Any of the following : a) The insured b) Any other person who is driving on the insured's order or with his permission. Provided that the person driving holds or had held and has not been disqualified from holding an effective driving license with all the required endorsements thereon as per the Motor Vehicles Act, 1988 and the rules made there under for the time being in force to drive the category of motor vehicle insured hereunder. Limits of Liability Clause : Under Section II-1 (i) of the policy - Death or bodily injury - Such amount as is necessary to meet the requirements of the Motor Vehicles Act, 1988. Under Section II - 1(ii) of the policy - Damage to Third Party Property - Rs750000. P.A. Cover for Owner - Driver under section IV (CSI) - Rs 0. No Claim Bonus : The insured is entitled for a No Claim Bonus (NCB) on the Own Damage section of the policy. If no claim is made or pending during the preceding year (s), as per the following table: The preceding year -20%, Preceding Two consecutive years- 25%, Preceding Three consecutive years - 35%, Preceding Four consecutive years - 45%, Preceding Five consecutive years - 50%. No Claim Bonus will only be allowed provided the policy is renewed within 90 days of the expiry date of the previous policy. Important Notice : The Insured is not indemnified if the vehicle is used or driven otherwise than in accordance with this Schedule. Any payment made by the Company by reason of wider terms appearing in the Certificate in order to comply with the Motor Vehicle Act, 1988 is recoverable from the Insured. See the clause headed "AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY". For Legal interpretation, English version will hold good. For information on ombudsman you may visit website https://www.coins.co.in/Ombudsman I/ We hereby certify that the Policy to which the certificate relates as well as this certificate of insurance are issued in accordance with the provision of Chapter X and Chapter XI of M.V. Act, 1988.			
For SBI General Insurance Company Ltd.			
Authorized Signatory			
Policy Issuing Office : People's Education Society's, Ground floor, Advocate Balasaheb Apte College of Law, Prin. N. M. Kale Marg, Gokhale Road (B), Dadar, Mumbai 400 028, Maharashtra GSTIN: 27AAMC5885711ZC, CIN No: U66000MH2009PLC190546. State Name : Maharashtra This Policy is sourced and serviced by Maruti Suzuki Insurance Broking Private Limited Direct Broker (General) IRDAI License No. 428, valid till - 01 February 2027, Mail ID: support@msibpl.co.in, Contact: 33774477 (Prefix 011/022/033/044)			



Regn. Number MH16CD9412 **MAKER'S Name** MASUTI SUZUKI INDIA LTD **AT083900196**
Model Name REGO AMBULANCE SHELL
Colour SUPERIOR WHITE
Body Type TYPE-B ROAD AMBULANCE
Seating (In all / Standing / Sleeper Capacity) 0
Month-Year of Mfg 06-2024 **Volume / Laden / Gross Combination Weight (kg)** 940 / 7 1630 F 0
Number of Cyls (Gas) 4 **Cubic Capacity (Horse Power (BHP/Kw))** 1197.00 / 79.60 **Wheel (Base/mm)** 4350
Number of Axle 2 **Spencer Name** BANK OF BARODA
Registration Authority REGO AHMEDNAGAR

Indian Union Vehicle Registration Certificate
Issued by Government of Maharashtra

Regn. Number	Date of Regn.	Regn. Validity
MH16CD9412	29-08-2024	As per Fitness
Chassis Number	Engine / Motor Number	Owner Serial
MA31D108WRFD46584	K32NN4226M9	1
Owner Name		
LATE KAKASHEERAM BASKERUM MED FOU		
Son / Wife / Daughter of (In case of individual Owner)		
NA		
Address		
A/7 NR KAKASHEERAM BASKERUM COLLEGE BOHEGAON TAL NAGAR, AHMEDNAGAR MH/414311		

Fuel PETROL
Emission Norms BHARAT STAGE IV
Registration Date 29-08-2024



Maharashtra Pollution Control Board
महाराष्ट्र प्रदूषण नियंत्रण मंडळ

BIOCLEAN SYSTEMS (INDIA) PVT. LTD.

Pune Office: Building No. A-10, Flat No. 06, Meera Nagar Koregaon Park, Pune -411001 (M.H.)



BIOCLEAN
SYSTEMS (INDIA) PVT. LTD.
A ISO 9001:2000 COMPANY

Unique Registration No.: AMD-26



Offline QR



Online QR

Registration Certificate

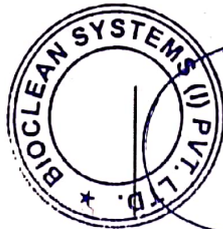
Outward No. : OW/Cer/2024-25

Date : 19-Dec-2024

This is to certify that DR MHASKE SUBHASH KISANRAO (26), KAKASAHEB MHASKE KAMGAR HOSPITAL. MEDICAL FOUNDATION, NAGAPUR MIDC, AHMEDNAGAR is registered with M/s Bioclean Systems (India) Pvt. Ltd., Nilayam Housing Society, Near Make May Care Showroom, Vinayaknagar, Nagar Pune Road, Ahmednagar - 414001, Maharashtra for management of Bio Medical waste in accordance with, the provision of Bio Medical Waste Management rules, 2016, as amended and in compliance with the provisions of CPCB guidelines.

- | | | | |
|---|---|---|----------------------------|
| 1 | Authorized Person of HCE
(Name and Designation) | : | DR MHASKE SUBHASH KISANRAO |
| 2 | Bombay Nursing Home Act Registration Details | : | |
| | a. BNH Registration No | : | 170 |
| | b. BNH Issue Date | : | 08-Jul-2024 |
| | c. Total Number of Beds | : | 100 |
| | d. BNH validity (Form 'C') | : | 31-Mar-2027 |
| 3 | Common Treatment Facility Registration Details | : | |
| | a. Date of Registration | : | 21-Nov-2018 |
| | b. No. of Beds Registered | : | 100 |
| | c. Issue Date | : | 19-Dec-2024 |
| | d. Registration Validity | : | 18-Dec-2025 |
| 4 | Renewal of CTF Membership (if applicable) | : | |
| | a. Renewal Date | : | 18-Dec-2025 |
| | b. No. of Beds | : | 100 |
| 5 | MPCB Consents (Establish/ 1 st Operator/Renewal Details) | : | |
| | a. Consent / CCA Number | : | UAN NO. 0000210837 |
| | b. Issue Date | : | 26-Sep-2024 |
| | c. Validity upto | : | 03-Jun-2026 |

Ahmednagar Office:
Nilayam Housing Society Near John Deere Tractor
Showroom Nagar -Pune Road Ahmednagar-414001
Ph.:(0241) 2324131, Mob 9225322576



For Bioclean Systems (India) Pvt. Ltd.

Authorized Signatory
Date 25/12/2024

Note: HCF shall display copy of Registration Certificate at front Desk and Temporary BMW storage area.

