

परिशिष्ट - अ

शासन निर्णय क्र. नाहप्र 2009/(663/09)/माशि-1, दिनांक - २० जून 2012 अनुसार शाळा सुरु करण्यासाठी व मान्यताप्राप्त शाळांना ना-हरकत प्रमाणपत्र मिळण्यासाठी करावयाच्या अर्जाचा नमुना

नूतनीकरण अर्ज

अ. क्र	तपशील	माहिती
1	ज्या संस्थेला प्रस्तावित शाळा सुरु करावयाची आहे त्या संस्थेचे नांव व पत्ता	व्हिक्टोरिअस् किड्स एज्युकेअर प्रा. लि. सर्वे. न. ५३/५४ नगर रोड, खराडी, पुणे-14.
2	प्रस्तावित शाळेचे नाव	व्हिक्टोरिअस् किड्स एज्युकेअर
3	सुरु करावयाचे वर्ग	ते १२ वी
4	संस्था नोंदणीकृत आहे काय?	होय
	असल्यास, अ) सोसा यटी नोंदणी अधिनियम 1860(1860 चा 21) नुसार केलेला नोंदणी आहे काय?	सर्टिफिकेट ऑफ इन कार्पोरेशन CIN U-80221 PN 2006 PTC 021800 As per company act 1956
	अ) मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम 1950 (1950 चा b मुंबई 24)	-
	आ) संस्थेच्या व्यवस्थापन समिती सदस्यांची माहिती.	सोबत जोडली आहे.
	इ) संस्थेमध्ये वाद आहेत काय?	नाही
	ई) संस्थेच्या व्यवस्थापन समिती सदस्यांच्या नावातील बदलासंबंधी सार्वजनिक न्यास नोंदणी कार्यालयाकडे बदल अहवाल निर्णया अभावी प्रलंबित आहेत काय?	नाही
	असल्यास, त्याचा तपशील	-
5	संस्था दुस-या मान्यताप्राप्त प्राथमिक, माध्यमिक, उच्च माध्यमिक शाळा, अध्यापक विद्यालये, महाविद्यालये इत्यादी चालवित आहे काय?	नाही
	असल्यास, त्याची नावे व पत्ते.	-
6	ज्या क्षेत्रात प्रस्तावित शाळा सुरु करावयाची आहे त्या ठिकाणाचे/गावाचे नाव, तालुका, जिल्हा, इत्यादि.	पुणे कार्पोरेशन एरिया खराडी, (येरवडा)
7	मागील जनगणनेनुसार प्रस्तावित ठिकाणाची/गावाची लोकसंख्या.	सुमारे १५५००००/-
8	आजुबाजुच्या परिसरातील/गावातील विद्यार्थी शाळेत येण्याची शक्यता आहे त्या ठिकाणाची/ गावांची नावे व मागील जनगणनेनुसार त्यांची लोकसंख्या	मुंडवा, खराडी, चंदननगर, विमान नगर, येरवडा, वडगांव शेरी, कल्याणी नगर सुमारे (३५००००/-)
9	प्रस्तावित शाळेसाठी उपलब्ध असलेली जागा व त्याचा तपशील	सोबत जोडली आहे
	अ) जागा संस्थेच्या मालकीची आहे काय?	भाडेकरार

	ब) जागा भाडेकरारावर (लिज) असल्यास क्षेत्र (एकर मध्ये) - ३ एकर	लिज डिड सोबत जोडले आहे.
10	संस्थेकडे असलेल्या निधीचा तपशील	
	अ) बँकेचे नाव व खाते क्रमांक	केनरा बँक - ०२६३२५६००३१२९
	आ) खात्यावरील शिल्लक रक्कम रुपये	०२६३३०२०००१००/९
	इ) ठेव स्वरूपातील निधी (बँक/ पोस्ट)	३,३२,५४,०९४/-
	ई) इतर निधी	---

ठिकाण :

रॉबीन घोष

रॉबीन घोष
(अध्यक्ष)

परिशिष्ट - ब

शासन निर्णय क्र. नाहप्र 2009/(663/09)माशि-1, दिनांक:-

अनुसार शाळा

परवानगी / नाहरकत प्रमाणपत्र देण्यासाठीच्या अर्जासोबत सादर करावयाची अभिलेख य कागदपत्रे.

- 1) संस्था नोंदणी प्रमाणपत्र - सोसायटी नोंदणी अधिनियम 1860/ मुंबई विश्वस्त व्यवस्था अधिनियम 1950
- 2) संस्थेची घटना
- 3) अद्यावत पीटीआर उतारा (शेड्यूल 1 ची प्रत)
- 4) संस्थेच्या व्यवस्थापन समितीमध्ये वाद नसलेबाबतचे प्रतिज्ञापत्र.
- 5) संस्थेच्याबाबतीत न्याय प्रविष्ट प्रकरण नसलेबाबत प्रतिज्ञापत्र.
- 6) प्रस्तावित शाळेसाठी उपलब्ध असलेली जमीनीसंबंधीचे अभिलेख.
 - अ) जमीन संस्थेच्या मालकीची असल्याबाबतचा 7/12 चा अद्यावत उतारा.
 - आ) इमारतीसंबंधी 8 अय इंडेक्स ॥ चा उतारा.
 - इ) जमिल/ जागा भाडे करारावर (लीज) असल्यास भाडेकराराची प्रत.
- 7) संस्थेच्या आर्थिक क्षमतेबाबतची कागदपत्रे.
- 8) संस्थेचा मागील तीन वर्षांचा लेखा परिक्षित ताळेबंद.

व्हिक्टोरिअस किड्स एज्युकेअर्स पा.लि.,
खराडी, पुणे संचालित व्हिक्टोरिअस किड्स
एज्युकेअर्स स्कूल, पुणे या शाळेच्या फाउंटन
रोड, नगररोड, खराडी, पुणे येथील स्थलांतरास
कार्योत्तर मान्यता देणेबाबत.

महाराष्ट्र शासन
शालेय शिक्षण व क्रीडा विभाग
शासन निर्णय क्रमांक: प्राशास्थ ३२१९/प्र.क्र.४४७/एसएम-१
मादाम कामा रोड, हुतात्मा राजगुरु चौक,
मंत्रालय, मुंबई - ४०० ०३२
दिनांक : १४ सप्टेंबर, २०२१

वाचा :

शालेय शिक्षण व क्रीडा विभाग, शासन निर्णय क्रमांक : प्राशास्थ ३३२१/प्र.क्र.४०१/एसएम-१,
दिनांक २८ जुलै, २०२१.

संदर्भ :

विभागीय शिक्षण उपसंचालक, पुणे विभाग, पुणे यांचे जा.क्र.शिउसं/प्राथ/२०२/पुवि/२०१९-
२०/१६७६, दिनांक २५ फेब्रुवारी, २०२० चे पत्र

प्रस्तावना :-

व्हिक्टोरिअस किड्स एज्युकेअर्स पा.लि., खराडी, पुणे संचालित व्हिक्टोरिअस किड्स
एज्युकेअर्स स्कूल, पुणे या इंग्रजी माध्यमाच्या स्वयंअर्थसहाय्यित तत्वावरील उच्च माध्यमिक (इयत्ता १ ली
ते १२ वी) शाळेचे, सर्वे नं. ५३, ५४ आणि ५८ हिस्सा २/१ अ फाउंटन रोड, नगररोड, खराडी, पुणे येथील
स्थलांतरास कार्योत्तर मान्यता देण्याचा संदर्भाधीन पत्रान्वये प्राप्त झालेला प्रस्ताव शासनाच्या विचाराधीन
होता.

शासन निर्णय :-

संस्थेने उपरोक्त शाळेने अपु-या जागेमुळे सर्वे नं. ५३, ५४ आणि ५८ हिस्सा २/१ अ फाउंटन रोड,
नगररोड, खराडी येथे स्थलांतर केले आहे. सदर शाळेचे वर नमूद ठिकाणी केलेल्या स्थलांतरास खालील
अटी व शर्तीवर मान्यता देण्यात येत आहे :-

- (१) स्थलांतरीत शाळेची किमान पटसंख्येची अट कोणत्याही कारणास्तव शिथिल केली जाणार नाही.
- (२) शासनाकडून शाळा, शिक्षक व शिक्षकेतर कर्मचारी, वेतन/वेतनेतर अनुदान, विद्यार्थी इ.संदर्भात
वेळोवेळी विहित करण्यात येणारे अधिनियम, नियम, आदेश इ.चे पालन संस्थेने करणे आवश्यक राहिल.
- (३) शाळेच्या बाबतीत मुळ शासन परवानगीच्या व मान्यतेच्या कोणत्याही अटी व शर्तीमध्ये बदल होणार
नाहीत.
- (४) सदर शाळा मुळ ठिकाणी अनुदानाच्या ज्या तत्वावर कार्यरत होती, त्याच तत्वावर स्थलांतरीत ठिकाणी
कार्यरत राहिल.
- (५) सदर शाळा इंग्रजी माध्यमाची स्वयंअर्थसहाय्यित शाळा असल्याने शाळेत कार्यरत शिक्षक/शिक्षकेतर

कार्यरत राहिलेले शाळेचे सर्वे नं. ५३, ५४ आणि ५८ हिस्सा २/१ अ फाउंटन रोड, नगररोड, खराडी, पुणे येथील स्थलांतरास कार्योत्तर मान्यता देण्यात येत आहे.

शासन निर्णय क्रमांक : प्राशास्थ ३२१९/प्र.क्र.४४७/एसएम-१

(६) भविष्यात शासन मान्यतेशिवाय शाळेचे स्थलांतर करण्यात येणार नाही, याबाबत संस्थेने दक्षता घ्यावी.
(७) सदर स्थलांतरासंदर्भात शासनाकडे अथवा शिक्षण विभागाच्या क्षेत्रिय अधिकार्यांकडे कोणत्याही प्रकारच्या तक्रारी वा आक्षेप आल्यास किंवा स्थलांतरासंदर्भातील अटींचा भंग झाल्याचे निदर्शनास आल्यास स्थलांतर रद्द करण्याचे अधिकार शासनास राहतील.

२. विभागीय शिक्षण उपसंचालक, पुणे विभाग, पुणे यांनी सदर शाळेच्या स्थलांतराबाबत पुढील कार्यवाही १५ दिवसांत करावी व केलेल्या कार्यवाहीबाबत शासनास अवगत करावे.

सदर शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करण्यात आला असून त्याचा संकेतांक २०२१०९१४१७१५५८२३२९ असा आहे. हा शासन निर्णय डिजीटल स्वाक्षरीने साक्षांकित करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

Pravin Rajaram
Mundhe

Digitally signed by Pravin Rajaram Mundhe
DN: cn=Pravin Rajaram Mundhe, o=Government Of Maharashtra, ou=Department of Education and Sports Department, postalCode=400012, st=Maharashtra,
c=IN, email=pravinrajaram@maharashtra.gov.in, serialNumber=2
2733fa541aff091,
serialNumber=dc78036626ac580d66e0ac502d43af5167065ba13f
51213e6071acc53714a284, cn=Pravin Rajaram Mundhe
Date: 2021.09.14 12:16:40 +05'30'

(प्रविण मुंडे)

अवर सचिव, महाराष्ट्र शासन

प्रत,

१. शिक्षण संचालक (माध्यमिक व उच्च माध्यमिक), महाराष्ट्र राज्य, पुणे
२. विभागीय शिक्षण उपसंचालक, पुणे विभाग, पुणे
३. प्रशासकीय अधिकारी, शिक्षण विभाग, प्राथमिक, पुणे महानगरपालिका, पुणे.
४. अध्यक्ष/ सचिव, व्हिक्टोरिअस किड्स एज्युकेशनल पा.लि., खराडी, पुणे
५. निवडनस्ती (एसएम-१).

GOVERNMENT OF MAHARASHTRA

Corrigendum Letter

No.NOC-4021/C.R.No.391/SM-3
School Education and Sports Deptt.
Madam Cama Road, Hutatma
Rajguru Chowk, Mantralaya,
Mumbai- 400 032
Date:- 07th December,2021.

To,
The Chairman ,
Victorious Kidss Educares,
Survey no.53,54 and 58, Hissa no.2/1 A,
Fountain Road, Off.Pune-Nagar Road,
Kharadi,Pune-411014.

Sub:- Change in the Address of the School in No Objection Certificate for affiliation of International Baccalaureate.

- Ref:-** 1) Government Lettrer, School Education and Sports Department, No.NOC-2011/(66/11)/SE-1, Dated-23/05/2011.
2) Government Resolution, School Education and Sports Department, no. Prashastha 3219/C.R.447/SM-1,Dated 14/09/2021.
3) Letter dated 06/12/2021 from the The Chairman , Victorious Kidss Educares,Survey no.53,54 and 58, Hissa no.2/1A Fountain Road,Off.Pune-Nagar Road,Kharadi,Pune-411014.

Sir,

The State Government had issued No Objection Certificate by Letter No. No.NOC-2011/(66/11)/SE-1, Dated-23/05/2011 to the "Victorious Kidss Educares, Shukrana Survey no.64/3/2,Behind Empress Garden, Pune-411001" run by "Victorious Kidss Educares,Pune" for International Baccalaureate affiliation to school for Std.I to Std.XII. It is hereby Clarified that the address of the School shall be read as "Victorious Kidss Educares,Survey no.53,54 and 58, Hissa no.2/1A, Fountain Road, Off.Pune-Nagar Road,Kharadi,Pune-411014" in the said No Objection Certificate.

Yours faithfully,



(I.M.Kazi)

Joint Secretary to the Government of Maharashtra.

Copy to -

- 1) The Additional Chief Secretary, School Education & Sports Department, Mantralaya, Mumbai.

- 2) The Commissioner (Education), Maharashtra State, Pune.
- 3) The Director (Primary/Secondary & Higher Secondary) Maharashtra State, Pune.
- 4) The Deputy Director of Education, Pune Division, Pune.
- 5) The Education Officer, Secondary,Zilha Parishad,Pune.
- 6) Private Secretary to the Hon'ble Minister (School Education)
- 7) The Chairman ,Victorious Kidss Educare, Survey no.53, 54 and 58, Hissa no.2/1 A, Fountain Road, Off.Pune-Nagar Road, Kharadi, Pune-411014.
- 8) Select File (SM – 3)

GOVERNMENT OF MAHARASHTRA

No. NOC 2011/(66/11) SE-1
 School Education and Sports Department
 Mantralaya annexe, Mumbai 400 032
 Dated :- 23 /5 / 2011.

To,

Chairman & MD,
 Victorious Kidss Educares,
 Shukrana Survey No. 64/3/2,
 Behind Empress Garden,
 Pune - 411 001.

Subject : School Education – issue of no objection certificate in respect of
 "Victorious Kidss Educares, Pune" run by
 "Victorious Kidss Educares, Shukrana Survey No. 64/3/2, Behind Empress Garden,
 Pune - 411 001.
 For affiliation of classes I to XII to **IB**.
 Submission of proposals- Regarding...

Reference : 1) Letter from the Chairman, "Victorious Kidss Educares, Shukrana Survey No. 64/3/2,
 Behind Empress Garden, Pune - 411 001, dated - 14 /2/ 2011 & 7/6/2011.


Sir,

I am directed to forward herewith the application received from "Victorious Kidss Educares. Pune"
 run by "Victorious Kidss Educares, Shukrana Survey No. 64/3/2, Behind Empress Garden, Pune - 411 001
 alongwith enclosures in original to **IB** (International Baccalaureate), and to state that this Government have
 "No Objection" to accord affiliation to the school subject to fulfillment of the following conditions.

1. This No objection certificate will remain valid only for a period of 3 years. It will be binding on institution to get renewal of No Objection Certificate after a period of every three years. The first. No objection certificate will be issued at the Government level and the renewal of No objection certificate will be done after every three years at the level of concerned Deputy Director of Education.
2. The State Government reserves the right to withdraw the above certificate at any time without giving prior notice and without assigning any reason if any deviation of rules reported in future and the management falls to comply with the instructions of the State Government.
3. Admission should be made with the bonafide dates of birth certificate.
4. The management should collect the tuition fee and special fee etc. as prescribed by Fee Regulation Committee appointed by the State Government .
5. The strength in classes should be as per rule in force prescribed for English medium schools.
6. The management should follow the syllabus prescribed by the State for Classes from I to 5th..
7. The school should follow the three language formula till 8th Standard and Marathi as II language.
8. The District Educational Officer or his nominee should be invited when the management makes recruitment of candidates for various categories of posts.
9. Staff salaries should be paid as per Government Scales of pay.

10. The management should not collect donations either from the students or from parents.
 11. The management should implement the provident fund scheme.
 12. No pupil studying in the school now be put to hardship for continuing in the same school.
 13. It will be mandatory for the school to provide information about the details of classes and number of students to Education Officer (Primary and Secondary) before 31st August of each academic year.
 14. No classes should be opened without prior sanction /permission from the Education Officer (Primary and Secondary).
 15. The management shall follow the traffic and safety guidelines indicated by the police. Fire Services and the Transport Department from time to time and other orders of transport department for safe transportation of school children should be scrupulously followed.
 16. The management should provide fire protection arrangement as prescribed in the National Building Code of India part IV fire Protection 1997 and it's amendments from time to time.
 17. They should abide by the State Government Acts, rule, regulations and orders issued from time to time.
 18. The school shall not be eligible for any kind of financial grant-in-aid from the Government and must be run only on self financing basis.
 19. The no objection certificate is applicable till class XII; Provided the school must apply to renewal after a period of every 3 years as mentioned in clause (1) .
 20. The State Government reserves the rights to carry out academic /audit inspection of the school. It will be mandatory to the school to provide any information at any time required by the Government.
- Please forward us a copy of the affiliation when granted to this school for our record.

Yours faithfully,


23511
(R. C. Patil)

Under Secretary to Government

Copy to :

- 1 The Director, (Primary/Secondary and Higher secondary) Maharashtra State, Pune
- 2 The Deputy Director of Education, Pune.
3. Education Officer, Pune.
4. SF SE-1

संस्थेचे नाव व पत्ता :- ~~विहप्लोरिअस फिड्स एज्युकेशन प्रा. ली.~~
~~वर्षे न. ५३, ५४ आणि पु. ऑफ श्रीराम सोसायटी, नगररो~~

शाळेचे नाव व पत्ता :- ~~विहप्लोरिअस फिड्स एज्युकेशन~~ ~~प. टी. ए. निकट~~
~~वर्षे न. ५३, ५४ आणि पु. ऑफ श्रीराम सोसायटी, नगररोड खर्ना~~

मुख्याध्यापकाचे नाव :- ~~सारदा घोष~~ संपर्क क्रमांक :- ~~९०९९०४००००~~

शाळा मान्यतापत्र क्र. व दिनांक :- ~~NOC 2011(66/11) SE1~~
~~CINO 80221 PN 2006 PTC 021800~~

यु-डायस नंबर :- ~~२०२५९७०००५२९~~ दिनांक ~~०६/०९/२००९~~

(R.T.E. Act 2009 नुसार निकष - माहिती)

१) इमारत सुविधा / शाळेच्या परिसराचे क्षेत्रफळ / एकूण बांधकामाचे क्षेत्रफळ :-

शाळेच्या एकूण परिसराचे क्षेत्रफळ :- १०६६३.८ चौ. मी.

एकूण बांधकामाचे क्षेत्रफळ :- ११६९१.५ चौ. मी.

२) खेळाच्या मैदानाचे क्षेत्रफळ.

मैदानाचे क्षेत्रफळ १६५६ चौ. मी.

३) वर्ग खोल्याची संख्या व मोज मापे (क्षेत्रफळ)

वर्ग खोल्यांची संख्या = ७८ प्रत्येक वर्गाचे क्षेत्रफळ = ६०० चौ. फूट

प्रयोगशाळा = ०३ क्षेत्रफळ प्रत्येकी = ६०० चौ. फूट

४) कार्यालय - नि - भांडार - नि मुख्याध्यापकाची खोली (संख्या व क्षेत्रफळ).

मुख्य कार्यालय = १६०० चौ. फूट

मुख्याध्यापक कुक्ष = ३६४ चौ. फूट

शिक्षक खोली (क्लाफ रूम) २ क्षेत्रफळ ६०० चौ. फूट प्रत्येकी

५) मुलासाठी स्वतंत्र प्रसाधन ग्रह जेथे जेथे वापरण्या साठी व प्रसाधन ग्रह स्वच्छ आणि आरोग्य दायी स्थितीत ठेवण्या साठी

पुरेसे पाणी असेल. -- आहे संडास संख्या - ४०

मुतारी संख्या - ३६

~~विद्यार्थ्यांसाठी स्वतंत्र स्वच्छतागृह संख्या ४० व मुताऱ्यांची संख्या प्रत्येक मजल्यावर (५ मजली) उपलब्ध आहे.~~

पुरेसे पाणी असेल. आहे संडास संख्या - ४०

मुतारी संख्या - ४०

~~विद्यार्थिनींसाठी स्वतंत्र स्वच्छतागृह संख्या ४० व मुताऱ्यांची संख्या प्रत्येक मजल्यावर (५ मजली) उपलब्ध आहे.~~

६) पिण्याच्या पाण्याची सुविधा.

~~प्रत्येक मजल्यावर स्वतंत्र पिण्याची शुद्ध (२०) सुविधा आहे.~~

७) दुपारचे जेवण शिजवण्यासाठी स्वयं पाक घर (किचन शेड) (आहे / नाही)

त्यामु नाही

८) रॅम्प उपलब्ध आहे काय ? (होय / नाही)

रॅम्प उपलब्ध आहेत. विष्ट सुविधा आहे.

९) संरक्षक भिंत आहे काय ? आहे / नाही (कोणत्या स्वरूपाची)

होय. पक्की दगडी भिंत आहे (वीट सिमेंट) उंची ७ फूट त्यांनी उपुठनी.

१०) अध्ययन अध्यापन साहित्य / खेळ व क्रिडा विषयक सामग्री / ग्रंथालय यांची उपलब्धता

वाचन साहित्य विनासायास उपलब्ध

अ) साहित्याचा तपशील अध्ययन अध्यापन साहित्य बहजाबहजी उपलब्ध आहे, विद्यार्थी संख्येचा प्रमाणात पुरेसे व दर्जेदार साहित्य उपलब्ध आहे.

मुख्याध्यापक स्वाक्षरी



तपासणी अधिकारी स्वाक्षरी (शिकका)

ब) खेळ व क्रिडा विषयक सामग्री खेळ विषयक सामग्री भरपुर व पुरेशी उपलब्ध आहे, हॉटमिंटन कोर्ट, जिगनॉस्टिक, बार्स्केट हॉल, वॉन टेनिस्, फुटबॉल, स्विमींग इ.ची मैदाने व त्यासंबंधीची पुरेशी सामग्री उपलब्ध आहे.

क) वाचन साहित्य विनासायास उपलब्ध.

- ग्रंथालय पुस्तके (संख्या) - 28024

- शब्दकोष / संदर्भग्रंथ (संख्या) - 9949

- मासिके / वर्तमानपत्रे व इतर (संख्या) - 99 वर्तमान पत्रे

दी स्वतंत्र ग्रंथालय आहेत. क्षेत्रफळ 9000 चौ फूट व 3000 चौ फूट हॉल उपलब्ध आहेत.

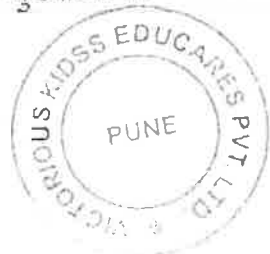
तपासणी अधिकारी यांचे अभिप्राय :-

(कार्यक्षेत्र प्रमाणे सहा. प्रशासकीय अधिकारी, / प्रशासन अधिकारी / गट शिक्षणाधिकारी पंचायत समिती यांची स्व मान्यता प्रमाणपत्र नूतनीकरण करण्या बाबतच्या स्पष्ट शिफारशी सह)

रीए-2009 कुमार शाळी 10 मानके / मो.पु.क
शुविषा पूर्ण गेली

स्वाक्षरी

मुख्याध्यापक स्वाक्षरी



Patil S. D.
सौ. शोभना पाटील
पर्यवेक्षक
शि.सं.पुणे म.न.पा.

तपासणी अधिकारी स्वाक्षरी (शि.सं.पु.)

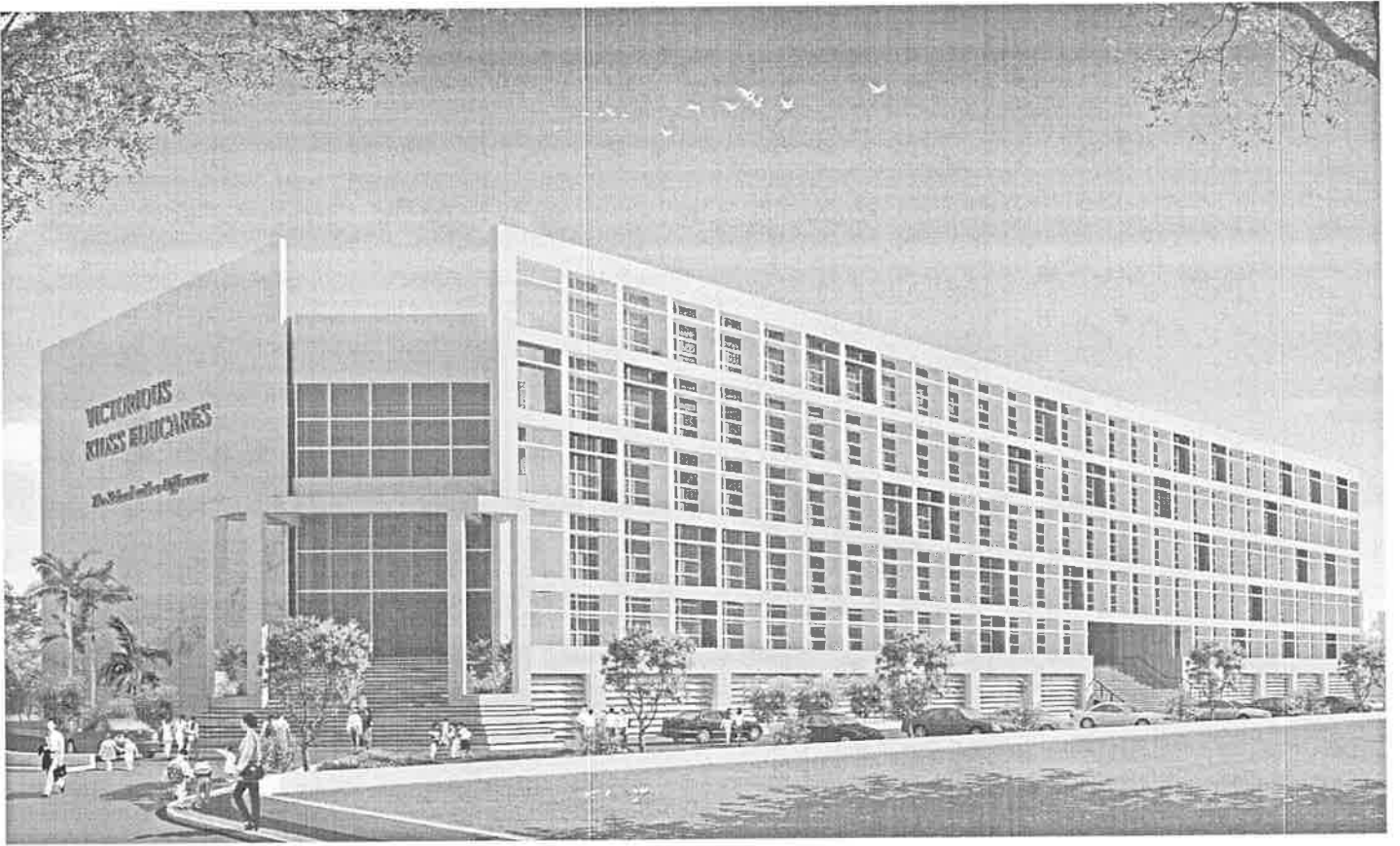
(एम. आर्. जाधव)

सहायक प्रशासकीय अधिकारी
शिक्षण विभाग, पुणे महानगरपालिका



VICTORIOUS KIDSS EDUCARES
Evaluated as a model IB world school in Asia by IB

WISDOM ... LEARNING TO LOVE TO LEARN ...
WHY WAIT FOR HEAVEN? MAKE IT HERE







Biology Lab



Physics lab



Library



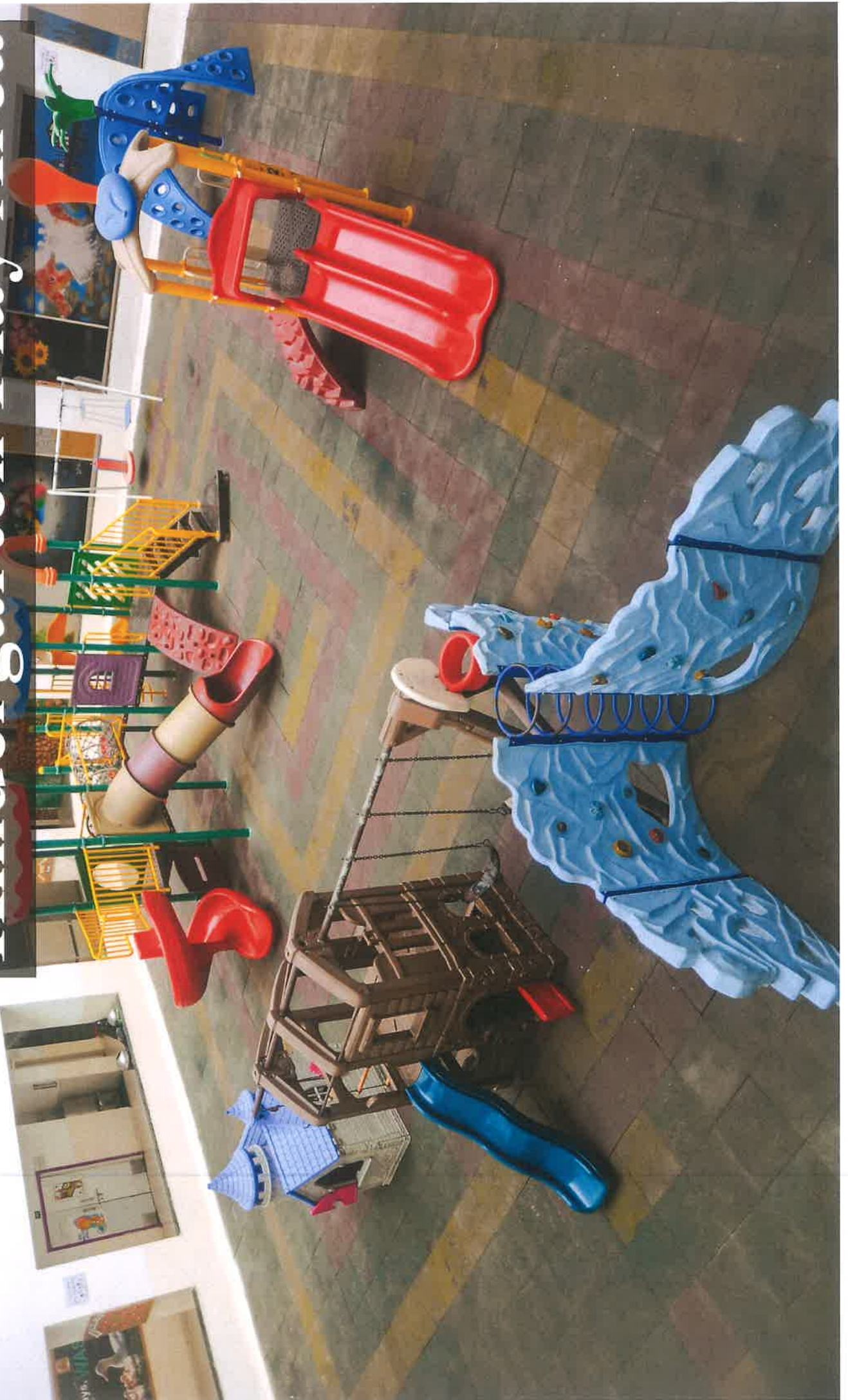


Apple Lab

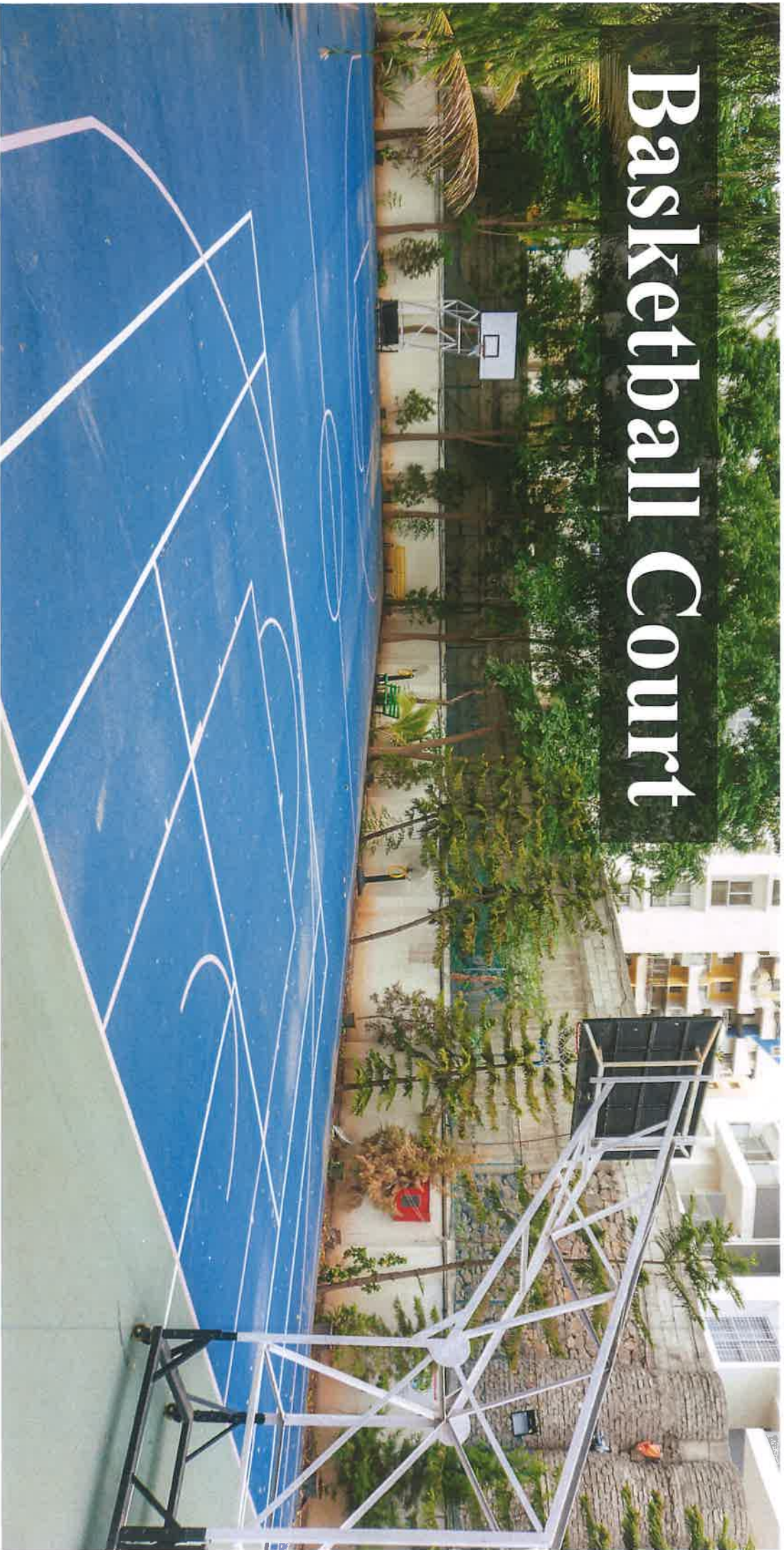
Dell Lab



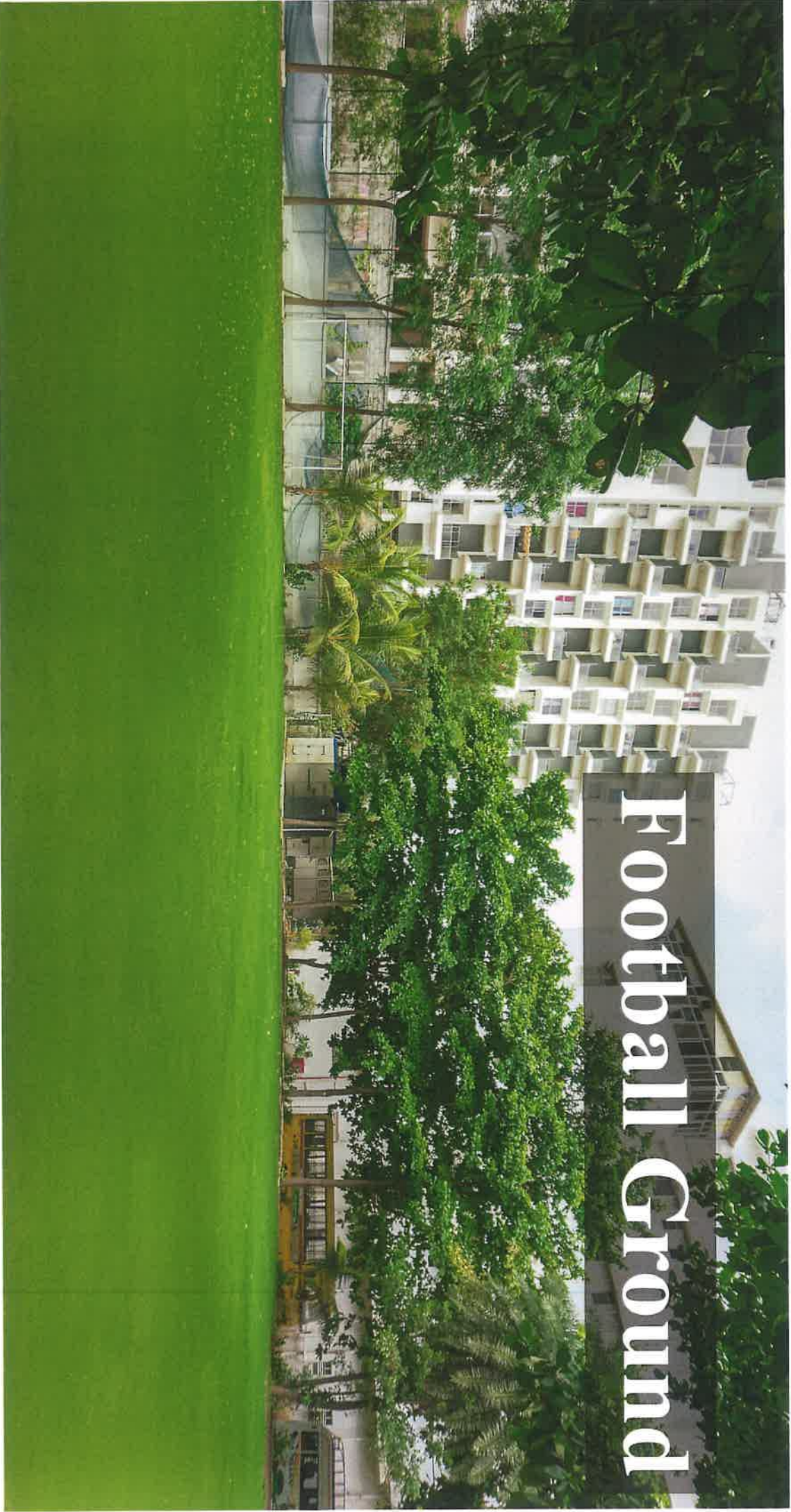
Kindergarten Play Area



Basketball Court



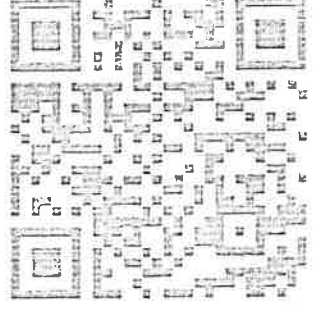
Football Ground





कार्यालयीन नोंद वहीतील अ. क्र.: 28)

स्वमान्यता प्रमाणपत्र नमुना- 2



ई मान्यता ऑनलाईन अर्ज क्र. 2023311861231

दिनांक - 26/04/2024

प्रति,

अध्यक्ष/ सचिव/ मुख्याध्यापक,

Victorious Kidss Educares संचलित VICTORIOUS KIDSS EDUCARES . , SURVEY NO-53,54&58,HISSA 2/1A,FOUNTAIN ROAD,OFF PUNE NAGAR ROAD,KHARADI PUNE

विषय :- बालकांच्या मोफत व सक्तीच्या शिक्षणाचा हक्क अधिनियम , 2009 यांच्या कलम 18 च्या प्रयोजनार्थ. बालकांना मोफत व सक्तीच्या शिक्षणाचा हक्क नियम , 2011 याचा नियम 11, पोट नियम (4) अन्वयक शाळांना मान्यता प्रमाणपत्र देण्याबाबत.

संदर्भ :- Shabbir Lahu Shaikh , Inspection Officer यांचा ऑनलाईन आर. टी. ई. निकष तपासणी अहवाल दिनांक 16/04/2024

आपल्या दिनांक 25/07/2023 च्या अर्जाच्या संदर्भात आणि त्यानंतर या संदर्भात शाळेशी केलेल्या पत्रव्यवहार शाळेची केलेली तपासणी त्याआधारे मी शिक्षणाधिकारी(प्राथमिक) पुणे जिल्हा परिषद पुणे दिनांक 1 April 2022 पासून 31 March 2025 पर्यंत तीन वर्षांच्या कालावधीसाठी इयत्ता 1 ते 8 करिता Victorious Kidss Educares संचलित VICTORIOUS KIDSS EDUCARES . , SURVEY NO-53,54&58,HISSA 2/1A,FOUNTAIN ROAD,OFF PUNE NAGAR ROAD,KHARADI PUNE UDISE क्रमांक 27251700529 (विनाअनुदानित English माध्यम IB) शाळेस तात्पुरती मान्यता देत आहे.

वरील मान्यता ही खालील शर्तीच्या पूर्ततेच्या अधीन आहे

1. मान्यतेच्या कालावधी वाढवून मिळणार नाही आणि इयत्ता आठवीनंतर मान्यता किंवा संलग्नता देण्यास कोणत्याही परिस्थितीत कोणतेही बंधन नसेल.
2. बालकांना मोफत व सक्तीच्या शिक्षणाचा अधिनियम, 2009 (जोडपत्र एक) आणि महाराष्ट्र बालकांना मोफत व सक्तीच्या शिक्षणाच्या हक्क नियम, 2011 (जोडपत्र दोन) मधील तरतुदींचे शाळा पालन करील.
3. शाळा नजीकच्या दुर्बल घटकातील आणि वंचित गटातील बालकांना, पहिल्या इयत्तेत, त्या इयत्तेतील विद्यार्थी संख्येच्या किमान 25% मर्यादेपर्यंत प्रवेश देईल आणि प्राथमिक शिक्षण पूर्ण होईपर्यंत त्यांना मोफत व सक्तीचे शिक्षण देईल परंतु आणखी असे की, पूर्व प्राथमिक इयत्तांच्या बाबतीतदेखील या प्रमाणकाचे अनुपालन करण्यात येईल.
4. परिच्छेद 3 मध्ये निर्दिष्ट केलेल्या बालकांकरिता शाळेला अधिनियमाच्या कलम 12 (2) नुसार प्रतिपूर्ती मिळेल, अशी प्रतिपूर्ती मिळण्यासाठी शाळेला स्वतंत्र बँक खाते देण्यात येईल.
5. संस्था / शाळा कोणतेही कॅम्पिशन फी वसूल करणार नाही आणि कोणत्याही छाननी पद्धतीसाठी बालकास किंवा त्याच्या किंवा तिच्या माता-पित्यास किंवा पालकास भाग पडणार नाही.
6. कोणत्याही बालकास वयाच्या पुराव्याच्या अभावी; धर्म, जात किंवा वंश, जन्मठिकाण किंवा यांपैकी कोणत्याही कारणस्तव, शाळेमध्ये प्रवेश नाकारता येणार नाही.
7. (एक) शाळेला प्रवेश दिलेल्या कोणत्याही बालकास तो ज्या इयत्तेत असेल त्याच इयत्तेत रोखून ठेवले जाणार नाही व्हाव्या प्राथमिक शिक्षण पूर्ण होईपर्यंत शाळेतून काढून टाकण्यात येणार नाही.
(दोन) कोणत्याही बालकास शारीरिक शिक्षा किंवा मानसिक त्रास देण्यात येणार नाही.
(तीन) कोणत्याही बालकास प्राथमिक शिक्षण पूर्ण होईपर्यंत कोणत्याही संदर्भात परीक्षा उत्तीर्ण व्हावे आवश्यक असणार नाही.

- किमान अर्हता 5 वर्षांच्या कालावधीत संपादित करावी लागेल.
- (सात) अधिनियमाच्या कलम 24 (1) मध्ये विनिर्दिष्ट केलेली त्याची/ तिची कर्तव्ये शिक्षक पार पडतील, आणि (आठ) शिक्षकाने / शिक्षिकेने खाजगी शिक्वणीच्या कामात स्वतःला गुंतवून घेऊ नये याची सुनिश्चिती शाळा करील.
8. शाळा समुचित प्राधिकरणाने निर्धारित केलेल्या अभ्यासक्रमाच्या आधारे तयार केलेल्या पाठ्यक्रमाचे पालन करील
9. शाळा अधिनियमाच्या कलम 19 मध्ये विहित केल्याप्रमाणे शाळेत उपलब्ध असलेल्या सुविधांच्या तुलनेत विद्यार्थ्यांना प्रवेश देईल.
10. शाळा अधिनियमाच्या कलम 19 मध्ये विनिर्दिष्ट केलेल्या मानकांचे व प्रमाणकांचे पालन करील. मागील तपासणीच्या वेळेत शाळेत उपलब्ध असलेल्या सुविधा खालीलप्रमाणे होत्या :-
- शाळेच्या परिसराचे क्षेत्रफळ: 11891.5 चौ.मी
एकूण वांधकाम क्षेत्र: 10683.8 चौ.मी
खेळाच्या मैदानाचे क्षेत्रफळ: 1858 चौ.मी
वर्ग खोल्यांची संख्या :- 78 वर्ग खोल्या
कार्यालय-नि-भांडार-नि-मुख्याध्यापकाची खोली :- 6 वर्ग खोल्या
- * मुलांसाठी व मुलींसाठी स्वतंत्र प्रसाधन गृहे जेथे वापरण्यासाठी व प्रसाधनगृहे स्वच्छ आणि आरोग्यदायी स्थितीत ठेवण्यासाठी पुरेसे पाणी असेल :-
- | | मुले | मुली |
|------------|------|------|
| संडास - | 40 | 40 |
| गुताऱ्या - | 40 | 40 |
- पिण्याच्या पाण्याची सुविधा आहे : yes
दुयारचे जेवण शिक्वण्यासाठी स्वयंपाकघर : yes
* अध्यापन अध्ययन साहित्य खेळ व क्रीडाविषयक सामग्री ग्रंथालय यांची उपलब्धता : yes
* वाचन साहित्य विनासावास उपलब्ध : (ग्रंथालय पुस्तक संख्या 1151, नियतकालिका / वर्तमानपत्र संख्या Times Of India 2/Sakal 2/The Hindu 2/Hindustan Times 1/The Economic Times 2/The Indian Express 2)
11. मान्यता नसलेले वर्ग किंवा तुकड्या, शाळेच्या नावाने शाळेच्या परिसरात किंवा इतरत्र, चालविता येणार नाहीत.
12. शाळेची इमारत किंवा इतर वांधकाम किंवा क्रीडांगण हे केवळ शिक्षणाच्या व कौशल्य विकासाच्या प्रयोजनार्थ वापरण्यात येतील.
13. शाळा रसेसायटी नोंदणी अधिनियम 1860 (1860 चा 21) किंवा मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम, 1950 अन्वये नोंदणी झालेल्या संस्थेमार्फत चालविण्यात येत आहे.
14. शाळा वचोणत्याही व्यक्तीच्या, गटाच्या किंवा व्यक्तीसंघाच्या किंवा इतर कोणत्याही व्यक्तीच्या फायद्याकरिता किंवा कोणत्याही नफा मिळविण्यासाठी चालविण्यात येत नाही.
15. शाळेचे लेखे सनदी लेखापालाकडून लेखापरीक्षित व प्रमाणित करून घ्यावेत आणि नियमानुसार योग्य लेखा विवरणपत्रे तयार करावीत. प्रत्येक लेखा विवरणपत्राची एक प्रत दरवर्षी जिल्हा शिक्षणाधिकार्यांकडे पाठवण्यात यावी.
16. तुमच्या शाळेला मिळालेला संकेतांक UDISE No. 27251700529 असा आहे. हा या कार्यालयाशी कोणताही पत्रव्यवहार करताना तो नमूद करावा. याची नोंद घ्यावी.
17. शिक्षण संचालक / जिल्हा शिक्षणाधिकारी वेळोवेळी मागणी करतील असे अहवाल व माहिती शाळेने सादर करावी किंवा शाळेच्या मान्यतेच्या शर्तीची गिरतर पूर्तता करण्यासाठी किंवा शाळेच्या कामकाजातील त्रुटी दूर करण्यासाठी शासन विद्या स्थानिक प्राधिकरण देईल अशा सूचनांचे पालन करावे.
18. संस्थेच्या नोंदणीचे कोणतेही प्रलेखित बाब असल्यास नूतनीकरण केल्याची सुनिश्चित करावी.
19. जोडपत्र "तीन" नुसार इतर शर्ती यासोबत जोडल्या आहेत
20. सादर प्रमाणपत्र ऑनलाईन पद्धतीने <https://emanyatapune.org/> या संकेतस्थळावर आपण भरलेल्या माहितीच्या आधारे निर्गमित करण्यात आलेले आहे. सबब यात विसंगती दिसून आल्यास हे प्रमाणपत्र रद्द समजण्यात यावे.



संजय नाईकडे

शिक्षणाधिकारी प्राथमिक
पुणे जिल्हा परिषद, पुणे

नमुना 2

स्वयंअर्थसहाय्यित तत्वावर
(इंग्रजी माध्यम)

पुणे जिल्हा परिषद, पुणे
यशवंतराव चव्हाण भवन
शिक्षण विभाग (प्राथमिक)

जा.क्र.जि.प.शिक्षण/प्राथ./खाप्राशा/ 552 /2020

पुणे-1 दिनांक - 09 / 11 /2020

प्रति,

अध्यक्ष/ सचिव/मुख्याध्यापक,

व्हिक्टोरिअस किडस एज्युकेशन प्रा.ली. सर्व्हे 53-54 आणि 58 श्री राम सोसायटी नगर रोड
संचलितसंचलित व्हिक्टोरिअस किडस एज्युकेशन प्रा.ली. सर्व्हे 53-54 आणि 58 श्री राम सोसायटी नगर
रोड

विषय :- बालकांच्या मोफत व सक्तीचा शिक्षणाचा हक्क अधिनियम,2009 यांच्या कलम 18 च्या प्रयोजनार्थ,
बालकांना मोफत व सक्तीचा शिक्षणाचा हक्क नियम,2011 याचा नियम 11, पोट नियम (4) अन्वये
शाळांना मान्यता प्रमाणपत्र देणेबाबत.

आपल्या अर्जाच्या संदर्भात आणि त्यानंतर यासंदर्भात शाळांशी केलेला पत्रव्यवहार / शाळेची केलेली तपासणी
याआधारे. मी शिक्षणाधिकारी (प्राथमिक), पुणे जिल्हा परिषद, पुणे दिनांक- 1 एप्रिल 2020
पासून ते दिनांक 31 मार्च 2022 पर्यंतच्या कालावधीसाठी इ.1 ली ते इ. 8 वीसाठी व्हिक्टोरिअस किडस एज्युकेशन
प्रा.ली. सर्व्हे 53-54 आणि 58 श्री राम सोसायटी नगर रोड संचलित संचलित व्हिक्टोरिअस किडस एज्युकेशन प्रा.ली.
सर्व्हे 53-54 आणि 58 श्री राम सोसायटी नगर रोड तात्पुरती मान्यता देत आहे.

वरील मान्यता ही खालील शर्तीच्या पूर्ततेच्या अधीन आहे.

मान्यतेचा कालावधी वाढवून मिळणार नाही आणि इयत्ता आठवीनंतर मान्यता किंवा संलग्नता देण्यास कोणतेही बंधन
नसेल.

1.बालकांना मोफत व सक्तीच्या शिक्षणाचा अधिनियम 2009(जोडपत्र एक) आणि महाराष्ट्र बालकांना मोफत व
सक्तीच्या शिक्षणाच्या हक्क नियम 2011 (जोडपत्र दोन) शाळा पालन करील.

2.शाळांना नजिकच्या दुर्बल घटकातील आणि वंचित गटातील बालकांना पहिल्या इयत्तेत त्या इयत्तेतील विद्यार्थी
संख्येच्या किमान 25% मर्यादेपर्यंत प्रवेश देईल आणि प्राथमिक शिक्षण पूर्ण होईपर्यंत त्यांना मोफत व सक्तीचे शिक्षण
देईल परंतु आणखी असे की, पूर्व प्राथमिक इयत्तांच्या बाबतीतदेखील या प्रमाणे अनुपालन करण्यात येईल.

3.परिच्छेद 3 मध्ये निर्दिष्ट केलेल्या बालकांकरिता शाळेला अधिनियमाच्या कलम 12(2) नुसार प्रतिपूर्ती मिळेल.
अशी प्रतिपूर्ती मिळण्यासाठी शाळेला स्वतंत्र बँक खाते देण्यात येईल.

4. संस्था/शाळा कोणतेही कॅंपिटेशन फी वसूल करणार नाही आणि कोणत्याही छाननी पध्दतीसाठी बालकास किंवा
त्यांच्या किंवा त्यांच्या मात्या-पित्यास किंवा पालकास भाग पाडणार नाही.

5.कोणत्याही बालकास वयाच्या पुराव्याच्या अभावी, धर्म,जात,किंवा वंश,जन्मठिकाण किंवा यापैकी कोणत्याही
कारणास्तव,शाळेमध्ये प्रवेश नाकारता येणार नाही.

6(एक) शाळेत प्रवेश दिलेल्या कोणत्याही बालकास तो ज्या इयत्तेत असेल त्याच इयत्तेत रोखून ठेवले जाणार नाही
किंवा प्राथमिक शिक्षण पूर्ण होईपर्यंत शाळेतून काढून टाकण्यात येणार नाही.

7(दोन)कोणत्याही बालकास शारीरिक शिक्षा किंवा मानसिक त्रास देण्यात येणार नाही.

(तीन)कोणत्याही बालकास प्राथमिक शिक्षण पूर्ण होईपर्यंत कोणत्याही मंडळाची परिक्षा उत्तीर्ण होणे आवश्यक
असणार नाही.

(चार)प्राथमिक शिक्षण पूर्ण केलेल्या बालकास नियम 23 अन्वये निर्धारित केलेले प्रमाणपत्र देणेत येईल.

(पाच)विकलांग / विशेष गरजा असलेल्या विद्यार्थ्यांचा अधिनियमाच्या तरतुदीनुसार समावेश करणेत येईल.

(सहा) अधिनियमाच्या कलम 23(1) मध्ये अन्वये निर्धारित केलेली किमान अर्हता धारण करणाऱ्या शिक्षकांच्या
नियुक्ती करण्यात येईल. परंतु आणखी असे की, अधिनियमाच्या प्रारंभाच्या दिनांकास किमान अर्हता धारण न करणाऱ्या
शिक्षकांना अशी किमान अर्हता 5 वर्षांच्या कालावधीत संपादित करावी लागेल.

(सात) अधिनियमाच्या कलम 24(1) मध्ये विनिर्दिष्ट केलेली त्यांची / तिची कर्तव्य शिक्षक पार पाडतील आणि

(आठ) शिक्षकाने / शिक्षिकेने खाजगी शिक्षकणीच्या कामात स्वतःला गुंतवून घेऊ नये, याची सुनिश्चिती शाळा करेल

..2..

शाळा समुचित प्राधिकरणाने निर्धारित केलेल्या अभ्यासक्रमाच्या आधारे तयार केलेल्या पाठ्यक्रमाचे पालन करील. शाळा, अधिनियमाच्या कलम 19 मध्ये विहित केलेल्याप्रमाणेन शाळेत उपलब्ध असलेल्या सुविधांच्या तुलनेत विद्यार्थ्यांना प्रवेश देईल.

शाळा अधिनियमाच्या कलम 19 मध्येविनिर्दिष्ट केलेल्या मानकांचे व प्रमाणकांचे पालन करील. मागील तपासणीच्या वेळेत शाळेत उपलब्ध असलेल्या सुविधा खालीलप्रमाणे होत्या:-

• शाळेच्या परिसराचे क्षेत्रफळ :	10683.8 चौ.मी	स्के.मी	स्के.मी
• एकूण बांधकामाचे क्षेत्र.	11891.5 चौ.मी	स्के.फुट	स्के.मी
• खेळाच्या मैदानाचे क्षेत्रफळ:-	1858 चौ.मी	स्के.फुट	स्के.मी
• वर्ग खोल्यांची संख्या. :-	78 वर्ग खोल्या		
• कार्यालय-नि-भांडार-नि-मुख्याध्यापकाची खोली. :-	1 वर्ग खोल्या		
• मुलांसाठी व मुलींसाठी स्वतंत्र प्रसाधन गृह आहेत काय ? :-	मुले	मुली	
• सडास -	40	40	
• मुता-या-	36	40	

• पिण्याच्या पाण्याची सुविधा : आहे.

• दुपारचे जेवण शिजवण्यासाठी स्वयंपाकघर. :- नाही

• अध्यापन अध्ययन साहित्य /खेळ व क्रिडाविषयक सामग्री / ग्रंथालय यांची उपलब्धता.:-आहे

• वाचन साहित्य विनासायास उपलब्ध.:-आहे.(ग्रंथालय पुस्तक संख्या-24095, नियतकालिक/वर्तमानपत्र:11)

मान्यता नसलेले वर्ग किंवा तुकड्या, शाळेच्या नावाने शाळेच्या परिसरात किंवा इतरत्र चालविता येणार नाहीत.

8.शाळेची इमारत किंवा इतर बांधकाम किंवा क्रीडांगण हे केवळ शिक्षणाच्या व कौशल्य विकासाच्या प्रयोजनार्थ वापरण्यात येतील.

9.शाळा सोसायटी नोंदणी नियम 1860(1860 चा 21) किंवा मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम 1950 अन्वये नोंदणी झालेल्या संस्थेमार्फत चालविण्यात येत आहे.

10.शाळा कोणत्याही व्यक्तीच्या, गटाच्या किंवा व्यक्तीसंघाच्या किंवा इतर कोणत्याही व्यक्तीच्या फायद्याकरिता किंवा कोणताही नफा मिळविण्यासाठी चालविण्यात येत नाही.

11.शाळेचे लेखे सनदी लेखापालाकडून लेखापरिक्षित व प्रमाणित करून घ्यावेत आणि नियमांनुसार योग्य लेखा विवरणपत्रे तयार करावीत. प्रत्येक लेखा विवरण पत्राची एक प्रत दरवर्षी जिल्हा शिक्षणाधिका-यांकडे पाठवण्यात यावी.

12.तुमच्या शाळेला मिळालेला मान्यता सांकेतांक प्राथ./इं/ सीबीएसई/एच व्ही एल / 769/2013-14 असा आहे.

तसेच आपल्या शाळेचा U-DISE No.27251700529 आहे. या कार्यालयाशी कोणताही पत्रव्यवहार करताना कृपया तो नमूद करावा याची नोंद घ्यावी.

13.मा. शिक्षण संचालक / जिल्हा शिक्षणाधिकारी वेळोवेळी मागणी करतील असे अहवाल व माहिती शाळेने सादर करावी किंवा शाळेच्या मान्यतेच्या शर्तीची निरंतर पूर्तता करण्यासाठी किंवा शाळेच्या कामकाजातील त्रुटी दूर करण्यासाठी शासन किंवा स्थानिक प्राधिकारण देईल अशा सूचनांचे पालन करावे.

14.संस्थेच्या नोंदणीचे कोणतेही असल्यास नूतनीकरण केल्याची सुनिश्चित करावी.

15.जोडपत्र तीन नुसार इतर शर्ती यासोबत जोडल्या आहेत.

(सुनिल कु-हाडे)

शिक्षणाधिकारी (प्राथमिक)

पुणे जिल्हा परिषद, पुणे

नमुना 2

स्वयं अर्थसहाय्यित तत्त्वार
(मराठी, इंग्रजी, हिंदी, उर्दू, तामिळ इत्यादी माध्यम)

पुणे जिल्हा परिषद, पुणे
यशवंतराव चव्हाण भवन
शिक्षण विभाग (प्राथमिक)
जा.क्र.जि.प.शिक्षण/प्राथ./खाप्राशा/२०१९/२०१९
पुणे 1 दिनांक -21/2/2019

प्रति,

अध्यक्ष/सचिव/मुख्याध्यापक,

डिक्टोरिअस किडस एज्युकेशन प्रा.ली सर्वे नं.53,54 आणि 58 श्रीराम सोसा,नगर रोड,पुणे संचलित
डिक्टोरिअस किडस एज्युकेशन , सर्वे नं.53,54 आणि 58 श्रीराम सोसा,नगर रोड,पुणे

विषय :- बालकांच्या मोफत व सक्तीचा शिक्षणाचा हक्क अधिनियम, 2009 यांच्या कलम 18 च्या
प्रयोजनार्थ, बालकांना मोफत व सक्तीचा शिक्षणाचा हक्क नियम, 2011 याचा नियम 11, पोट
नियम (4) अन्वये शाळांना मान्यता प्रमाणपत्र देणेबाबत.

आपल्या अर्जाच्या संदर्भात आणि त्यानंतर यासंदर्भात शाळांशी केलेला पत्रव्यवहार / शाळेची केलेली तपासणी याआधारे. मी शिक्षणाधिकारी (प्राथमिक), पुणे जिल्हा परिषद, पुणे दिनांक- १ एप्रिल २०१६ पासून ते दिनांक 31 मार्च 2019 पर्यंतच्या कालावधीसाठी इ.1 ली ते इ.8 वी डिक्टोरिअस किडस एज्युकेशन प्रा.ली सर्वे नं.53,54 आणि 58 श्रीराम सोसा,नगर रोड,पुणे संचलित डिक्टोरिअस किडस एज्युकेशन , सर्वे नं.53,54 आणि 58 श्रीराम सोसा,नगर रोड,पुणे तात्पुरती मान्यता देत आहे.
वरील मान्यता ही खालील शर्तीच्या पूर्ततेच्या अधीन आहे,
मान्यतेचा कालावधी वाढवून मिळणार नाही आणि इयत्ता आठवीनंतर मान्यता किंवा संलग्नता देण्यास कोणतेही बंधन नसेल.

1. बालकांना मोफत व सक्तीच्या शिक्षणाचा अधिनियम 2009 (जोडपत्र एक) आणि महाराष्ट्र बालकांना मोफत व सक्तीच्या शिक्षणाचा हक्क नियम 2011 (जोडपत्र दोन) शाळा पालन करील.
2. शाळांना नजिकच्या दुर्बल घटकातील आणि वंचित गटातील बालकांना पहिल्या इयत्तेत त्या इयत्तेतील विद्यार्थी संख्येच्या किमान 25% मर्यादेपर्यंत प्रवेश देईल आणि प्राथमिक शिक्षण पूर्ण होईपर्यंत त्यांना मोफत व सक्तीचे शिक्षण देईल परंतु आणखी असे की, पूर्व प्राथमिक इयत्तांच्या बाबतीत देखील या प्रमाणे अनुपालन करण्यात येईल.
3. परिच्छेद 3 मध्ये निर्दिष्ट केलेल्या बालकांकरिता शाळेला अधिनियमाच्या कलम 12(2) नुसार प्रतिपूर्ती मिळेल. अशी प्रतिपूर्ती मिळण्यासाठी शाळेला स्वतंत्र बँक खाते देण्यात येईल.
4. संस्था/शाळा कोणतेही कॅपिटेशन फी वसूल करणार नाही आणि कोणत्याही छाननी पध्तीसाठी बालकास किंवा त्यांच्या किंवा त्यांच्या मात्या-पित्यास किंवा पालकास भाग पाडणार नाही.
5. कोणत्याही बालकास बयाच्या पुराव्याच्या अभावी, धर्म, जात, किंवा वंश, जन्मठिकाण किंवा यापैकी कोणत्याही कारणास्तव, शाळेमध्ये प्रवेश नाकारता येणार नाही.
6. (एक) शाळेत प्रवेश दिलेल्या कोणत्याही बालकास तो ज्या इयत्तेत असेल त्याच इयत्तेत रोखून ठेवले जाणार नाही किंवा प्राथमिक शिक्षण पूर्ण होईपर्यंत शाळेतून काढून टाकण्यात येणार नाही.
7. (दोन) कोणत्याही बालकास शारीरिक शिक्षा किंवा मानसिक त्रास देण्यात येणार नाही.
(तीन) कोणत्याही बालकास प्राथमिक शिक्षण पूर्ण होईपर्यंत कोणत्याही मंडळाची परिक्षा उत्तीर्ण होणे आवश्यक असणार नाही.
(चार) प्राथमिक शिक्षण पूर्ण केलेल्या बालकास नियम 23 अन्वये निर्धारित केलेले प्रमाणपत्र देणेत येईल.
(पाच) विकलांग / विशेष गरजा असलेल्या विद्यार्थ्यांचा अधिनियमाच्या तरतुदीनुसार समावेश करणेत येईल.
(सहा) अधिनियमाच्या कलम 23(1) मध्ये अन्वये निर्धारित केलेली किमान अर्हता धारण करणाऱ्या शिक्षकांच्या नियुक्ती करण्यात येईल. परंतु आणखी असे की, अधिनियमाच्या प्रारंभाच्या दिनांकास किमान अर्हता धारण करणाऱ्या शिक्षकांना अशी किमान अर्हता 5 वर्षांच्या कालावधीत संपादित करावी लागेल.
(सात) अधिनियमाच्या कलम 24(1) मध्ये विनिर्दिष्ट केलेली त्यांची / तिची कर्तव्य शिक्षक पार पाडतील आणि (आठ) शिक्षकाने / शिक्षिकेने खाजगी शिकवणीच्या कामात स्वतःला गुंतवून घेऊ नये, याची सुनिश्चिती शाळा करे.


शाळा समुचित प्राधिकरणाने निर्धारित केलेल्या अभ्यासक्रमाच्या आधारे तयार केलेल्या पाठ्यक्रमाचे पालन करावे. शाळा, अधिनियमाच्या कलम 19 मध्ये विहित केल्याप्रमाणे शाळेत उपलब्ध असलेल्या सुविधांच्या तुलनेत विद्यार्थ्यांना प्रवेश देईल.

शाळा अधिनियमाच्या कलम 19 मध्ये विनिर्दिष्ट केलेल्या मानकांचे व प्रमाणकांचे पालन करील. मागील तपासणीच्या वेळेत शाळेत उपलब्ध असलेल्या सुविधा खालीलप्रमाणे होत्या:-

- शाळेच्या परिसराचे क्षेत्रफळ :- 10683.8 चौ. मी
- एकूण बांधकामाचे क्षेत्र :- 11891.5 चौ.मी
- खेळाच्या मैदानाचे क्षेत्रफळ :- १८५८ चौ.मी
- वर्ग खोल्यांची संख्या :- 78
- कार्यालय-नि-भांडार-नि-मुख्याध्यापकाची खोली :- 02
- मुलांसाठी व मुलींसाठी स्वतंत्र प्रसाधन गृह आहेत काय ? :-

मुले	मुली
संडास	40 40
मुताऱ्या	36 40

- पिण्याच्या पाण्याची सुविधा : आहे.
 - दुपारचे जेवण शिजवण्यासाठी स्वयंपाकघर :- लागू नाही.
 - अध्यापन अध्ययन साहित्य /खेळ व क्रिडाविषयक सामग्री /ग्रंथालय यांची उपलब्धता :-आहे
 - वाचन साहित्य विनासायास उपलब्ध :-आहे. (ग्रंथालय पुस्तक संख्या-24095 नियतकालिक/वर्तमानपत्र:11 :-) मान्यता नसलेले वर्ग किंवा तुकड्या, शाळेच्या नावाने शाळेच्या परिसरात किंवा इतरत्र चालविता येणार नाहीत.
- 9.शाळेची इमारत किंवा इतर बांधकाम किंवा क्रीडांगण हे केवळ शिक्षणाच्या व कोशल्य विकासाच्या प्रयोजनाय वापरण्यात येतील.
10. शाळा सोसायटी नोंदणी नियम 1860(1860 चा 21) किंवा मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम 1950 अन्वये नोंदणी झालेल्या संस्थेमार्फत चालविण्यात येत आहे.
11. शाळा कोणत्याही व्यक्तीच्या, गटाच्या किंवा व्यक्तीसंघाच्या किंवा इतर कोणत्याही व्यक्तीच्या फायद्याकरिता किंवा कोणताही नफा मिळविण्यासाठी चालविण्यात येत नाही.
- 12.शाळेचे लेखे सनदी लेखापालाकडून लेखापरिक्षित व प्रमाणित करून घ्यावेत आणि नियमानुसार योग्य लेखा विवरणपत्र तयार करावीत. प्रत्येक लेखा विवरणपत्राचा एक प्रत दरवर्षी जिल्हा शिक्षणाधिकार्यांकडे पाठवण्यात यावी.
13. तुमच्या शाळेला मिळालेला मान्यता सांकेतांक प्राथ./स्वयं अर्थ /हवेली २२१/२२/२२ आहोत तसेच आपल्या शाळेचा U-DISE No.27251700529 हा आहे. या कार्यालयाशी कोणताही पत्रव्यवहार करताना कृपया तो नमुद करावा याची नोंद घ्यावी.
14. मा. शिक्षण संचालक / जिल्हा शिक्षणाधिकारी वेळोवेळी मागणी करतील असे अहवाल व माहिती शाळेने सादर करावी किंवा शाळेच्या मान्यतेच्या शर्तीची निरंतर पूर्तता करण्यासाठी किंवा शाळेच्या कामकाजातील त्रुटी दूर करण्यासाठी शासन किंवा स्थानिक प्राधिकारण देईल अशा सूचनांचे पालन करावे.
15. संस्थेच्या नोंदणीचे कोणतेही असल्यास नूतनीकरण केल्याची सुनिश्चित करावी.
16. जोडपत्र तौन नुसार इतर शर्ती यासोबत जोडल्या आहेत.


शिक्षणाधिकारी (प्राथमिक)
पुणे जिल्हा परिषद, पुणे

SCHOOL REPORT CARD (2020-21)

Enrolment		Note : Enrol = Enrolment , Gen = General,G.Tot = Grand Total																											
Enrol	Pre-Pr		I		II		III		IV		V		VI		VII		VIII		IX		X		XI		XII		Total		
	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	All
Gen	52	62	32	53	58	45	45	48	64	34	42	46	42	37	31	24	35	27	43	23	35	24	24	15	21	9	524	447	971
SC																													
ST																													
OBC																													
Total	52	62	32	53	58	45	45	48	64	34	42	46	42	37	31	24	35	27	43	23	35	24	24	15	21	9	524	447	971
G.Tot	114		85		103		93		98		88		79		55		62		66		59		39		30		971	971	

Minority Details		Note : Musl = Muslim, Chris = Christian, Budh = Buddhist, Aadh = Aadhar, Rept = Repeater																											
Musl																													
Chris																													
Sikh																													
Budh																													
Parsi																													
Jain																													
Other																													
Total																													
G.Tot			15	9	7	5	10	8	3	9	11	9	2	15	17	13	24	10	11	8	14	5	4	3	7	2	125	96	221
Aadh																													
BPL																													
Rept																													
Cwsn																													

Enrolment by grade in the current academic session (by Age in completed years)																														
Class	Pre-Pr		I		II		III		IV		V		VI		VII		VIII		IX		X		XI		XII		Total			
	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	All	
<5	52	62																										52	62	114
5																														
6			32	53																								32	53	85
7					58	45																						58	45	103
8							45	48																				45	48	93
9									64	34																		64	34	98
10											42	46																42	46	88
11													42	37														42	37	79
12														31	24													31	24	55
13															35	27												35	27	62
14																	43	23										43	23	66
15																		35	24									35	24	59
16																					24	15						24	15	39
17																							21	9			21	9	30	
18																														
19																														
20																														
21																														
22																														
>22																														
Total	52	62	32	53	58	45	45	48	64	34	42	46	42	37	31	24	35	27	43	23	35	24	24	15	21	9	524	447	971	

Note : Pre Primary Enrolment values in above table is inherited from table of social category wise Enrolment and considered all students of <5 Age.

Verified By School HM or Principal / Block Representative/ CRC incharge.

Signature :

Name :

Designation :

Contact Number :

SCHOOL REPORT CARD

Udise Code	27251700529	School Name	VICTORIOUS KIDSS EDUCARES																																																																																
District	PUNE	Block-1	Hadapsar	Village	KHARADI																																																																														
Panchayat	PMC PUNE	Habitation		Rural / Urban	2-Urban																																																																														
Cluster	Hadapsar CRC No. 33	City	PUNE	Municipality	PUNE																																																																														
Constituency		Pincode																																																																																	
School Category	3 - Pr. with Up.Pr. sec. and H.Sec.			Medium of Instruction		Languages																																																																													
School Management	27-Self Finance School			Medium 1	19-English		Language 1	19-English																																																																											
Type of School	3-Co-educational			Medium 2			Language 2	04-Hindi																																																																											
Lowest Class	1	Highest Class	12	Medium 3			Language 3																																																																												
Pre-Primary	1-Yes			Medium 4																																																																															
Year of Estb.	2006		Stream		Anganwadi At Premises		Yes																																																																												
Year of Recog.			Art		Special School		No																																																																												
Primary	2006		Science		Residential		No																																																																												
Upper Primary	2006		Commerce		Approachable By All Weather Road		Yes																																																																												
Secondary	2011		Vocational		Bldg. used as Shift School		No																																																																												
Higher Secondary	2011		Other		Yes	Aff. board Sec.	4-International Board																																																																												
						Aff. board H.Sec.	4-International Board																																																																												
Toilet Facilities				Other Facilities																																																																															
Total Boys Toilet	30	Medical checkups	Yes	Ramp Available	Yes	Electricity in school	Yes																																																																												
Total Girls Toilet	30	Playground	Yes	ICT Lab	Yes	Functional Computers	263																																																																												
Functional Boys Toilet	5	Hand rails	Yes	Drinking Water	Yes	Room for Head Master	Yes																																																																												
Functional Girls Toilet	5	Library	Yes	Functional Drinking Water	Yes																																																																														
Urinals for Girls(Functional)	0	Bld. Status	2-Rented																																																																																
Urinals for Boys(Functional)	30	Boundary wall	1-Pucca																																																																																
Toilets for Disabled/CWSN	Yes																																																																																		
ClassRooms	Pre-Primary		4	Primary	32	Incentives(Prev. Year)		Primary	Up.Primary																																																																										
Upper Primary	16	Secondary	4	Hr. Secondary	2	Free text books	0	0																																																																											
Total Class Rooms	58	Other Rooms	10	Under Construction	0	Transport	0	0																																																																											
Good Condition	58	Major repair	0	Minor Repair	0	Free uniform	0	0																																																																											
RTE Info. & Management						RTE Info.																																																																													
SMC Exists	Yes	SMC & SMDC Same	No	SMDC Constituted	Yes	Instructional days	Pri	Up.Pri	Sec.	H.Sec																																																																									
Text Books Recd.	No	Spl. Trn.	No	Material for Trn.	No	Sch. hrs(Stu)	240	240	240	240																																																																									
						Sch. hrs(Tch)	6.0	6.0	6.0	6.0																																																																									
						Sch. hrs(Tch)	8.0	8.0	8.0	8.0																																																																									
						CCE	2-No	2-No	2-No	2-No																																																																									
Enrolment	I		II		III		IV		V		VI		VII		VIII		IX		X		XI		XII		Total																																																										
	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	B	G	All																																																								
General	56	60	73	44	65	47	50	42	39	35	51	35	42	18	34	18	46	28	42	17	11	5	7	3	516	352	868																																																								
SC	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0																																																								
ST	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0																																																								
OBC	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0																																																								
Total	56	60	73	44	65	47	50	42	39	35	51	35	42	18	34	18	46	28	42	17	11	5	7	3	516	352	868																																																								
G.Total	116		117		112		92		74		86		60		52		74		59		16		10		868		868																																																								
Minority	56	60	73	44	65	47	50	42	39	35	51	35	42	18	34	18	46	28	42	17	11	5	7	3	516	352	868																																																								
Repeater	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0																																																								
CWSN	2	3	0	0	0	0	2	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	5	4	9																																																								
Teachers																																																																																			
Classes Taught														Total																																																																					
1-Primary														58														2-Up.Pr.														33																																									
3-Pr. & Up.Pr.														1														5-Sec. only														42																																									
6-H Sec only.														16														7-Up pri and Sec.														0																																									
8-Sec and H Sec														1														10- Pre-Primary Only.														2																																									
11-Pre- Pri & Pri														0																																																																					
																												Nature of Appointment														Gender																																									
																												Regular														153														Male														39													
																												Part-time														0														Female														114													
																												Contract														0														Transgender														0													

Note :Data shown here based on UDISE+ Data of Academic Year 2018-19.

UDISE Code	27251700529
School Name	VICTORIOUS KIDSS EDUCARES
Category	3 - Pr. with Up.Pr. sec. and H.Sec.
Management	27 - Self Finance School
Block	HADPASAR
District	PUNE
State	MAHARASHTRA

NOTE:

1. Head Of School : Headmaster/Principal/School Incharge
2. Respondent : Person responsible for UDISE related information for the school
3. School Mobile : Mobile number of school or head of school's mobile number
4. Email ID : Email ID of school or head of school's email ID

School Contact & Head of School (HoS) Details

Edit

Head Of School/Incharge Type	1- Head Master/Principal Select Head of School Type 1- Head Master/Principal 2- Asst. Head Master/Vice Principal 3- Acting Head Teacher 4- Incharge from other school 5- Incharge from Block/District 6- Others		
Head Of School Name	SAARADA GHOSH	Head Of School Mobile	9011020344

Head Of School Email	saradaghosh@gmail.com		
Is Respondent Details same as Head of School?	No		
Respondent Type	3- School Administration Staff/Official/Clerk Select Respondent Type 1- Head of School/In-charge 2- Teacher 3- School Administration Staff/Official/Clerk 4- Incharge from Block/District/Cluster		
Respondent's Name	Sunil Ghorpade	Respondent's Mobile	8459153596
Respondent's Email	sunilg@victoriouskidsseducares.org		
Is School Mobile same as Head of School Mobile?	Yes		
School Mobile	9011020344	School Email ID	admission@victoriousk
School STD Code	020	School Phone/Landline	67116321
School Website	www.victorioskidsseducare.org		

UDISE+ Student Database Management System

Session Time: 14:51 | Welcome SUNIL GHORPADE, SCHOOL USER

UDISE Code : 27251700529 | Category : 3 - Pr. with Up.Pr. sec. and H.Sec. | Management : 27 - Self Finance School | Academic Year: 2022-23
 Type : 3 - Co-educational | Class : Nursery/PP3 -12 | School Name : VICTORIOUS KIDSS EDUCARES

School Details - Grade Wise : 2022-23

Total Enrolments : 913 | Total Boys : 495 | Total Girls : 418 | Total Transgender : 0

Class/Grade	Section (Alias) / Medium	Boys	Girls	Transgender	Total	Incomplete Students	Action
Nursery/PP3	A Medium - 19 - English	5	8	0	13	0	View/Manage
Nursery/PP3	B Medium - 19 - English	9	6	0	15	0	View/Manage
LKG/Junior KG/PP2	A Medium - 19 - English	9	5	0	14	0	View/Manage
LKG/Junior KG/PP2	B Medium - 19 - English	7	9	0	16	0	View/Manage
LKG/Junior KG/PP2	C Medium - 19 - English	11	7	0	18	0	View/Manage

UDISE+ Student Database Management System

Session Time: 14:51 | Welcome SUNIL GHORPADE, SCHOOL USER

UDISE Code : 27251700529 | Category : 3 - Pr. with Up.Pr. sec. and H.Sec. | Management : 27 - Self Finance School | Academic Year: 2022-23
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Nursery/PP3	A Medium - 19 - English	5	8	0	13	0	View/Manage
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LKG/Junior KG/PP2	A Medium - 19 - English	9	5	0	14	0	View/Manage
LKG/Junior KG/PP2	B Medium - 19 - English	7	9	0	16	0	View/Manage
LKG/Junior KG/PP2	C Medium - 19 - English	11	7	0	18	0	View/Manage

SCHOOL REPORT CARD (2020-21)

UDISE Code	27 25 17 00 529	School Name	VICTORIOUS KIDSS EDUCARES								
State	Maharashtra	District	PUNE	Block	HADAPSAR						
Rural / Urban	2-Urban	Cluster	Hadapsar CRC No. 33								
Ward	KHARADI	Mohalla		Pincode	411014						
Panchayat	NA	City	Pune (M Corp.)	Municipality	PUNE MUNICIPAL CORPORATION						
Assembly Const.	208-Vadgaon Sheri	Parl. Constituency									
School Category	3 - Pr. with Up.Pr. sec. and H.Sec.		Medium of Instruction		Visit of school for / by						
School Management	27-Self Finance School		Medium 1	19-English	Acad. Inspections	0					
School Type	3-Co-educational		Medium 2		CRC Coordinator	0					
Lowest & Highest Class	1 - 12		Medium 3		Block Level Officers	0					
Pre Primary	1-Yes		Medium 4		State/District Officers	0					
Year of Establishment	2006	Is this a Shift School?	2-No		Anganwadi At Premises	NA					
Year of Recognition-Pri.	2006	Building Status	2-Rented		Anganwadi Boys	0					
Year of Recognition-Upr.Pri.	2006	Boundary wall	1-Pucca		Anganwadi Girls	0					
Year of Recognition-Sec.	2011	No.of Building Blocks	1		Anganwadi Worker	NA					
Year of Recognition-Higher Sec.	2011	Pucca Building Blocks	1		Residential School	2-No					
		Is Special School for CWSN?	2-No		Residential Type						
Affiliation Board-Sec	4-International Board	Availability of Ramps	1-Yes		Minority School	1-Yes					
Affiliation Board-HSec	4-International Board	Availability of Handrails	1-Yes		Approachable By All Weather Road	1-Yes					
Toilets		Boys	Girls	Total Class Rooms							
Total		30	30	58	Drinking Water Available	1-Yes					
Functional		5	5	In Good Condition	58	Drinking Water Functional	1-Yes				
Func. CWSN Friendly		25	25	Needs Minor Repair	0	Rain Water Harvesting	1-Yes				
Urinal		30	0	Needs Major Repair	0	Playground Available	1-Yes				
Handwash Near Toilet		1-Yes		Other Rooms	10	Furniture Availability	1500				
Handwash Facility for Meal		40		Library Availability	1-Yes	Electricity Availability	1-Yes				
				Separate Room for HM	1-Yes	Solar Panel	1-Yes				
						Medical checkups	1-Yes				
Digital Facilities (Functional)				No. of Students Received (DCF 5.1 , 5.2)							
ICT Lab	1-Yes	Internet	1-Yes	Desktop	263	Free text books	0	0			
Laptop	65	Tablet	24	Printer	4	Transport	0	0			
Projector	52	DTH	2-No	DigiBoard	58	Free uniform	0	0			
RTE Information & Management				RTE Information							
SMC Exists	1-Yes	SMC & SMDC Same	2-No	SMDC Constituted	1-Yes	Instructional days	Pri.	Up.Pri	Sec.	H.Sec	
Text Books Received		Special Training		Material for Training		Avg.School hrs.Std.	240	240	240	240	
Grants Details under Samagra Shiksha (DCF Sl. No. 8.1)				Avg.School hrs.Tch.				6.0	6.0	6.0	6.0
Grants Receipt		0.0	Grants Expenditure		0.0	CCE	8.0	8.0	8.0	8.0	
							1-Yes	1-Yes	1-Yes	1-Yes	
Availability of Academic Stream											
Arts		Science		Commerce		Vocational		Other Stream			
2-No		2-No		2-No		2-No		1-Yes			
Teachers											
Classes Taught				Total				140			
1-Primary	44	2-Up.Pr.	14	Nature of Appointment		Gender					
3-Pr. & Up.Pr.	9	5-Sec. only	47	Regular	140	Male	37				
6-H Sec only.	15	7-Up pri and Sec.	4	Part-time	0	Female	103				
8-Sec and H Sec	6	10- Pre-Primary Only.	1	Contract	0	Transgender	0				
11-Pre- Pri & Pri	0			Academic Qualification							
Teachers Aged above 55			1	Below Graduate	63	Graduate	56				
No. of Total Teacher Received Service Training			140	Post Graduate and Above			21				
Total Teacher Involve in Non Teaching Assignment			3	Total Teacher Trained in Computer			113				
Teacher With Professional Qualification											
Diploma or Certificate in basic teachers' training			0	Bachelor of Elementary Education (B.El.Ed.)			1				
B.Ed. or Equivalent			115	M.Ed. or Equivalent			4				
Other			17	None			0				
Diploma/degree in special Education			3	Pursuing any Relevant Professional Course			0				

शिक्षण विभाग (प्राथमिक), पुणे महानगरपालिका

91

महिनाअखेर पटसंख्येनुसार विद्यार्थी संख्या 31 जुलै 2024

School Dise Code:-

27251700529

शाळेचे नाव -

VICTORIOUS KIDS SCHOOL

शाळा व्यवस्थापन प्रकार:-

खाजगी विना अनुदानित

माध्यम:-

प्राथमिक

शाळा प्रकार (1-5/1-7/5-10/5-12/8-10-8-12)

Lowest std 1

Highest std 12

शाळेचा मेल आयडी

अ.क्र.	इयता	शिक्षक संख्या	तुकड्यांची संख्या	एकूण विद्यार्थी संख्या		
				मुले	मुली	एकूण
	Nursery	8	4	14	11	25
1	लहान गट	8	4	19	17	36
2	मोठा गट	8	4	22	24	46
एकूण बालवाडी		24	12	55	52	107
1	इ. 1 ली	6	3	21	22	43
2	इ. 2 री	6	3	38	44	82
3	इ. 3 री	6	3	31	37	68
4	इ. 4 थी	6	3	36	42	78
5	इ. 5 वी	6	3	28	41	69
6	इ. 6 वी	6	3	40	38	78
7	इ. 7 वी	6	3	38	33	71
8	इ. 8 वी	6	3	47	28	75
एकूण 1 ते 8		48	24	279	285	564
1	इ.9 वी	6	3	27	30	57
2	इ. 10 वी	6	3	37	36	73
6	इ. 11 वी	4	2	31	19	50
7	इ. 12 वी	4	2	30	25	55
एकूण 11 ते 12		20	10	125	110	235



प्रारूप आई. आर.

Form. I.R.

निगमन का प्रमाण - पत्र

CERTIFICATE OF INCORPORATION

CIN: U n 8 0 2 2 1 P N 2 0 0 6 P T C 0 2 1 8 0 0

एतद्वारा प्रमाणित करता हूँ कि आज (कम्पनी अधिनियम 1956 का (सं. 1) के अधिनियम) के अधिनियम निगमित की गई है और वह कम्पनी परिसीमित है।

I hereby certify that VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED is this day incorporated under the Companies Act, 1956 (no. 1 of 1956) and that the company is limited.

Given under my hand at PUNE this SIXTH day of JANUARY 2006



R. V. DANU (R.V. DANU)

REGISTRAR OF COMPANIES,

MAHARASHTRA, PUNE.

VICTORIOUS KIDSS EDUCARES PVT. LTD

AUTHORISED SIGNATORY

MEMORANDUM & ARTICLES
OF
ASSOCIATION
OF
VICTORIOUS KIDSS EDUCARES
PRIVATE LIMITED

THE COMPANIES ACT, 1956
COMPANY LIMITED BY SHARES
MEMORANDUM OF ASSOCIATION

OF

VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED

I) The name of the Company is **VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED**

II) The registered office of the Company will be situated in the State of Maharashtra within the jurisdiction of Registrar of Companies, Pune.

III) The objects for which the Company is established are :

(A) THE MAIN OBJECTS OF THE COMPANY TO BE PURSUED BY THE COMPANY ON ITS INCORPORATION:

1 To establish and run, in any part of India or elsewhere in the world, a new trend of educational institutions, centers for spiritual, emotional, scientific and corporate and to provide education to every child, through any medium - sensory, postal, or electronic as well as through all such latest means and methods as it may be applicable from time to time, would be, and give them an opportunity to be excellent, and to run colleges, schools or institutions for management, commercial, general, scientific education to the students, whether orally, postal or through any other medium.

(B) THE OBJECTS INCIDENTAL OR ANCILLARY TO THE ATTAINMENT OF THE MAIN OBJECTS OF THE COMPANY ARE:

2. To carry on the activity of service contractors for arranging corporate and business parties, meetings, conferences, seminars, speeches, functions, interviews, ceremonies, celebrations, exhibitions, symposiums, slide-shows, film shows, get-togethers, dinners, luncheons and for that purpose to aid, provide, make available, serve directly or indirectly through agents, facilities such as comfortable sitting and meeting accommodation, meeting place, sitting

arrangements, furniture, public address systems, audio-visual, photographic, display and projection equipments, communication systems, service staff, rest houses, vehicles, tour programme, travel booking service, public relations and liaison facilities.

3. To exhibit, distribute, give or take on hire, exchange, produce or sell and to deal in any manner in films and computer based training both of own manufacture or other manufacture, Indian or foreign, in India or elsewhere outside India and to establish branches or agencies in India or elsewhere outside India and also to engage agents or representatives for the above or any other purposes of the company and to remunerate such agent, representative and servants of the company.
4. To collect and disseminate news and information, to procure or to write up, design, prepare a layout, illustrate advertisements, construct appropriate forms of messages, packaging, to draw, design, print, photograph, take movies films, cine slides, records, tape records, prints, use graphic arts, animation, visual effects, photo engraving, block making and other such things necessary for the business.
5. To provide consultancy, conduct seminars and training programmes, market surveys, feasibility studies and project reports and to act as consultants and to give expert technical, financial and managerial advice to industries, institutions and others engaged in similar industries trade and commerce and for the purposes of the business to promote, counsel and finance industries and protect their interest and to undertake, procure, render, provide, supply and maintain services, facilities, conveniences, to render assistance, co-operation and advice on matters relating to communication and media designing, software development, networking, graphics and animations and all such other fields.
6. To enter into technical and / or financial collaboration with other firm, company, corporation or association of persons whether resident or non-resident Indian or Foreign for carrying out any of the objects of the company.
7. To take part in the management, supervision or control of the business or operations of any other company, association, firm or person and in connection therewith to appoint and remunerate any person or persons.
8. To appoint attorneys for and on behalf of the company and to execute the necessary powers to the said attorneys to act for and in the name and on behalf of the company, and to revoke all or any of such powers and appointments as may be deemed expedient.
9. To get the company recognised in any part of the world in accordance with the laws for the time being at such place.

10. To do all or any of the above things in any part of the world as principals, agents, contractors, trustees, agents or otherwise, and by or through trustees, agents or otherwise and either along or in conjunction with others and to do all such other things as are incidental or conducive to the attainment of the objects of the company.
11. To enter into any arrangements with any governments or authorities or any person or company that may seem conducive to the objects of the company or any of them, and to obtain from any such Government, authority, person or company any rights, privileges, charters, contracts, licences and concessions which the company may think it desirable to obtain and to carry out and exercise and comply therewith.
12. To enter into any contracts or arrangement for the more efficient conduct of the business of the company or any part thereof and to sub-let any contract from time to time.
13. To appoint brokers, canvassers, agents and other persons and to establish and maintain any agencies and branches in any parts of India, elsewhere for the sale of any materials or things for the time being at the disposal of the company for sale or other purposes and to discharge and to discontinue the same.
14. To apply for, purchase or acquire and protect, prolong and renew in any part of the world any patents, patent rights, brevets and invention, trade marks, designs, licences, protections, concessions, monopolies, and the like conferring any exclusive or non-exclusive or limited rights to their use of any secret or other information as any invention, process or privileges which may seem capable of being used for any of the purposes of the Company and to use, exercise, develop or grant licences or privileges in respect of or otherwise turn to account, the property, rights, and information so acquired and to carry on business in any way connected therewith.
15. To assist any company by issuing or subscribing or guaranteeing the subscription and issue of capital, shares, stock, debentures stock or other securities and to take, hold and deal in shares, and securities of any company, notwithstanding there may be any liability thereon.
16. To arrange for imparting practical training and educational facilities to the trainees, Professionals, managers, customers, students recognized by the universities/technical institutions and others for the purpose of extending their technical and managerial skill and gaining practical knowledge in respect of computer systems and multimedia applications on such terms and conditions as the company may deem fit and proper and; for that purpose publish, print books,

develop videos and computer based training programs, magazines, journals and other literary work.

17. To invest the money of the company not immediately required in such securities and in such manner as may from time to time be determined by the company.
18. In the event of winding up to distribute all or any of the property and assets of the company in specie or kind among the members.
19. To pay all costs, charges, expenses, incurred in connection with incorporation of company, including costs, charges and expenses of negotiations and contracts and arrangements made prior to and in anticipation of formation and incorporation of the company or the issue of its capital including brokerage and commission for obtaining applications for taking, placing or underwriting or procuring the underwriting of shares, debentures or other securities of the company.
20. To send out to foreign countries directors, employees or any other persons for procuring and buying any machinery or establishing trade connection or for training or for promoting the interest of the company and for all such purposes and to pay all expenses incurred in this connection.
21. To refer to arbitration any existing or future dispute or difference between the company and any other persons, firm, company or corporation.
22. To create any depreciation fund, reserve fund, sinking fund, insurance fund or any special or other fund whether for depreciation or for repairing, improving, extending or maintaining any of the property of the company or for redemption of debentures or redeemable preference shares or for any other purpose conducive to the interest of the company.
23. To apply the assets of the company in any way in or towards the establishment, maintenance or extension of any association, institution or fund in any way connected with any particular trade or business or with scientific research, trade, industry, or commerce generally and particularly with the business and activities of the company including any association, institution or fund for the protection of the interests of masters, owners and employees against loss by bad debts, accidents or otherwise.
24. To sell, improve, manage, develop, exchange, lease, mortgage, dispose off, turn to account, or otherwise deal with all or any part of the property and rights of the company.
25. To contribute and / or subscribe to any charitable or other funds not directly relating to the business of the company or the welfare of its employees.

26. To aid peculiarly or any association, body or movement having for an object, the solution, settlement or surmounting industrial or labour problems or troubles or the promotion of industry or trade.
27. To provide facilities for storage, warehousing, transport, carriage and distribution of the products mentioned above and of any other articles or merchandise connected with the company's business.
28. To make and enter into forward transactions permissible in law in course materials, other goods or merchandise and commodities as are required for the purpose of the company.
29. To obtain entire selling rights for any specified territory in India, or any other country whatsoever in respect of goods, equipments, machinery or any other activities carried out by the firm, company, individual or institution with whom the company has entered into any type of arrangements whatsoever as specified in the preceding clause.
30. To apply for, promote and obtain any Act or legislature, charter, privilege, concession, licence or authorisation of any government, state or other authority for enabling the company to carry any of its objects into effect or for extending any of the powers of the company for effecting any modification of the constitution of the company or for any other purpose which may seem expedient and to oppose any proceedings or application which may seem calculated directly to prejudice the interest of the company.
31. To give publicity to the business and production of the Company by means of advertisements in the television, cables, satellite and pay channels, press pamphlets hand-bills, circulars, brochures, hoardings, neon signs, internet, cinema-slides or by publication of books, pamphlets, catalogues, instruction books, technical articles, periodicals and exhibition of works of art by granting rewards, prizes and donations or by participating in technical conferences, symposia or the like or in any other suitable manner.
32. To purchase or acquire and undertake the whole or any part of, any interest in the business, goodwill, property, contracts, agreements, rights, privileges effect and liabilities of any other person, company, corporation, partnership, body of persons carrying on or having ceased to carry on any business which the Company is authorised to carry on or possessing property suitable for the purpose of the business of the company upon such terms and subject to such stipulations or considerations and at or for such price or consideration (if any) in money, shares, money worth or otherwise, as may be deemed advisable.

33. To acquire from any person, firm or body-corporate whether in India or elsewhere, franchise, trademarks, technical information, know-how, processes, engineering, manufacturing and operating data, plans, layouts and blueprints useful for the design, erection and operation of any plant required for any of the business of the company and to acquire or grant any licence and other rights and benefits in the foregoing matters and things.
34. To acquire by the concession, grant, purchase, barter, lease, licence or otherwise either absolutely or conditionally and either solely or jointly with others, any houses, lands, farms, water-rights, way leaves, privileges, rights and hereditaments and other movable and immovable property of any description in India or elsewhere.
35. To exercise all or any of its corporate powers, rights and privileges and to conduct its business in all or any of its branches in the Union of India and in any or all of its states, territories and possessions and in any or all foreign countries and for this purpose to have and maintain and to discontinue such number of offices and agencies therein as may be convenient and to procure the company to be registered or recognised in any part of the world.
36. To establish agency of any subsidiary company or companies, and to organise, promote and incorporate such subsidiary company or companies and to enter into any arrangement with such subsidiary company for taking the profits and bearing the losses of any business of branch so carried on, or guaranteeing its liabilities, or to make any other arrangements which may seem desirable with reference to any business or branch so carried on including power at any time and either temporarily or permanently to close any such branch or business.
37. To amalgamate, enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint venture or reciprocal concession, or for overcoming or limiting competition, with any person or company carrying on or engaged in or about to carry on or engage in, any business or transaction which the company is authorised to carry on or engage in, or which can be carried on in conjunction therewith.
38. To be interested in, to promote and to undertake the formation and establishment of such instruments, business pools, combines, syndicates or companies as may be considered to be conducive to the profits and interest of the company and to the carrying out of any other business which may seem to the company capable of being conveniently carried on in connection with any of these objects or otherwise calculated directly or indirectly to render any of the company's property or rights for the time being profitable and also to acquire, promote and foster and/or subsidise interests in any industry or undertaking in any country wheresoever.

39. To establish regional, provincial or other subsidiary bodies for such geographical or administrative areas as may be determined from time to time by the company.
40. To build, construct, alter, maintain, enlarge, pull down, remove or replace and to work, manage and control any buildings, offices, factories, mills, shops, machinery, engines, roadways, tramways, railways, branches or sidings, bridges, reservoirs, watercourse, wharves, electric works and conveniences which may seem calculated directly or indirectly to advance the interest of the company.
41. To apply for, purchase or acquire and protect and renew in any part of the world any patents, patent rights, inventions, trademarks, designs, licences, concessions and the like, conferring any rights exclusive or non-exclusive or limited rights to their use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company, and to use, exercise, develop or grant licences in respect of, or otherwise turn to account the property, rights or information so acquired and to expend money in experimenting upon, testing or improving any such patents, inventions or rights.
42. To establish or promote or concur in establishing or promoting any companies or company for having similar objects for the purpose of acquiring all or any of the property, rights, and liabilities of the company or for any other purposes and to place or guarantee the placing of, underwrite, subscribe for or otherwise, acquire all or any part of the shares, debentures or other securities of such other company.
43. To appoint or nominate directors or Managers of any subsidiary company or of any other company in which this company is or may be interested.
44. To undertake or promote scientific research related to any business or class of business in which the company is interested.
45. To retain or employ skilled, professional, technical personnel or permanent employment or in advisory capacity and workers in connection with the objects of the company and pay therefore such fees or remuneration as may be thought expedient.
46. To pay bonus, commission or dividends out of the profits of the company to all or any company, firm or persons who promote the sale of the company's products.
47. To construct, purchase, take on lease, rent, occupy or otherwise acquire any other constructions for residential or other purposes for the benefit of the

Company's Directors and employees and other persons connected with or working for in the interests of the company.

48. To provide for the welfare of the Company's employees and their wives, widows and their families by the grant of money, pensions, houses, provident fund or insurance policies or otherwise by subscribing towards, creating and maintaining hospitals, nurseries, schools and libraries, canteens and other activities promoting the welfare of such persons.
49. To start and maintain charitable dispensaries or hospitals, gymkhana, play grounds, clubs library, literary and technical schools associations, hostels and similar institutions for the benefit of the company's employees.
50. To vest any movable or immovable property, rights of interest acquired or received by or belonging to the company to any person or persons or company with or without any declared trust in favour of the company.
51. To insure the whole or any part of the property of the company either fully or partially, to protect and indemnify the company from liability or loss in any respect either fully or partially.
52. To sell or dispose off the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company.
53. To advance money with or without security or give credit to such persons, companies, corporations, or firms and on such terms as may seem expedient and in particular to its customers and others having dealing with the company provided that the company shall not carry on the business of banking as defined under the Banking Companies Regulation Act 1949 and to release or discharge any debt or obligation owing to the company.
54. To receive money on loan and borrow or raise in such manner as the company shall think fit, and in particulars by the issue of debentures, debentures-stock perpetual or otherwise and to secure the repayment of any money borrowed, raised or owing by mortgage charge or lien upon all or any of the property or assets of the company, both present and future including its uncalled capital and also by similar mortgage charge or lien to secure and guarantee the performance by the company or any other person or company of any obligation undertaken by the company or any other person or company as the case may be subject to provisions of section 58A and directions of R.B.I.

55. To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, warrants, debentures and other negotiable or transferable instruments.
56. To pay for any rights or property acquired by the company and to remunerate any person or company whether by cash payment or by the allotment of the shares, debentures or other securities of the company credited as paid up in full or in part or otherwise.
57. To guarantee the performance of any contract or obligation of any company, firm or persons and to guarantee the payment and repayment of the capital and principal interest or premium payable of any stock, shares, and securities, debentures, debenture stock, mortgages, loan or other securities issued by any company, corporation, firm or person including (without prejudice to the said generality) bank overdrafts, bills of exchange and promissory notes and generally to give guarantees and indemnities.
58. To invest surplus funds in shares and take up and hold shares, stocks, debentures, debenture stock, bonds, obligations and securities issued or guaranteed by any company constituted or carrying on business in India or in any foreign country and debentures, debenture-stock, bonds, obligations and securities, issued or guaranteed by any Government sovereign, ruler, commissioners, or public body or authority, supreme, municipal, local or otherwise whether at home or abroad.
59. To open bank accounts of any type including overdraft account and to operate the same in the ordinary course of business.
60. To take or hold mortgages, liens, and charges, to secure the payment of the purchase price or any unpaid balance of the purchase price if any part of the company's property of whatsoever kind sold by the company, or any money due to the company from purchasers, customers and others.
61. Subject to the provisions of the Companies Act, 1959, to distribute among the members in specie any property of the company or any proceeds of sale or disposal of any property of the company in the event of winding up.
62. To refer or agree to refer any claim, demand, dispute or any other question, by or against the company, or in which the company is interested or concerned and whether between the company and any member or members or his or their representatives, or between the company and third parties, to arbitration in India or in any place outside India, and to observe and perform and to do all acts, deeds, matters and things to carry out or enforce any award.

63. To establish and maintain or procure the establishment and maintenance of any contributory or non-contributory pension or super-annuation, provident or gratuity funds for the benefit of and give or procure the giving of donations, gratuities, pension, allowance or emoluments to any persons who are or were at any time in the employment or service of the company or who are or were at any time directors or officers of the company and the wives, widows, families and dependents of any such persons and also to establish and subsidise and subscribe to any institutions, associations, clubs or funds calculate to be for the benefit of or to advance the interests and well being of the company and make payments to or towards the insurance of any such persons.
64. To accept gifts, bequests or donations of any movable or immovable property or any rights or interest therein from members or other.
65. To employ agents or experts to investigate and examine the condition, prospects, value character and circumstances of any business concerns and undertakings and generally of any assets, properties or rights.
66. To subscribe, contribute, gift or donate any money, rights or assets for any national, educational, religious, charitable, scientific, public, objects or to make gifts or donations of money or other assets to any institutions, clubs, societies, associations, trust, scientific research associations, funds, universities, colleges, or any individual or bodies of individuals or bodies corporate.
67. To repair, alter, remodel, clean, renovate, convert, manipulate from time to time belonging to the company any machinery or equipment.
68. To explore, examine, investigate, test, make experiments, obtain reports, opinions of experts, certificates, analysis, surveys, plans, descriptions and information in relation to any property or right which the company may acquire or become interested in or with the view of discovering properties, or rights, which company may acquire or become interested in and so engage, employ, pay fees to retain the services of and send to any part of the world, agents, exporters, technical experts, engineers lawyers, counsels.

C. OTHER OBJECTS NOT INCLUDED IN A & B ABOVE

69. To act as selling agents, sales organisers as well as consultants, agents and advisors in such capacity to give advise and information and render services in person, a firm, company, or body incorporate or authority or Government which may be given or rendered while carrying in such business as aforesaid which may lead to or be conducive to the adoption by the constituents or principals or generally of efficient methods of effecting sales and marketing goods, economy in

effecting sales and marketing goods, rendering of all services whether incidental to the above or not.

70. To carry on the business of farming, horticulture, floriculture, cultivators of all kinds of fruits, flowers, proprietors of orchards and farms and traders, exporters and sellers of horticulture, floriculture, pisciculture and agriculture and manufacturers of canned and dehydrated products and other derivatives of all kinds and descriptions.
71. To buy, sell, export, process, preserve, bottle or deal in horticulture products, products of agriculture, floriculture and aquaculture.
72. To construct, build, equip, own and maintain and to carry on business of cold storages, storage chambers, godowns, warehouses, freezing houses and room coolers for storing fruits, flowers, poultry products, vegetables and other products of agriculture, marine products or other substances made from all of them and canned, tinned and processed foods of every description and to act as transporters of the aforesaid products.
73. To buy, sell, deal, barter, import, whether as whole sellers or retailers or as exporters or importers or as principals or agents or brokers or to catch fish and procure seafood and preserve, smoke, cure, freeze, prepare or process fish and seafood and to manufacture or procure any substances or articles wholly or partially from fish or seafood for human or animal consumption.
74. To carry on business of keepers, warehousemen and transporters of fish, seafood, processed fish and seafood, vegetables, fruits, meats, eggs, poultry and foods of every description.
75. To carry on the business of production, distribution, exhibition of films and/or motion pictures, to own, acquire, operate and conduct, to take on rent, to construct, theatres, cinema houses and studios.
76. To acquire by purchase and to carry on the business of estate owners, cultivators, planters, growers and manufacturers or sellers and dealers in tea, coffee, cardamom, pepper, spices, rubber and gutta-percha and gums of every description, corn, cocoa, rice, oil, copra, coconuts, sugar, plantations, cinchona, grains, paddy, cereals, cotton, silk, vegetable, agricultural, sericultural and horticultural products and to manufacture, dispose off, buy and deal in the said products.
77. To purchase, sell, lease, exchange, hire or acquire, deal, operate, equip and use trawlers, vessels, plants, apparatus, equipments and articles for catching,

procuring, processing, preserving, packing, bottling, canning and extracting fish, fish-products, seafood of all kinds.

78. To develop, design, assemble, manufacture, fabricate, product import, export, buy, sell, operate, run, let on hire, and to deal in plants, machineries, tools, equipments, appliances, spares, implements, accessories, petrol and diesel engines for land reclamations, forest cleaning, spraying, thrashing, harvesting, sowing, ploughing, digging and machinery used in agricultural operations, tractors, earth-moving machinery including road rollers, bull dozers, dumpers, scrapers, loaders, shovels, draglines, light engineering goods, cycles, sewing machines and their components, and industrial machinery including bearings, speed reduction units, palms and machine tools.
79. To carry on business as manufacturers, dealers, stockists, importers and exporters of forgings, castings, stamping of all metals, machinery parts, moulds, press tools, gigs, fixtures, injection and compression mouldings, steel products, automobile parts and spare parts.
80. To carry on the business as consultants, importers, exporters, dealers, agents, traders, contractors, repairers, services, brokers, manufacturers, designers, hirers, lessors of all kinds of software development, sub-systems, training facilities, and to develop software for implementation of the aforesaid objects.
81. With the prior permission of the R.B.I, to finance or assist in financing the sale of goods, articles or commodities which the company is authorised to produce or deal in by way of hire purchases or deferred payment, or similar transaction and to institute, enter into carry on, subsidise, finance or assist in subsidising or financing the sale and maintenance of such goods, articles or commodities upon any terms whatsoever, to acquire and discount hire purchase or other agreements or any rights there under (whether proprietary or contractual) and to import, export, buy, sell, barter, exchange, pledge, make advance upon and otherwise deal in such goods, produce, articles and merchandise.
82. To establish and maintain blood banks and work research and biological laboratories, farms and stables for the purpose generally of promoting the interests of the company by actively working out the problems involved in the manufacture of the company's products or for conducting further research necessary for the successful working and promoting the endeavours of the company.
83. To carry on the business of artificial eye and limb makers, corset makers, stay makers, bandage makers, crutch, chair and stretcher makers, carriage makers, ambulance makers, chemists and providers of all requisites for hospitals, patents and invalids.

- IV The liability of the members is limited.
- V The authorized share capital of the Company is Rs 100000/- (Rupees One Lakhs Only) divided into 10000 (Ten Thousand) Equity Shares of Rs 10/- each.

We the several persons, whose names and addresses are subscribed hereto are desirous of being formed into a Company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the capital of the company set opposite our respective names.

Name, Address, Occupation and Description of Subscribers	Number Of Equity Shares	Signature	Signature of the witnesses and the addresses, description and occupations
<p>1) ROBIN S GHOSH S/O SUSHIL GHOSH 64/3/2, SHUKRANA BEHIND EMPRESS GARDEN PUNE – 411 001</p> <p>OCCUPATION: EDUCATOR</p>	<p>9996/- [Nine Thousand Nine Hundred & Ninety Six Only]</p>	Sd/-	<p><u>WITNESS TO ALL</u></p> <p>SD/-</p> <p>MRS VANDANA LAKHANI W/O MR VIREN LAKHANI 14, DUKES HOME PALACE ORCHARD NEAR CORINTHIAN CLUB VILLAGE UNDRI PUNE – 411 028</p> <p>OCCUPATION: CHARTERED ACCOUNTANTS M.NO: 122066</p>
<p>2) WG CDR RAJAT KUMAR GHOSH S/O SUSHIL GHOSH FLAT NO 17 PANCHSHEEL GORACHAND ROAD KOLKATA – 700 014</p> <p>OCCUPATION: RETD I A F OFFICER</p>	<p>4/- [Four Only]</p>	Sd/-	
TOTAL	<p>10000/- [Ten Thousand Only]</p>		

PLACE : PUNE

DATE : 20/12/2005

THE COMPANIES ACT 1956
COMPANY LIMITED BY SHARES
ARTICLES OF ASSOCIATION
OF
VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED
PRELIMINARY

1. **Table A to apply**

The regulations contained in Table "A" in the First Schedule of the Companies Act, 1956 shall apply to this Company to the extent to which they are not modified varied, amended or altered by these Articles.

CONSTITUTION OF THE COMPANY

2. The Company is a private company within the meaning of section: 3 (1) (iii) of the Act and accordingly (a) no invitation shall be issued to the public to subscribe for any shares in or Debentures of the Company; (b) the number of the members of the Company (exclusive of persons who are in employment of the Company and persons who, having been formerly in the employment of the Company, were members of the Company while in that employment and have continued to be members after the employment ceased) shall be limited to 50 (fifty) provided where two or more person jointly hold one or more shares in the Company they shall be treated as a single member (c) The right to the transfer of shares in the company is restricted in the manner and to the extent hereinafter appearing, (d) prohibits any invitation for acceptance of deposits from persons other than members, directors or their relatives..

CAPITAL

3. **Capital and Shares**

The authorised share capital of the Company shall be same as contained in clause (V) of the Memorandum of association of the Company.

4. Shares Under Control of Directors

Subject to the provisions of the Act applicable to the Company and subject to the provisions of these Articles, the shares in the capital of the Company for the time being shall be under the control of the Director who may allot or otherwise dispose of the same or any of them to such persons, in such proportion and on such terms and conditions and (subject to compliance with the provisions of section 78 and 79 of the Act) either at a premium or at a discount and at such times as they may from time to time think fit and with full power to give to any person, the option to call for any shares to be allotted to him either at par or at a premium during such time and for such consideration as the directors think fit and may also allot and issue shares in the capital of the Company in payment or part payment for any property sold and transferred or for services rendered to the Company or the conduct of its business and any shares, if so issued, shall be deemed to be fully paid shares.

5. Capital may be increased

The Company may from time to time by Ordinary Resolution in General Meeting increase its authorised share capital by the issue of new shares of such amount to be divided into shares of such amount, as it thinks expedient.

6. Condition of New Shares

The new shares shall be issued upon such terms and conditions and with such rights and privileges annexed thereto, as the General Meeting creating the same shall have directed, or as the Board of Directors shall determine.

7. Reduction of Capital

The Company may, by Special Resolution reduce its share capital (including any capital redemption reserve fund or any share premium account) in any way authorised by law.

8. Consolidation and Division of Shares

The Company may, by Ordinary Resolution in General Meeting

- (a) Consolidate and divide all or any of its share capital into shares of larger amount than its existing shares.
- (b) sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the Memorandum, subject, nevertheless, to the provision of clause (d) of sub-section (1) of section 94 of the Act.

(c) cancel any shares which, at the date of the passing of the Resolution, not been taken and agreed to be taken by any person.

9. **Preference Shares**

Subject to the provision of section 80 of the Act, Company shall have power to issue preference shares which are redeemable or at the option of the Company are liable to be redeemed.

INTEREST OUT OF CAPITAL

10. **Interest out of Capital**

Where any shares are issued for the purpose of raising money to defray the expenses of the construction of any works or buildings, or the provisions of any plant, which cannot be made profitable for any lengthy period, the Company may pay interest on so much of that share capital as is for the time being paid up, for the period, at the rate and subject to the conditions and restrictions provided by Section 208 of the Act, and may charge the same to capital as part of the cost of construction of the work or building or the provision of the plant.

11. **Lien on Shares**

The Company shall have a first and paramount lien (a) on every share for all money (whether presently payable or not) called or payable at a fixed time in respect of that share (b) on all shares standing registered in the name of a single person or jointly with others for all monies presently payable by him or them or his or their estate to the Company; provided that the Directors may at any time declare any share to be a wholly or in part exempt from the provisions of this Article. The Company's lien, if any, on a share shall extend to all dividends payable thereon.

TRANSFER AND TRANSMISSION

12. **Restricted Right of Transfer**

(a) A share may be transferred by a member or other person entitled to transfer any member selected by the transferor, but save as aforesaid and as provided by the Articles 18, 20 and 21 hereof no share shall be transferred to a person who is not a member so long as any member or any person selected by the Director as one whom it is desirable in the

interest of the Company to admit to membership, is willing to purchase the same at the fair value mentioned in Article 16 hereof.

- (b) The Board of Directors may, in their absolute discretion, decline to register any transfer of shares not fully paid or on which the Company has a lien.
- (c) The Board of Directors may also decline to recognise any instrument of transfer unless :
 - (i) A fee not exceeding Two Rupees is paid to the Company in respect thereof as the Director may require and
 - (ii) The instrument of transfer is accompanied by the certificate (s) of share (s) to which it relates and such other evidence as the Directors may require to ascertain the right of transferor to make the transfer.

13. Notice

Except where the transfer is made pursuant to Articles 18, 20 and 21 hereof, the person proposing to transfer any shares (hereinafter called the proposing transferor) shall give notice in writing (hereinafter called the transfer notice) to the Company that he desires to transfer the same. Such notice shall constitute the Company his agent for the sale of the share to any member of the Company or persons selected as aforesaid at the fair value to be agreed upon between the proposing transferor and the purchasing member, and in default of such agreement, to be fixed by the Auditors as provided in Article 16 hereof, The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each share. The transfer notice shall not be revocable except with the sanction of the Directors.

14. Company's Powers

If the Company shall, within the space of four months after being served with such notice, find a member or a person selected as aforesaid willing to purchase the shares (hereinafter called the purchasing member), it shall be found upon payment of the fair value to transfer the share to the purchasing member.

15. Fair Value how determined

In the case of any difference arising between the proposing transferor and the purchasing member or a person selected as aforesaid willing to purchase the shares (hereinafter called the purchasing member), it shall give notice thereof to the proposing transferor, and he shall be found upon payment of the fair value to transfer the share to the purchasing member.

16. Default by Proposing Transferor

If in any case the proposing transferor after having become bound as aforesaid makes default in transferring the share, the Company may receive his purchase money, and shall thereupon cause the name of the purchasing member to be entered in the register as the holder of the share, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing member, and after his name has been entered in the Register in purported exercise of the aforesaid power, the validity of the proceedings shall be questioned by any person.

17. Default by Company

If the company shall not, within the space of four months after being served with the transfer notice, find a member or a person selected as aforesaid willing to purchase the shares and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months thereafter be at liberty to sell and transfer the shares to any person at any price.

18. How shares to be offered to Members

Every share specified in any transfer notice given to the Company pursuant to Article 14 hereof, shall be offered to the members in such orders as shall be determined by lots drawn in regard thereto, and if no member is ready and willing to take up the share, it may be offered to any person selected by the Directors as one whom it is desirable in the interest of the Company to admit to membership.

19. Compulsory Retirement

When ever any member of the Company who is employed by the Company in any capacity, resigns or is dismissed from such employment, the Directors may, at any time, resolve that such member do retire from the Company; and thereupon such member will on demand transfer his share or shares to any one nominated. Should the said member decline to transfer his share or shares the Company may receive the purchase money and shall thereupon cause the name of other person nominated by the Directors to be entered in the register as the holders of the share or shares and shall hold the purchase money in trust for such member. The receipt of the Company for the purchase money shall be a good discharge to the person nominated by the Directors and after his name is entered in any person shall not question the register in purported exercise of the aforesaid power the validity of the proceedings. However, the provisions of this clause shall not apply to first Directors.

20. **General Power to Refuse to Transfer**

The Directors may at their absolute and uncontrolled discretion, decline to register or acknowledge any transfer of shares, and shall not be bound to give any reasons for such refusal and in particular, may so decline in respect of shares upon which the Company has a lien. This Article shall apply notwithstanding that the proposed transferee may be already a member but shall not apply to transfer made pursuant to article 20 hereof.

21. **Notice of refusal to Register Transfer**

If the Directors refuse to register the transfer of any shares, they shall within two months, send to the transferee and the transferor notice of such refusal, after the date on which the transfer was lodged with the Company.

22. **Transfer charges**

A fee not exceeding Rs. 2/- may be charged for each transfer approved by the Directors and shall be paid before registration thereof.

23. **Transmission Clause**

Every transmission of the shares whether by the death or insolvency of a member or otherwise shall be verified in such manner as the Director may require and the Company may refuse to register any such transmission until the same be so verified or until and unless if required by the Board, an indemnity be given to the Company with regard to such registration, which the Directors in their discretion shall consider sufficient provided always that no such indemnity shall be required of the transmission shall be verified by an order of a Court of Probate or letter of Administration or a Succession Certificate granted by a Court of competent jurisdiction in the Union of India.

PROCEEDINGS AT GENERAL MEETINGS

24. **Seven days' Notice of Meeting**

(1) Seven days' notice at the least of every General Meeting, Annual or Extraordinary, and by whomsoever called (exclusive both of the day on which the notice is served or deemed to be served and of the meeting) specifying the day, place and hour of the meeting and the general nature of the business to be transacted thereat, shall be given to such persons as are under the Act entitled to receive notice from the Company.

- (2) Any General Meeting may be called after giving a shorter notice than that specified in sub-clause (1) hereof if consent is accorded thereof by members of the Company holding not less than sixty per cent of such part of the paid up share capital of the Company as gives a right to vote at the meeting.

25. **Explanatory Statement not to be annexed to the notice**

The provisions of sub-sections (2) and (3) of section 173 of the Act shall not apply.

26. **Quorum**

No business shall be transacted at any General Meeting unless a quorum of members is present at the time when the meeting proceeds to business. Save herein otherwise provided two members personally present shall be a quorum.

27. **Chairman to Preside**

- (a) The Chairman of the Board of Directors shall preside at every General Meeting but if at any meeting he is not present within fifteen minutes after the time appointed for holding the same, or if unwilling to act as Chairman, the members present or if all the Directors present decline to take the chair, they shall choose some member present to be chairman of the meeting.
- 1) The Chairman may, with the consent of any meeting at which a quorum is present, and shall, if so directed by the meeting adjourn the meeting. The chairman may adjourn the meeting, if in his opinion it is so disorderly that the transaction of the business is impossible or if in his opinion, the adjournment meeting, will facilitate business. The adjournment may be from time to time and from place to place.

28. **Votes of Members**

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 the poll every member of the equity shares shall have one vote in respect of each equity share of Rs 10/- held by him .

29. **Proxies**

Any member of the Company entitled to attend and vote at meeting of the Company shall be entitled to appoint another person (whether member or not) as his proxy to attend and vote instead of himself on a poll. The instrument appointing a proxy shall be produced at the registered office of the Company and left there for at least forty-eight hours before being acted upon.

30. **Validity of Votes by Proxy**

- (a) 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, 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.
- (b) No member shall exercise any voting rights in respect of any share on which any calls or other sums presently payable by him have not been paid for over three months or in respect of which the Company has exercised right of lien.

DIRECTORS

31. **First Directors**

The first Directors of the Company shall be :-

1. MR ROBIN GHOSH S/O MR SUSHIL GHOSH
2. MR RAJAT KUMAR GHOSH S/O MR SUSHIL GHOSH

32. **First Directors**

Subject to Section 284 of the Act, the each of the four Directors that is to say, **MR ROBIN GHOSH & MR RAJAT KUMAR GHOSH** mentioned in Articles 31 shall be the First Directors and shall hold office until they resign whilst the said First Directors hold office as Directors, all power, authorities and discretion vested in the Directors by the Act or any modifications or enactments thereof or by these Articles shall be vested in them and either of them jointly and severally. The First Directors shall not be subject to retirement by rotation nor will they be taken into account in determining the rotation of Directors.

33. Number of Directors

Subject to the provision of Section 252 of the Companies Act, 1956 and until otherwise determined by the Company in General Meeting the number of Directors shall not be less than two or more than nine.

34. Alternate Directors

The Board of Directors of the Company may appoint an Alternate Director to act for a Director (hereinafter called "The Original Director") during his absence for a period of not less than three months from the State of Maharashtra and such appointment shall have effect and such appointee, whilst he holds office as an Alternate Director, shall be entitled to notices of the meetings of the Directors and to attend and vote thereat accordingly. An Alternate Director appointed under this Article shall vacate office if and when the original Director returns to the State of Maharashtra, if the term of office of the original Directors determined before he so returns to the State of Maharashtra, any provisions in the Act or in these Articles for the automatic reappointment of retiring Directors in default of another appointment shall apply to the original Director and not to the Alternate Director.

35. Appointment of Additional Director by the Board of Directors

Subject to the provisions of Section 260 and 284 (6) and other applicable provisions (if any) of the Act, the Board of Directors with the consent of the First Directors, shall have power at any time, and from time to time, to appoint a person as Additional Director. A person who has been removed as Director by the Company by an Ordinary Resolution under Section 284 of the Act shall not be appointed as an Additional Director under this Article. The Additional Director shall hold office only up to the date of the next Annual General Meeting of the Company but shall be eligible for election by the Company at that meeting as a Director. The number of the Directors and Additional Directors together shall not exceed the maximum strength for the Board of Directors fixed by Article No.33.

36. Qualification of Director

A Director need not hold any qualification shares and he need not be a shareholder at all.

37. Appointment of Managing Director or Technical Director

The Directors may from time to time appoint any of them to be a Managing director or Joint Managing Director, a Technical and/or Executive Director for the Management of the business of the Company. The said appointment shall be for such period and at such remuneration (whether by way of salary or commission or

participation in profits, or partly in one way and partly in another) as they may think fit and a Director or Directors so appointed shall not, while holding that office or those offices, be subject to retirement by a rotation or taken into account in determining the rotation of retirement of Directors.

38. Conduct of Business

The business of the Company shall, subject to the control of the Board of Directors of the Company, be carried on by the Managing Director of the Company for and on behalf of and in the name of the Company and if no Managing Director is appointed, by a duly authorised Director of the Company, and all contracts matters and things which shall be entered into, executed, undertaken or done by the said managing Director or by the said Director on behalf of the Company shall be expressed to be entered into, executed, taken or done by them or by him on behalf of the Company, and all receipts and discharges signed by the Managing Director or by the said Director shall be good and sufficient to all intents and purposes and binding on the Company.

39. Quorum of Directors Meeting

The quorum necessary for the transaction of business of the Board of Directors shall be one third of the strength of the board or two Director's personally present, whichever is higher.

40. Remuneration of Directors

(1) Each Director shall be paid out of the funds of the Company a sum not exceeding of Rs.250/- (Rupees Two Hundred and Fifty Only) by way of sitting fee for each meeting of the Board or committee of the Board, attended by him as the Directors may determine.

(2) In addition to the sitting fee payable as above, the Directors may allow and pay to any Director who is not a bonafide resident of the place where the meeting of the Board or the Company is held and who shall come to such place for attending the meeting such sum as the Board may consider fair compensation for travelling hotel and other expenses properly incurred by him.

(i) in attending and returning from meetings of the Board of Directors or any committee or General Meeting of the Company.

Or

(ii) in connection with the business of the Company.

41. Remuneration of Directors for Special Work

Subject to Section 314 of the Act, any Director who may have performed extra or special services whether on special committees or otherwise, or made any special exertions in going or residing out of Maharashtra State or in securing or attempting to secure for the Company special contracts, rights or privileges or information or otherwise for any of the purposes of the Company, the Company shall remunerate such Directors in such manner as the Directors determine and either by a fixed sum or by a percentage of profits or otherwise as may be prescribed.

42. Resolution by Circular

No resolution shall be deemed to have been duly passed by the Directors or by a Committee thereof by circulation unless the resolution has been circulated in draft, together with the necessary papers, if any, to all the Directors or to all the members of the Committee, then in India (not being less in number than the quorum fixed for a meeting of the Directors or Committee as the case may be) and to all other Directors or members, at their usual address in India and has been approved by such of the Director as they are in India or by a majority of such of them as are entitled to vote on the resolution.

43. Directors Contracts

Subject to the provisions of Section 297 of the Act, any Director or any Company or Firm of which a Director is a member may enter into contracts with the Company and any Director may vote as Director or Shareholder in respect of such contract and retain for his own use profits made by him under any such contract; provided he must comply with the provisions of section 299 of the Act, and otherwise disclose his interest to his co-directors before the contract is entered into by the Directors.

44. General power of the Board

- (a) Subject to the provisions of the Act, the Board of Directors of the Company shall be entitled to exercise all such powers, and to do all such acts and things, as the Company is authorised to exercise and do provided that the Board shall not exercise any power or do any act or thing which is directed, or required, whether by any statute or by the Memorandum or Articles of the Company or otherwise to be executed or done by the Company in general meeting.
- (b) Without prejudice to the generality of the powers as mentioned by Article 45 (i) above, and subject to the provisions of Sec 93 of the Company Act, 1956 the Board of Directors shall carry the following powers :

- (i) To incur expenses, pay cost or charges toward preliminary and expenses incidental to the promotion and incorporation of the company.
- (ii) To make and give receipt, release and other discharge on behalf of the company.
- (iii) To make, draw, sign, accept and endorse for and on behalf of the company, bills of exchange, promissory notes, cheques, hundies, securities, bonds, documents of title, negotiable, transferable and non-transferable instruments and documents.
- (iv) To enter into, carry on, rescind any financial arrangement with banks and other persons and to operate upon the accounts with banks and others.
- (v) To sign all documents on behalf of the Company.
- (vi) Subject to Sections 291 and 292 of the Companies Act, 1956 to sub-delegate all or any of the powers and authority vested in the Board of Directors to any officer, director, lawyer, chartered accountant, technical advisers or any other persons, whether in the employment of the Company or not and to authorise the delegate to further delegate all or any of the powers so delegated and to execute. Where necessary special or general powers of attorney in favour of the delegatee and to authorise the delegatee to execute such documents in case of further delegation of such powers and authority.

45. **Power to Borrow**

Subject to provision of the Act, the Board of Directors may, from time to time, raise or borrow any sums of money for and on behalf of the Company from the members, or other persons, Companies or Banks or Directors may themselves advance money to the Company on such terms and conditions as may be approved by the directors. The amount borrowed may exceed the capital of the Company.

46. **Conditions of Borrowing**

The Board of Directors may from time to time, secure the payment of such money in such manner and upon such terms and conditions in all respects as the Board thinks fit and in particular by the issue of debentures or bonds of the Company or by mortgage or charge on all or any part of the property of the company and of its uncalled capital for the time being.

47. Conditions of Issue of Securities

Any debentures, bonds or other securities may be issued at discount, premium, or otherwise and with special privileges as to the redemption, surrender, drawings, allotment of shares, attendance at General Meetings of the Company and otherwise.

48. Bonds, Debentures to the subject to control of Directors

Any such bonds, debenture stock or other securities issued or to be issued by the Company shall be under the control of the directors who may issue them upon such terms and conditions and in such manner and for such consideration as they shall consider to be for the benefit of the Company.

THE SEAL

49. Seal of the Company

The Company shall have a common seal and the Directors shall provide for the safe custody thereof. 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 authorised by it in that behalf, and except in the presence of at least two Directors or the Managing Director and such other person as the Board may appoint for the purpose and those two Directors or the Managing Director and the other person as aforesaid shall sign every instrument to which the seal of the Company is so affixed in their presence. Such signatures shall be conclusive evidence of the fact that the seal of the Company has been properly affixed.

DIVIDENDS

50. Dividends

Subject to the provisions of the Act, the Company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board. The Board may from time to time pay to the members such interim dividends as appear to it to be justified by the profits of the Company.

51. Dividend Warrant.

Every dividend warrant may be sent by post to the last registered address of the member entitled thereto and the receipt of the person whose name at the date of the declaration of the dividend appears on the Register of members as the owner of any shares or in the case of joint holders, of any one of such holders, shall be a good discharge to the Company for all payments made in respect of such share.

52. No interest on Unpaid Dividend

No dividend shall bear interest against the Company subject to the provisions of Section 205A of the Act.

SECRECY

53. Secrecy

Subject to the provisions of the Act no member shall be entitled to visit or inspect any works of the Company without the permission of the Directors, managing Directors, manager or Secretary to require discovery of or any information respecting any detail of the Company's business or trading or any other matter which is or maybe in the nature of a trade secret mystery of trade or secret process or which may relate to the conduct of the business of the Company and which in the option of the Directors will be inexpedient in the interest of the members of the company to communicate to the public.

WINDING UP

54. Distribution of Assets in Specie on Winding up

If the company shall be wound up, the liquidator may, with the sanction of a special resolution of the company and other sanction require under the Act, divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they shall consist of property of the same kind or not.

For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members of different classes of members.

The liquidator may with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories as the liquidator, with the sanction, shall think fit, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.

INDIVIDUAL RESPONSIBILITY OF DIRECTORS

55. Individual Responsibility of Directors

Subject to the provisions of the Section 201 of the Act, no Director, Auditor or other officer of the company shall be liable for the act, receipts, neglects, or defaults of any other Director or office or for joining in any receipt or act for conformity or for any loss or expenses happening to the Company through the

inefficiency or through the deficiency of title to any property acquired by order of the Director for or on behalf of the company or for the insufficiency of any security in or upon which any of the monies of the company shall be invested or for any loss or damage arising from bankruptcy, insolvency or tortious act of any person with whom any moneys, securities, or effects shall be deposited or for any loss occasioned by any error, loss, damage or misfortune, whatever, which shall happen in relation to the execution of the duties of his office or in relation thereto unless the same happens through his own dishonesty.

INDEMNITY

56. Indemnity

Every officer or agent for the time being 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 judgement is given in his favour or in which he is acquitted or in connection with any application under Section 633 of the Act in which relief is granted to him by the Court.

We the several persons, whose names and addresses are subscribed hereto are desirous of being formed into a Company in pursuance of these Articles of Association.

Name, Address, Occupation and Description of Subscribers	Signature	Signature of the witnesses and the addresses, description and occupations.
<p>1) ROBIN S GHOSH S/O SUSHIL GHOSH 64/3/2, SHUKRANA BEHIND EMPRESS GARDEN PUNE -- 411 001</p> <p>OCCUPATION: EDUCATOR</p> <p>2) WG CDR RAJAT KUMAR GHOSH S/O SUSHIL GHOSH FLAT NO 17 PANCHSHEEL GORACHAND ROAD KOLKATA - 700 014</p> <p>OCCUPATION: RETD I A F OFFICER</p>	<p>SD/-</p> <p>SD/-</p>	<p><u>WITNESS TO ALL</u></p> <p>SD/-</p> <p>MRS VANDANA LAKHANI W/O MR VIREN LAKHANI 14, DUKES HOME PALACE ORCHARD NEAR CORINTHIAN CLUB VILLAGE UNDRI PUNE - 411 028</p> <p>OCCUPATION: CHARTERED ACCOUNTANTS M.NO: 122066</p>

PLACE : PUNE

DATE : 20/12/ 2005

524/4748

पावती

Original/Duplicate

Saturday, February 27, 2021

नोंदणी क्रं. :39म

1:23 PM

Regn.:39M

पावती क्रं.: 5139 दिनांक: 27/02/2021

गावाचे नाव: खराडी (पुणे महापालिकेमध्ये समाविष्ट)

दस्तऐवजाचा अनुक्रमांक: हवल23-4748-2021

दस्तऐवजाचा प्रकार : 36-अ-लिह्व अँड लायसन्सेस

सादर करणाऱ्याचे नाव: व्हिक्टोरिअस किडस एज्युकेशन प्रा. लि. तर्फे मॅनेजिंग डायरेक्टर डॉ. रॉबिन घोष

नोंदणी फी

रु. 1000.00

दस्त हाताळणी फी

रु. 620.00

पृष्ठांची संख्या: 31

एकूण:

रु. 1620.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे

1:43 PM ह्या वेळेस मिळेल.

बाजार मूल्य: रु.0/-

सोबदला रु.4418920/-

भरलेले मुद्रांक शुल्क : रु. 672500/-

Jt. Sub Registrar Haveli 23

सह. दुय्यम निबंधक वर्ग-२
हवेली क्र. २३, पुणे

1) देयकाचा प्रकार: DHC रकम: रु.620/-

डीडी/घनादेश/पे ऑर्डर क्रमांक: 2702202100955 दिनांक: 27/02/2021

बँकेचे नाव व पत्ता:

2) देयकाचा प्रकार: eChallan रकम: रु.1000/-

डीडी/घनादेश/पे ऑर्डर क्रमांक: MH012344264202021E दिनांक: 27/02/2021

बँकेचे नाव व पत्ता:

मूळ दस्त परत दिला



हवेली-२३		
४७४८	९	३९
२०२१		

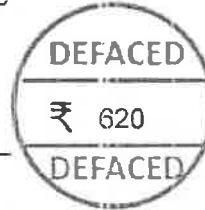


Document **H**andling **C**harges
Inspector General of Registration & Stamps

Receipt of Document Handling Charges

PRN	2702202100955	Receipt Date	27/02/2021
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Received from VICTORIOUS KIDSS EDUCARES PVT. LTD., Mobile number 9850384755, an amount of Rs.620/-, towards Document Handling Charges for the Document to be registered on Document No. 4748 dated 27/02/2021 at the Sub Registrar office Joint S.R.Haveli 23 of the District Pune

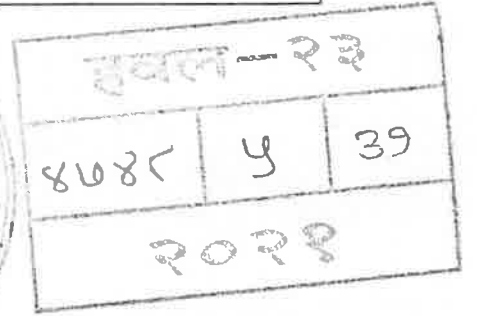


Payment Details

Bank Name	sbiepay	Payment Date	27/02/2021
Bank CIN	10004152021022700771	REF No.	202105804010708
Deface No	2702202100955D	Deface Date	27/02/2021

This is computer generated receipt, hence no signature is required.

Department of Stamp & Registration, Maharashtra	
Receipt of Document Handling Charges	
PRN 2702202100955	Date 27/02/2021
Received from VICTORIOUS KIDSS EDUCARES PVT. LTD., Mobile number 9850384755, an amount of Rs.620/-, towards Document Handling Charges for the Document to be registered(iSARITA) in the Sub Registrar office Joint S.R.Haveli 23 of the District Pune.	
Payment Details	
Bank Name sbiepay	Date 27/02/2021
Bank CIN 10004152021022700771	REF No. 202105804010708
This is computer generated receipt, hence no signature is required.	





CHALLAN
MTR Form Number-6



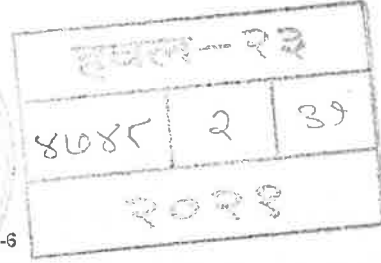
GRN	MH012344264202021E	BARCODE	Date		27/02/2021-11:31:30	Form ID	36A		
Department	Inspector General Of Registration			Payer Details			8		
Type of Payment	Stamp Duty Registration Fee		TAX ID / TAN (If Any)						
Office Name	HVL23_HAVELI 23 JOINT SUB REGISTRAR		PAN No.(If Applicable)	AACCV2437M					
Location	PUNE		Full Name	VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED					
Year	2020-2021 One Time		Flat/Block No.	SURVEY NO 54 PART KHARADI TALUKA					
			Premises/Building	HAVELI DISTRICT PUNE					
Account Head Details		Amount In Rs.							
0030046401	Stamp Duty	672500.00	Road/Street	KHARADI					
0030063301	Registration Fee	1000.00	Area/Locality	PUNE					
			Town/City/District						
			PIN	4	1	1	0	1	4
			Remarks (If Any)	PAN2=AAPPS3162E-SecondPartyName=RAJKUMAR SHYAMNARAYAN SINGH-CA=60-Marketval=4259200					
			Amount In	Six Lakh Seventy Three Thousand Five Hundred Rupee					
Total		6,73,500.00	Words	s Only					
Payment Details			FOR USE IN RECEIVING BANK						
STATE BANK OF INDIA			Bank CIN	Ref. No.	00040572021022718557	CKP6577769			
Cheque-DD Details			Bank Date	RBI Date	27/02/2021-11:33:36	Not Verified with RBI			
Cheque/DD No.			Bank-Branch		STATE BANK OF INDIA				
Name of Bank			Scroll No. , Date		Not Verified with Scroll				
Name of Branch									

Department ID :

NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document.

सदर चलन केवल दुयम निबंधक कार्यालयात नोंदणी करावयाच्या दस्तांसाठी लागू आहे. नोंदणी न करावयाच्या दस्तांसाठी सदर चलन लागू नाही.

Mobile No. : 9881240019



CHALLAN
MTR Form Number-6

GRN	MH012344264202021E	BARCODE	[Barcode]			Date	27/02/2021-11:31:30	Form ID	36A	
Department	Inspector General Of Registration			Payer Details						
Type of Payment	Stamp Duty Registration Fee			TAX ID / TAN (If Any)						
Office Name	HVL23_HAVELI 23 JOINT SUB REGISTRAR			PAN No.(If Applicable)	AACCY2437M					
Location	PUNE			Fuil Name	VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED					
Year	2020-2021 One Time			Flat/Block No.	SURVEY NO 54 PART KHARADI TALUKA					
				Premises/Building	HAVELI DISTRICT PUNE					
Account Head Details		Amount In Rs.								
0030046401	Stamp Duty	672500.00		Road/Street	KHARADI					
0030063301	Registration Fee	1000.00		Area/Locality	PUNE					
				Town/City/District						
				PIN	4	1	1	0	1	4
				Remarks (If Any)	PAN2=AA PPS3162E~SecondPartyName=RAJKUMAR SHYAMNARAYAN SINGH~CA=60~MarketVal=4259200					
				Amount In Words	Six Lakh Seventy Three Thousand Five Hundred Rupees Only					
Total		6,73,500.00								
Payment Details				FOR USE IN RECEIVING BANK						
STATE BANK OF INDIA										
Cheque-DD Details				Bank CIN	Ref. No.	00040572021022718557				CKP6577769
Cheque/DD No.				Bank Date	RBI Date	27/02/2021-11:33:36		Not Verified with RBI		
Name of Bank				Bank-Branch			STATE BANK OF INDIA			
Name of Branch				Scroll No. , Date			Not Verified with Scroll			

Department ID :

Mobile No. : 9881240019

NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document.

सदर चलान केवल दुर्यम निबंधक कार्यालयात नोंदणी करावयाच्या दस्तावेजाची तावू आहे. नोंदणी व करावयाच्या दस्तावेजाची सदर चलान लागू नाही.

Challan Defaced Details

Sr. No.	Remarks	Defacement No.	Defacement Date	UserId	Defacement Amount
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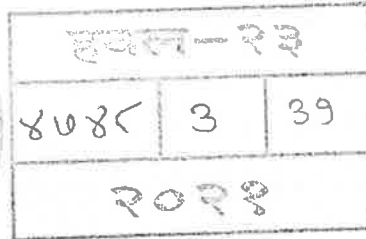
GRN : MH012344264202021E

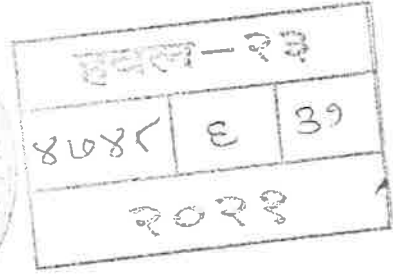
Amount : 6,73,500.00

Bank : STATE BANK OF INDIA

Date : 27/02/2021-11:31:30

1	(IS)-524-4748	0005797168202021	27/02/2021-13:23:49	IGR564	1000.00
2	(IS)-524-4748	0005797168202021	27/02/2021-13:23:49	IGR564	672500.00
Total Defacement Amount					6,73,500.00





THIS LEAVE AND LICENSE AGREEMENT IS MADE AND EXECUTED ON
THIS 27th DAY OF FEBRUARY 2021 AT PUNE.

BETWEEN

RAJKUMAR SHYAMNARAYAN SINGH
Age: 54 years, Occupation: Business
Having his residential Address:
Building No. 8, Om Shishiba
Raj Mahal Bunglow, Thakur Village,
Behind Vishnu Shivan Tower,
Kandivali (E), Mumbai-400101
PAN: AAPPS3162E, UID: 4876 7657 2432.

"HEREINAFTER CALLED "THE LICENSOR"

(Which expression shall unless it be repugnant to the context or meaning thereof shall mean and include the said Licensor, it's successors, its legal heirs, assignors, or anybody claiming through the Licensor) PARTY OF THE FIRST PART.

AND

VICTORIOUS KIDSS EDUCARES PVT. LTD.
PAN: AACCV2437M.
Having its registered Office at:
S. No. 53, 54 and 58, Hissa 2/1A,
Fountain Road off Pune-Nagar Road,
Kharadi, Pune 411014.
Through its Managing Director:
ROBBIN GHOSH
Age- 75 years, Occupation: Business
PAN: AHPPG3624E, UID: 4520 4543 9268.

"HEREINAFTER CALLED "THE LICENSEE"

(Which expression shall unless it be repugnant to the context or meaning thereof shall mean and include the said Company, it's

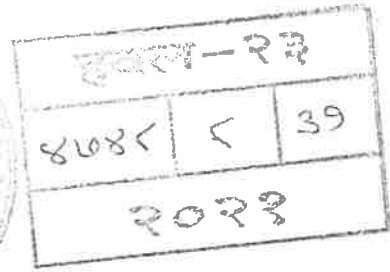


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successors in title, its receivers, official liquidators, or the Company or Companies, in which the said Company may be merged or amalgamated) PARTY OF THE SECOND PART.

WHEREAS:

- A) The LICENSOR vide agreement dated 21/07/2012 has purchased all that piece and parcel of land bearing S. No. 54/2/1 out of which an area admeasuring about 8683.76 sq. mtrs. and S. No. 54/5-B out of which an area admeasuring about 2000 sq. mtrs. i.e. total area admeasuring about 10683.76 sq. mtrs. i.e. 1,15,000 sq. ft. which is situated at Kharadi, Pune and is more particularly described in Schedule-I written herein under from Kolte Patil Real Estate Pvt. Ltd (herein after referred to as the "Said Property" for the sake of brevity).
- B) The LICENSOR has purchased the structure/ the School building having super built-up area of 1,28,000 sq. ft. (approx. carpet area of 1,02,400 sq. ft. situated at S. No. 53, 54 and 58 Hissa 2/1A Kharadi, off Nagar Road, Pune, more particularly described in Schedule-II (hereinafter collectively referred to as the "Said Premises").
- C) WHEREAS on 04/06/2009 the Memorandum of Understanding was executed between Kolte-Patil Real Estate Pvt. Ltd. And the present LICENSEE with respect to constructing a School upon the said property as per the requirement of the LICENSEE and accordingly, on 26/11/2009, the Lease Deed was executed and registered with the office of Sub-Registrar Haveli No. 11 (Pune Camp) at Sr. No. 10401/2009, between Kolte-Patil Real Estate Pvt. Ltd. and the present LICENSEE. On 12/07/2010, to modify the



terms of the previous lease dated 26/11/2009 the Additional Lease Deed was executed and registered with the office of Sub-Registrar Haveli No. 13 at Sr. No. 5490/2010, between Kolte-Patil Real Estate Pvt. Ltd. and the present LICENSEE. Thereafter, Kolte-Patil Real Estate Pvt. Ltd. with the consent of present LICENSEE sold the said property along with the said premises to Mr. Rajkumar Shyamnarayan Singh i.e. the present LICENSOR.

D) WHEREAS Novation Agreement was executed on 21/07/2012 between the present LICENSOR, LICENSEE and Kolte-Patil Real Estate Pvt. Ltd. as an outgoing party and the same was registered on 03/11/2012 at the office of Sub-Registrar Haveli no. 09 at Sr. No. 8320/2012. The LICENSEE had undertaken to perform its obligation with respect to the said premises in accordance with the terms and conditions of the MoU dated 04/06/2009, Lease Agreements dated 26/11/2009 and 12/07/2010 (collectively herein after referred to as "Main Lease Agreements"). Through the said Novation Agreement, the LICENSOR has undertaken to perform/discharge the obligation and liabilities of the outgoing party with respect to the said property and premises in accordance with the terms and conditions of the main Lease Agreements. At the relevant time, the LICENSOR has also received an amount of security deposit for the said property and said premise, deposited by the LICENSEE which was specified in the main Lease Agreement and subsequently the same is adjusted towards the payment of Lease Rent.

E) The LICENSOR has represented that the License Premises is compliant with all the statutory compliances as required by the rules & regulation prescribed by the central/state government,



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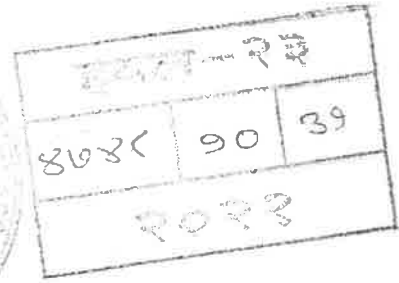
local body or any other act as may be applicable and is fit for use and occupancy and for undertaking school activity therefrom.

F) The LICENSEE being desirous of running a School at the said Premises approached the LICENSOR for a lawful usage of the said Premises on terms and conditions contained herein.

G) And whereas both LICENSOR and LICENSEE agreed that period of Leave and License shall be w. e. f. 15/06/2021 up to 14/06/2026.

H) DEFINITION

- 1) In this Agreement, except where the context otherwise requires, the following words and expressions shall have the following meaning:
 - i) "LICENSEE" shall mean Victorious Kidss Educares, its affiliate and its successors.
 - ii) "LICENSOR" shall mean Mr. Rajkumar Shyamnarayan Singh and his successors and assigns.
 - iii) "The said property" shall mean all that piece and parcel of land bearing S. No. 54/2/1 out of which an area admeasuring about 8683.76 sq. mtrs. and S. No. 54/5-B out of which an area admeasuring about 2000 sq. mtrs. i.e. total area admeasuring about 10683.76 sq. mtrs. i.e. 1,15,000 sq. ft. which is situated at Kharadi, Pune and is more particularly described in Schedule-I written herein under.
 - iv) "The said premises" shall mean the structure/ the School building having built-up area of 1,28,000 sq. ft. (approx.)



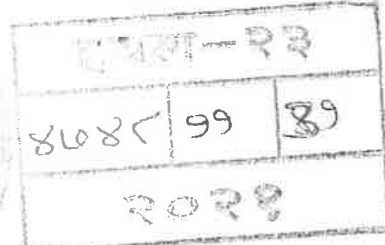
carpet area of 1,02,400 sq. ft. situated at S. No. 53, 54 and 58 Hissa 2/1A Kharadi, off Nagar Road, Pune, hereto and which is specifically described in Schedule-II written herein under.

- v) "Leave and License Fees" shall mean the compensation / fees payable by the LICENSEE every month to the LICENSOR as specified below towards the license to use the said property and premises for the authorised purpose.
- vi) "Lock-in Period" shall mean five years from the date of execution of the present Agreement.
- vii) "Authorised Purpose" shall mean operating a School for providing Educational services.
- viii) "Taxes" shall mean the property tax payable with respect to the said premises as assessed by the Pune Municipal Corporation from time to time. It shall also mean that the GST (Goods and Services Tax), which are required to be paid to the State and Central Government as per the existing taxation laws of India.
- ix) "Government" shall mean the Central or State Government, Local Bodies, Municipal Corporations and Statutory Bodies and/ or Authorities.

NOW THIS AGREEMENT WITNESSETH AND THE PARTIES HERETO AGREE AS FOLLOWS:-

Whereas;

- 1) The LICENSOR is entitled to lawfully deal and dispose off the said property and the said premises which are more particularly

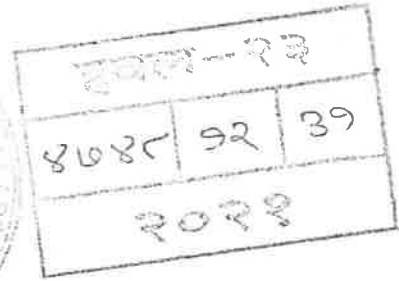


described in Schedules written herein under and has good rightful power and absolute authority to grant the same on Leave and License in the manner hereunder mentioned.

- 2) In consideration of the Leave and License Fees hereinafter reserved and the covenants and the conditions hereinafter contained to be observed and performed on the part of the LICENSEE, the LICENSOR does hereby grant, license, demise by way of Leave and License to the LICENSEE the said property and the said premises described in the Schedules written herein under TO HAVE AND TO HOLD the same unto and for the authorised purpose of the LICENSEE for the term of 5 years.
- 3) It is agreed between the parties that due consideration is to be given to the Covid-19 pandemic and recent Lockdown circumstances. Therefore, after much negotiation, the parties have agreed to receive the License Fees w. e. f. 15/06/2021 up to 14/06/2026 and the monthly License Fees will be paid in the following manner:

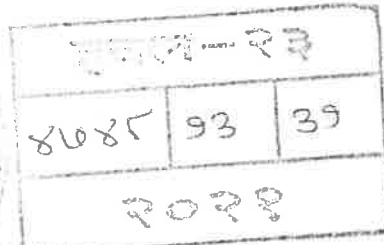
Sr. No.	Period (5 Years / 60 Months)	License Fees Per Month	Escalation
1.	15/06/2021 to 31/12/2022	Rs. 42,59,200/-	NA
2.	01/01/2023 to 14/06/2026	Rs. 45,78,640/-	7.5%

It is specifically agreed by the LICENSEE to the LICENSOR that the LICENSEE will pay the License Fees of Rs. 42,59,200/- per month for the period from 15/06/2021 to 31/12/2022 and for the further period the License Fees will be paid after escalating 7.5% amount



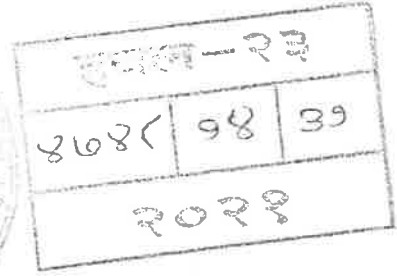
i.e. the sum of Rs. 45,78,640/- per month for the remaining period from 01/01/2023 to 14/06/2026. The said License Fees for the entire period of 5 years i.e. 60 months is inclusive of the Property Tax and upon the receipt of the said License Fee the LICENSOR shall pay the property Tax on time.

- 4) It is a responsibility of LICENSEE to get the said Property and the said Premises including the furniture and fixture insured and maintain the said Premises with respect to Electricity and water.
- 5) The parties herein have decided to enter into the present Agreement upon the stipulations that all the terms and conditions of the main Lease Agreements shall remain valid and in full force except the terms modified hereunder.
- 6) On the expiry of tenure of present agreement, LICENSOR and LICENSEE may mutually discuss the number of years for further extension of this Leave and Licence agreement.
- 7) The parties herein have decided to modify the terms of the present Leave and License Agreement as mutually agreed and decided by and between both the parties and accordingly both the parties mutually decided to enter and execute the present Agreement upon the terms and conditions stipulated herein in this presents.
- 8) The LICENSOR hereby covenants with the LICENSEE as follows:
 - a) The LICENSOR now has in himself good right, absolute authority to demise unto the LICENSEE the demised premises



and building and structure standing thereon in the manner herein appearing.

- b) Upon the LICENSEE paying the License Fees hereby and hereunder reserved and observing and performing the covenants and the conditions, herein contained the LICENSEE shall quietly and peaceably hold, possess, enjoy the said property and said premises during the said term of the License without any claim, interruption or disturbance by the LICENSOR or any person claiming under or in trust for him.
- c) The LICENSOR hereby covenants with the LICENSEE that during the subsistence of the present Agreement the LICENSOR shall is authorized to create any mortgage, lease, lien or LRD the said property.
- d) The LICENSOR hereby covenants with the LICENSEE that the LICENSEE is using the said property and said premises to run the School for authorised purposes and to run the said School if any permissions as per the provisions of law are required to be obtained by the LICENSEE in that event the LICENSOR shall co-operate with the LICENSEE and agree to provide all the required assistance to that concern.
- e) The LICENSOR shall have to provide all the requisite title deeds, documents, affidavits, permissions, letters, etc. to the LICENSEE in order to obtain the requisite permissions to run the School in the said premises.
- f) During the subsistence of the present Agreement the LICENSOR shall keep the said property and the said premises free from any of the attachment or encumbrances and shall provide the unhindered and continuous usage of the said property and said premises.



- g) The LICENSOR and LICENSEE shall not terminate the present agreement within the said Lock-in period i.e. 15/06/2021 to 14/06/2026.
- 9) The LICENSEE hereby covenants with the LICENSOR as follows:-
- a) The LICENSEE shall pay the said License Fees without abatement or deduction on or before the 15th day of English Calendar Month.
 - b) If there is default in payment of License Fees in time, interest at the rate 18% p.a. shall be chargeable from the due date to the actual date of payment by the LICENSOR to the LICENSEE.
 - c) The License Fees is inclusive of Municipal Taxes/ property taxes and cess. It is agreed that if the property tax or municipal taxes, cesses are increased in future by 50% during the subsistence of the present Agreement, the same shall be borne and paid equally 50:50 ratio between the LICENSOR and LICENSEE.
 - d) The LICENSEE shall not use and occupy the said property and the said premises other than the authorised purpose.
 - e) To keep the buildings and structures on the demised premises in good and tenable conditions in the same way as delivered, the LICENSOR is liable to do repairs as per the provisions of law. If the LICENSEE if so desires to make any changes in said premise in future, shall obtain prior permission of LICENSOR in writing.
 - f) The LICENSEE shall be at liberty to carry out any additions or alterations to the building or structure at present existing at the demised premises or to put up any additional structures or building on demised premises in accordance with plans approved by the authorities at any time or from time to time



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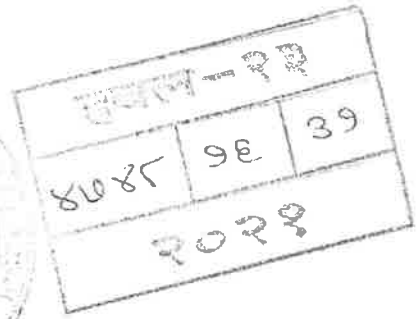
during the subsistence of term hereby created with his own cost subject to written consent of LICENSOR.

- g) That if the LICENSEE shall pay the License Fees punctually and regularly and duly observe and perform the conditions and covenants herein contained and apply in writing to the LICENSOR not less than two months prior to the expiration of the term herein reserved for renewal of the Leave and License Agreement for the further period as mutually decided on the terms and conditions subject to such variations as may be mutually agreed in future.

The LICENSEE shall observe all rules and regulation/s imposed by Corporation Authority or any Government body governing the said property and said premises and its usage thereof.

10) IT IS HEREBY EXPRESSLY AGREED AND DECLARED BETWEEN THE PARTIES AS FOLLOWS;

- a) The lock-in period for the Leave and License Agreement shall be Five years from the date of execution of the present Agreement.
- b) The LICENSOR and LICENSEE shall not be entitled to terminate the present agreement during the entire term of the License period and or as the agreed period prescribed under the main lease Agreements, except on account of non-payment of the monthly License Fees of a continuous period for three months, after providing for adequate notice of at least 90 days to the LICENSEE to rectify the same.
- c) The parties herein have agreed that first right of renewal shall be given to the LICENSEE.
- d) The LICENSEE shall not be entitled, without obtaining in writing the permission of the LICENSOR to assign, mortgage, sublet or



otherwise part with possession of the demised premises or any of them or any part thereof and the buildings and structure standing thereon though such permission shall not be unreasonably withheld.

- e) The Monthly License Fee shall be subject to deduction of tax at source (TDS) under the Income Tax Act, 1961 as amended.
- f) The LICENSOR and LICENSEE agree and confirm that the Monthly License Fees payable by LICENSEE specified herein is exclusive of GST. In addition to the Monthly License Fees, the LICENSEE agrees to pay the GST as may be applicable on Monthly License Fees upon receipt of valid invoice from the LICENSOR and the LICENSOR shall pay the said GST on time and furnish the receipt of the same to the LICENSEE on demand.

11) Notice:

Any notice permitted or required by this Agreement to be given by LICENSOR or the LICENSEE, shall be in writing and shall be addressed upon the address mentioned in the array of the Agreement.

12) SEVERABILITY/ SUPPRESSION:

If any provisions of this Agreement is invalid, unenforceable or prohibited by law, this Agreement shall be considered divisible as to such provision and such provision shall be inoperative and the remainder of this Agreement shall be valid, binding and of like effect as though such provision was not included herein.



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13) ATTORNMENT:

During the subsistence of this Leave and License or after completion of the first Three years the LICENSOR has right to sell the said property and premise described hereunder and the LICENSEE shall be given first right to purchase the said property and said premises and only upon the rejection by the LICENSEE, the LICENSOR shall have the liberty to dispose off the same to any of the third party or prospective purchaser.

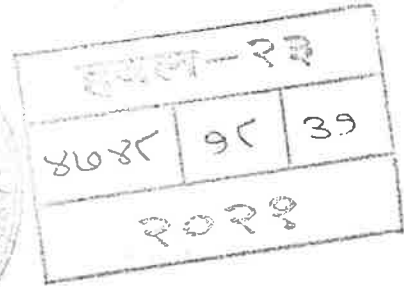
14) JURISDICTION:

The Courts at Pune shall have exclusive jurisdiction to try all suits and proceedings or things in connection with the present arrangement.

- 15) As per the provisions of law and provisions of Maharashtra Stamp Act the requisite stamp duty of Rs. 6,72,421/- and registration charges of Rs. 1,000/- are paid and the challan with that effect affixed herewith and as per the agreement between the parties, the parties shall agree to bear the cost of stamp duty and registration charges equally.

SCHEDULE-I OF THE SAID PROPERTY

All that piece and parcel of land bearing S. No. 54/2/1 out of which an area admeasuring about 8683.76 sq. mtrs. and S. No. 54/5-B out of which an area admeasuring about 2000 sq. mtrs. i.e. total area admeasuring about 10683.76 sq. mtrs. i.e. 1,15,000 sq. ft. lying and situated at Mouje-Kharadi, Taluka Haveli, District-Pune and within the limits of Pune Municipal Corporation and the same is bounded as under:



On or towards the East: By part of S. No. 58 of Kharadi
On or towards the North: By part of S. No. 58 of Kharadi
On or towards the West: By part of S. No. 54/2/1 of Kharadi
On or towards the South: By part of S. No. 54/2/1 of Kharadi




(Herein above referred to as the "Said Property" for the sake of brevity).

SCHEDULE-II OF THE SAID PREMISES

The School building and other structure having its carpet area admeasuring about 1,02,400 sq. ft. constructed upon the said property more particularly described in Schedule-I written herein above. (Herein above referred to as the "Said Premises" for the sake of brevity).

I



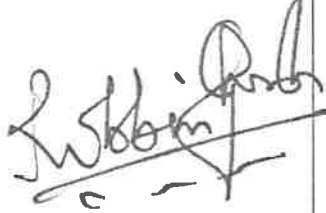
N WITNESS WHEREOF THE PARTIES THE PARTIES HEREIN HAVE SIGNED AND EXECUTED THESE PRESENTS ON THE DAY, MONTH AND YEAR FIRST ABOVE WRITTEN.

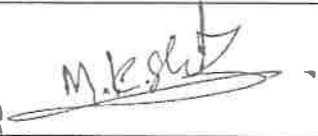

MR. RAJKUMAR SHYAMNARAYAN SINGH. THE PARTY OF THE FIRST PART- THE LICENSOR		
Photograph	LHTI	Signature
		



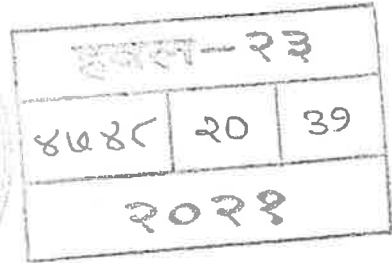
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२०२२		

VICTORIOUS KIDSS EDUCARES PVT. LTD.
 Through Its Managing Director Robbin Ghosh
 THE PARTY OF THE SECOND PART- THE LICENSEE

Photograph	LHTI	Signature
		

Witnesses-1	Witnesses-2
Manish. K. Shetty Vithal Apts SUPROYE Bauvli col m-103	
ANIL NARAYAN THOPATE KIYURESHWAR COLONY, KESHAVNAGAR MUNDHWA TUNESE	

Pune Municipal Corporation		
पुणे महानगरपालिका, मिळकतकर विभाग		
Counter Id :	6802	Receipt
Receipt Date :	26-Jun-2020	
Challan Number :	200626-6802-0386	Account No. : O/G/07/03362002
Name :	MR. RAJKUMAR SHYAMNARAYAN SINGH	
Address :	SCHOOL BUILDING, 3RD+4TH+5TH FL., S.NO. 54/5B, 54/2/1,54/4/2,3,4, NEAR DARGA, NAGAR ROAD, PUNE-14	
Pay Mode :	NetBanking	Receipt Amount : 966667
Cheque/DD/Ref. No. :	SPNB8933807408	Bank Name : BILDESK
Cheque/DD/Ref. Date :	26-Jun-2020	
Description	Amount	
2020_1 [01-April-2020 To 30-September-2020]	966667.00	
Received sum of Rs. : Nine Lakh Sixty Six Thousand Six Hundred and Sixty Seven	966667	
NOTE : Computer Generated online receipt, does not require signature		
Print Receipt		

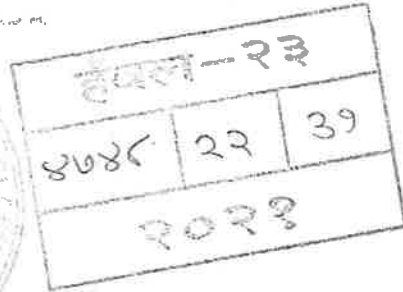




हवल-२३		
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Pune Municipal Corporation		
पुणे महानगरपालिका, मिळकतकर विभाग		
Counter Id :	6802	Receipt
Receipt Date :	25-Jun-2020	
Challan Number :	200625-6802-5469	Account No. : O/G/07/03362002
Name :	MR. RAJKUMAR SHYAMNARAYAN SINGH	
Address :	SCHOOL BUILDING, 3RD+4TH+5TH FL., S.NO. 54/5B, 54/2/1, 54/4/2, 3, 4, NEAR DARGA, NAGAR ROAD, PUNE-14	
Pay Mode :	NetBanking	Receipt Amount : 966667
Cheque/DD/Ref. No. :	SPNB8931243973	Bank Name : BILDESC
Cheque/DD/Ref. Date :	26-Jun-2020	
Description		Amount
2020_2 [01-October-2020 To 31-March-2021]		929803.00
Excess Amount		36864.00
Received sum of Rs. : Nine Lakh Sixty Six Thousand Six Hundred and Sixty Seven		966667
NOTE : Computer Generated online receipt, does not require signature		
Print Receipt		

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हवेली-२३		
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२०२१		



हवेली-२३		
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२०२९		



हवल-२३		
४७४८	२७	३९
२०२१		

आयकर विभाग
INCOME TAX DEPARTMENT

भारत सरकार
GOVT. OF INDIA

RAJKUMAR SHYAMNARAYAN SINGH

SHYAMNARAYAN ZAGDU SINGH

10/06/1986

Permanent Account Number

AAPPS3162E



भारत सरकार GOVERNMENT OF INDIA		
8085	25	39
भारतीय विशाल पंजीयन प्राधिकरण INDIAN IDENTIFICATION AUTHORITY		
Address: S/O Shyamnarayan Zagdu Singh, Building No B, Dm Maharashtra, Maharashtra, Maharashtra Thakur Village, Behing Vishnu Shivam Tower, Kandivali East Mumbai, Mumbai, Maharashtra - 400101		

भारत सरकार
GOVERNMENT OF INDIA

राजकुमार श्यामनारायण सिंह
Rajkumar Shyamnarayan Singh
जन्म तिथि/DOB: 10/06/1986
पुरुष/Male

4876 7657 2432

माझे आधार, माझी ओळख

4876 7657 2432
MERA AADHAAR, MERI PEHACHAN

आयकर विभाग
INCOME TAX DEPARTMENT
ROBBIN GHOSH



भारत सरकार
GOVT. OF INDIA

SUSHIL

25/06/1946

Permanent Account Number

AHPPG3624E

Signature



Handwritten signature of Robbin Ghosh

आयकर विभाग
INCOME TAX DEPARTMENT



भारत सरकार
GOVT. OF INDIA

VICTORIOUS KIDSS EDUCARES
PRIVATE LIMITED

06/01/2006

Permanent Account Number

AACCV2437M

20090209



हवेली-२३		
५०४८	२९	३९
२०२१		

Summary1 (GoshwaraBhag-1)

524/4748

शनिवार, 27 फेब्रुवारी 2021 1:24 म.नं.

दस्त गोषवारा भाग-1

हवल23 30139

दस्त क्रमांक: 4748/2021

दस्त क्रमांक: हवल23 /4748/2021

वाजार मुख्य: रु. 00/-

मोबदला: रु. 44,18,920/-

भरलेले मुद्रांक शुल्क: रु.6,72,500/-

दु. नि. सह. दु. नि. हवल23 यांचे कार्यालयात

पावती:5139

पावती दिनांक: 27/02/2021

अ. क्रं. 4748 वर दि.27-02-2021

सादरकरणाराचे नाव: मिहकटोरिअम किडस एज्युकेशन प्रा.
लि. तर्फे मॅनेजिंग डायरेक्टर डॉ. रांबिन घोष

रोजी 1:21 म.नं. वा. हजर केला.

नोंदणी फी

रु. 1000.00

दस्त हाताळणी फी

रु. 620.00

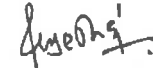
पृष्ठांची संख्या: 31

एकुण: 1620.00


दस्त हजर करणाऱ्याची सही:



Jt. Sub Registrar Haveli 23



Jt. Sub Registrar Haveli 23

दस्ताचा प्रकार: 36-अ-लिव्ह अँड लायसन्सेस

मुद्रांक शुल्क: Stamp Duty at 0.25 per cent on sum of rent payable for the period of agreement and the amount of non-refundable deposit and interest calculated at the rate of 10 per cent per annum on the refundable deposit will be charged throughout the state.

शिक्षा क्रं. 1 27 / 02 / 2021 01 : 21 : 59 PM ची वेळ: (सादरीकरण)

शिक्षा क्रं. 2 27 / 02 / 2021 01 : 23 : 04 PM ची वेळ: (फी)

प्रतिज्ञापत्र

आम्ही लिहून देणार व लिहून घेणार
कल्प प्रतिज्ञेवर लिहून देतो की सदर दस्ताचा
जोडलेली पूरक कागदपत्रे ही असतील व खरी
असून ती खोटी व वनावट आढळून आल्यास
नोंदणी अधिनियम १९०८ चे कालम ८२ अन्वये
होणाऱ्या कायद्यांनुसार आपली जबाबदारी आहे.



लिहून देणार



Summary-2(दस्त गोषवारा भाग - २)



27/02/2021 1 25:14 PM

दस्त गोषवारा भाग-2

हवल23 30139
दस्त क्रमांक:4748/2021

दस्त क्रमांक :हवल23/4748/2021

दस्ताचा प्रकार :-36-अ-लिव्हू अँड लायसन्सेस

अनु क्र.	पसकाराचे नाव व पत्ता	पसकाराचा प्रकार	द्वयाचित्र	अंगठ्याचा ठसा
1	नाव:राजकुमार श्यामनारायण सिंग पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: विल्डिंग न. 8, ओम शिशिवा राज महाल बंगलो, डाकूर व्हिलेज, विष्णू शिवण टॉवर शेजारी, कांदिवली (इ), मुंबई, रोड नं: -, महाराष्ट्र, मुंबई. पॅन नंबर:AAPPS3162E	लायसेन्सर वय :-54 स्वाक्षरी:-		
2	नाव:व्हिक्टोरिअस किडस एज्युकेशनल प्रा. लि. तर्फे मॅनेजिंग डायरेक्टर डॉ. राविन घोष पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: स न. 53, 54 आणि 58 हिस्सा न. 2/1अ फाऊंटन रोड समोर पुणे नगरात, बराडी, पुणे, रोड नं: -, महाराष्ट्र, पुणे. पॅन नंबर:AACCV2437M	लायसेन्सी वय :-75 स्वाक्षरी:-		

वरील दस्तऐवज करून देणार तधाकथीत 36-अ-लिव्हू अँड लायसन्सेस चा दस्त एवज करून दिल्याचे कदुल वारतात.
शिक्रा क्र.3 ची वेळ:27 / 02 / 2021 01 : 24 : 08 PM

ओळख:-

सदर इतम दुय्यम निबंधक यांच्या ओळखीचे अनुन दस्तऐवज करून देणा-यातां व्यक्तीशि: ओळखतात, व त्यांची ओळख पटवितात

अनु क्र.	पसकाराचे नाव व पत्ता	द्वयाचित्र	अंगठ्याचा ठसा
1	नाव:वकील प्रशांत अशोक कुंभार वय:38 पत्ता:हडपसर पुणे पिन कोड:411028		

शिक्रा क्र.4 ची वेळ:27 / 02 / 2021 01 : 24 : 27 PM

J. Sub Registrar Havelli 23

Payment Details.

sr.	Purchaser	Type	Verification no/Vendor	GRN/Licence	Amount	Used At	Deface Number	Deface Date
1	VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED	eChallan	00040572021022718557	MH012344264202C21E	672500.00	SD	0005797168202021	27/02/2021
2		DHC		2702202100955	620	RF	2702202100955D	27/02/2021
3	VICTORIOUS KIDSS EDUCARES PRIVATE LIMITED	eChallan		MH012344264202C21E	1000	RF	0005797168202021	27/02/2021

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]

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