No.II/21022/68(217)/94- FCRA.III Government of India/Bharat Sarkar Ministry of Home Affairs/Grih Mantralaya

1st Floor, Lok Nayak Bhavan, Khan Market, New Delhi-110003

Dated the

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The Chief Functionary,
Shraddha Rehabilitation Foundation
1-2, Garnet, Shanti Ashram
Opp.Eskar Road
Borivali(West)
Bombay-400 103

€ 5 MAR 1997

Sub:

Registration under Foreign Contribution (Regulation) Act, 1976.

Sir,

With reference to your application dated 21/3/94 requesting registration under Foreign Contribution (Regulation) Act, 1976, I am directed to say that your association has been registered under Section 6(1) of the Act, and alloted the following Registration Number:-

0 8 3 7 8 0 5 8 3

- advised to send intimations within the 2. You are prescribed time to the Central Government of the amounts of each foreign contribution received by you, the source and the manner in which the foreign contribution was utilized as per the provisions of the FC(R) Act, 1976 and the rule framed thereunder. The association is required to furnish the return even when the particulars are 'NIL'. The Bank Account mentioned in your application should exclusively be for receiving the foreign contribution and no other amount should be credited to this account. Any change with regard to the name of the association, its address, registration, aim and objects etc., should be promptly intimated to the undersigned and in case of any of the above changes, fresh registration of the Association under the provisions of the Act, will be necessary.
- In case the association brings out any publication (registered under the PBR Act, 1867) and acts as correspondent, columnist, cartoon editor, owner and publisher of such a registered newspaper, at a later stage thereby attracting provisions of Section 4(1)(b) of the Foreign Contribution (Regulation) Act, 1976, this fact should be reported to the Ministry immediately.

Ministry of House Afact are to the law a seek

4. You should also ensure before any funds are passed on to any person/association in India that the recipient is eligible to accept foreign contribution under the Act, i.e., (i) recipient association is registered under the Act, or has obtained prior permission of the Government under Section 6 (1) a) of the Act, and ii) The person/association is not prohibed under Section 4 of the Act.

5. Failure to comply with any of the above provision will make you liable for action under the provisions to Section 6(1) and/or under Section 23(1) of the Foreign Contribution (Regulation) Act, 1976.

Yours faithfully,

(Anurag Bhalla) Section Officer Jel.No.469 8251

No. II/21022/68(217)/94-FCRA. III

Copy to the Manager, Canara Bank, Borivali (West), Bombay-400 092, with the request to confirm that SB/CA Account No. 24029 has been opened by the association exclusively for receiving foreign contribution. The bank is also requested to send intimations regarding the inward remittances received by the association to the Ministry on yearly basis.

(Anurag Bhalla) Section Officer

Section Officer

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In case the association brings out any subjection tragistary and tragistared under the PER act, 1847) and and act as some correspondent, columnist, cartoda editor, compressed and return of such a registered newspectors at a later stone attention at tracting provisions of Section 4(1)(b) of the time thought to the time stry insent attention.