| 1 | PAN | RACTMarses |
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| 6 |  wtich refisertion is hoing gramed |  sult-soptian (H) of scrion 12A |
| 7 | Dite of mepisaration | $35-12340$ |
| 3 |  instintion is roginters |  $2 \times 27$ |
| 9 | Order for ragismationt | T |

a. Afer considering the applicution of Atr applicant and the nutrial availaike on recond, the applicant is heroty gramed rrgistration with oflect flom the awossment
 number 10
b. The tavability, or otharwise, of the income of the applicant wowld te spowaide considerod as per the provicions of the laveme Tax Act, 1963 ,



 furs er it is found that the assessee hus violaned ary comition presorited at the lowome Tax Acs, 1951
10 Cenflions suliext ie which refourenom is kemes gounal
The regisertion is grattad suhioct wo the fillivewing condinions-
a As and when there is a move to amend ar alier the atiectsitwies 10 l regelibioss of the applicam, priar approval of the Comensouer oftiviont Tit shall be seeghs colves with he dint efthe amended deed and ne sach amentmens stall he effocted uneil and ariess the appreval is acooedsd.
b. In the cvent of dissolution, sarplose and assets shall lee grivet foy at orvaineswive.
 anybody specified in section $13(3)$ of the Income Tax A.ct, 198 |
c. In cose the trustinstitution is converted inte mry fome meetent ints any ofber entay or dissolved in any previous year in terms of provisions of section IISTh, the
 specified time as per provisions of section 1157D to 1157 F of the hevole hat Aas. 1961 unless the application for fresh regisuration under section 12 AB lor the said previous year is granted by the Commissioner.
d. The Trust/Institution should quote the PAN in all its communicathons with the Department.

- The repistration u/s 12 AB of the Income Tax Act, 1961 does not autonatically confer any right on the donors to claim deduction w/s 800
f. Order $\mathrm{w} / \mathrm{s} 12 \mathrm{AB}$ read with section 12 A does not confer any right of exemption upon the applicant $\mathrm{w} / \mathrm{s} 11$ and 12 of Income Tax Act, 1961 . Such exemption fivm taxation will be available only after the Assessing Officer is sthsfied thent the gemumeness of the activities promised or claimed to be carried on in each Finatcial Year relevant to the Assessment Year and all the provisions of law acted upon. This will be firther subject to provisions of section 2(15) of the Income Tax Act, 1061.
g. No change in terms of Trust Deed/Memorandaun of A ssociation shall be efloctod without due procedure of law and its intimation shall be given immediately to Office of the Jurisdictional Commissioner of Income Tax. The registering awthone wewnes the right to consider whether any such alteration in objects would be consistent with the definition of "charitable purpose" under the Act and in conformity with the requirement of continuity of registration.
h. The Trus/ Society/Non Profit Company shall maintain accounts regulariy and shall get these accounts audited in accordance with the provisions of the secilion 12A(1)(b) of the Income Tax Act, 1961. Seperate acenunts in respect of each wetivit as specified in Trust Deed/Memorandum of Association shall he maintained A eepe of such account shall be submitted to the Assessing Officer. A public notice of the activities carried on/to be carried on and the tanget gromg(s) (intientad bencfiniaries) shall be duly displayed at the Registered/Designated Office of the Organisation.
i. The Trust/ Institution shall furnish a return of income every year within the time limit prescribed under the Income Tax Act, 1961.
j. Seperate accounts in respect of profits and gains of businecs incidental to attainment of objects shall be maintained in compliance to section II(4A) of lacowe Tax Aet, 1961.
k. The registered office or the principal place of activity of the applicant should not be transferred outside the jurisdiction of Jurisdictional Commissioner of lavome Tax except with the prior approval.

1. No asset shall be transferred without the knowledge of Jurisdictional Commissioner of Income Tax to anyone, including to any Trust/ Society/ Non Profit Compary ete. m . The registration so granted is liable to be cancelled at any point of time if the registering authority is satisfied that activities of the Trust/ Institution/ Ninn Protit Company are not genuine or are not being carried out in accorlance with the ubjects of the Trust/ Institution/ Non Profit Company.
n. If it is found later on that the repistration has been obtained tianalulently ly misrepresentation or suppression of any fict, the registration so granted is liable wis be cancelled as per the provision w/s section $12 \mathrm{AB}(4)$ of the Aet.

| p. All the Publie Money an reeeived including fou Cormas or any canmibulion aball be routed through is lank Avogent whose mumher shail he bommumested in Office of the lursitictianal Comminsioner of lneome fax |  |
| :---: | :---: |
| 4. The applieant shall eamply with the provisions of the Income Tax Act, I961 read with the facome Tax Itules, (00) |  |
| f. The registration and the Unique registrat if, at any point of time, if is noticed that for in by not providing, fully or parily, of by prow documenis required to be provided under sis complying with the requirements of sub- In registration and Unique Reginiration Numb registration and URN ihall be deemed to h | umber has been instansly gented and registrution has not been duly filled ing false or incorrect information or le (1) of (2) of rule 17A or by not ) or (4) of the said rule, the UN), whall be cancelied and the ever been mranted or issued. |
| Name and Designation of the Registration Granting Authority | Principal Commissioner of Income Tax/Commissioner of Income Tax <br> (Digitally signed) |

