



## **SENTHIL ANDAVAR ANNADANA SABHAI**

### **TRUST DEED**

This deed of Trust made on this 15<sup>th</sup> of October 2010 by Mrs. **R. MUTHIRULAYEE**, age 51 years (Voters ID No : BDY4165767), wife of Mr. S. Rajendran residing at Avarangadu Village & Post, Manamadurai Taluk and Union, Sivagangai District in Tamilnadu, India.

**SENTHIL ANDAVAR ANNADHANA SABHAI** is registered officially and chiefly by the above mentioned founder for providing Annadhanam to the devotees of Lord Murugan, Coming to Thiruchendur Murugan Temple in Thiruchendur Taluk, Tuticorin District in Tamilnadu, India.

The Author has appointed the following persons as trustees besides herself and the following trustees agree to act as first board of trustees.

<b>S. No</b>	<b>Name &amp; Particulars</b>	<b>Age</b>	<b>Address</b>	<b>Designation</b>
1	Mrs. R. MUTHIRULAYEE (Voter ID No : BDY4165767)	51 Yrs	W/o.S. Rajendran Aavarangadu Village, Thirupathi Post & Via Manamadurai Taluk Sivagangai District, TN, India	Author, Founder & Director Trustee
2	Mr. M. SURESH KUMAR (Voters ID No : TN/34/199/0372020)	38 Yrs	S/o. Mr. A. Meenakshisundaram D.No. 72, Annamalai Nagar Manamadurai – 630 606 Manamadurai Post & Taluk Sivagangai District, TN, India	Secretary
3	Mr. M.K. KATHIRESAN (Voters ID No : BDY2793750)	49 Yrs	S/o. Mr. M.Kuppusamy D.No. 18/6, Pattar Street 64-C, Bhagabath Agraharam Manamadurai – 630 606 Manamadurai Post & Taluk Sivagangai District, TN, India	Treasurer

THE above expression shall unless excluded by or replacement to the context be deemed to include the trustees for the time being of the present and their successors in office of the other part.

WHERE as Mrs. R. MUTHIRULAYEE hereafter is called the Author, Founder and Managing Trustee of this Trust. The trustees have been carrying on public charitable works in India among the devout, needy and poor people for more than a couple of decades already.

NOW, therefore THIS DEED WITNESSES as follows :

1. The Name of the TRUST shall be "SENTHIL ANDAVAR ANNADANA SABHAI"
2. The office of the Trust shall be located at

Door No : 64-C, Bhagabath Agraharam  
Santhukadai Upstairs  
Manamadurai – 630606  
Sivagangai District in TamilNadu, India

Be it known that I, R. MUTHIRULAYEE the founder of this trust has deposited ` 1,005/- (Rupees One Thousand and Five only) in the Bank Account through the Treasurer as the basic fund for this Trust.

### **OBJECTIVES OF THE TRUST**

1. To help Annadanam to all the pilgrims and devotees of Lord Murugan coming to Murugan Temple at Thiruchendur, Thiruchendur Union, Tuticorin District in Tamilnadu.
2. To provide Annadanam without fail to all devotees of Lord Murugan, especially, arriving at Murugan temple at Thiruchendur in and around the auspicious time of regular monthly upcoming lunar 'SHASTI' and the following six festival days, particularly during the Tamil month of 'AIPASI' and at 'Magam' of Tamil month of 'Maasi'.
3. To utilize all donations both cash and kind to such Annadanam as mentioned above.
4. Any property, assets both movable and immovable should be purchased only in the name of the said Trust and their maintenance should be directly under the founder and Managing or Director Trustee.
5. To work or network in collaboration with 'like-minded' other charitable trusts or institutes of the region/s in furtherance of the objectives of the Trust.
6. To provide basic education, render help, assistance whether in cash or kind to the poor, needy, orphan-students in an around the regions without discrimination of sex, caste, creed and language or any other causes.
7. To help provide formal and non-formal education to the deserving poor students of the rural areas, especially; to the less-fortuned and under-privileged. To build a school and an orphanage for the poor children to help educate young students both boys and girls in public awareness of value-based and career-oriented education.
8. To help educate children and to prepare them as responsible future citizens who would serve God and humanity whole-heartedly regardless of reward.
9. To build a temple for Lord Murugan in THIRUPACHETHI of Sivagangai District, TN, India.

10. To build an 'AHSRAM' for 'SADHUS' who follow the Indian 'SANYASA', to provide a place of rest in THIRUPACHETHI area.

11. The above objectives shall be independent of each other and the board of Trustees may from time to time apply the funds and properties of the Trust in carrying out all or any of the aforesaid objectives of the Trust as it may in its absolute discretion deem fit.

12. In pursuance of the above objective a sum of **Rs. 1,005/- (Rupees One Thousand and Five only)** was paid irrevocably by the Founder of the Trust is hereafter called **Trust Fund** and the Treasurer trustee has accepted and holds on behalf of the Trust to carry on the aims and objectives of the Trust and the Trustee do hereby undertake to hold the assets that have been given and that may be hereafter given to them or that may come into their hands as such trustee upon Trust and subject to the provisions herein contained.

13. Thus, the assets and the funds of the said Trust consists of :

- a. The sum of Rs. 1,005/- (Rupees One Thousand and Five only) contributed by the founder of the Trust.
- b. Such sums as assets as may be contributed, gifted, donated, bequeathed by the Author/ Founder of the Trust or by any person or any other authority of the said Trust.
- c. All interest or income arising out of the said sums and assets.
- d. All assets that may be purchased or acquired from out of the said funds or assets.
- e. All sums and assets which have by any means become the property of the Trust.
- f. The Trust shall have to receive any voluntary contribution whether in cash or in kind from any person from any sources, whomsoever by way of donation, legacy from India or abroad.

**IV.** The Founder or the Trust Mrs. MUTHIRULAYEE will be the first managing Trustee and she shall hold the office for life, after her demise, the board of trustees shall appoint one of the Trustees as managing Trustee. Therefore the managing trustee shall nominate her/his successors, failing which the board of Trustee, shall appoint one of the Trustees as the Managing Trustee.

**V.** Any trustee may resign from the Trust by notifying in writing his/her intentions to do so to the managing Trustee. The resigning trustee shall be discharged from the Trust therefore on communications of his/her resignation to the managing trustee.

The managing Trustee shall hold office for life and other trustee shall hold office for the period of once in 3 years. They may be reappointed for further period on invitations by the managing Trustee. They shall be liable to retire on expiry of the said term of three years unless they are re-appointed for further period through the letter of invitation given to them.

The managing Trustee shall have the power to remove any trustee from office at his/her discretion. In this regard, his/her decision shall be final and binding and shall not be called in question in Court of Law. SHE/HE shall also have power to reappoint any person as Trustee (Subject to the ceiling to the total number of Trustees) for such period on such terms and conditions as SHE/HE may think fit to impose.

**VI. The Managing Trustee shall HAVE POWER :**

1. To draw, make, accept, endorse, discount, negotiate, execute and encash, cheque and bills of exchange and other negotiable instruments.
2. To discharge all statutory obligations filing of Income Tax – Tax returns etc.
3. To employ persons necessary or useful for carrying out the activities of the Trust on such terms and conditions as he/she may deem fit.
4. To remove any employee of the Trust.
5. To delegate for the temporary period his/her powers and authority in respect of the administration.
6. The managing Trustee shall be the Chief Executive officer who shall be in charge of Day 15 day-to-day affairs of the Trust.
7. The Trustee shall be chargeable for such money's stocks, funds, deposits and securities as they shall actually receive notwithstanding their signing any receipt for the sake of confirm and shall be answerable and/or accountable only for their own acts, receipt and neglects.

**VII. The Board of Trustees shall HAVE POWER**

1. To purchase, acquire by lease or in any other manner any movable or immovable property of any kind by the trustees to be useful for the objectives of the Trust.
2. To sell, lease, alienate, mortgage, change, pledge, hypothecate or otherwise deal with properties of the Trust as the board may deem fit.
3. To enter into contracts with any person or Body for any purpose which are beneficial to the trust.
4. To open or close one or more bank accounts for the Trust with any nationalized bank or banks as prescribed by the Income Tax Act 1961 as the Trustees may deem fit and deposit monies of the Trust in such accounts and to give instructions to the bankers as to persons entitled to operate the Joint-Account and assets.
5. To invest the funds of the Trust in accordance with provisions of section 13 (1), (d) read with section 11 (5) of the Income Tax Act.
6. To borrow any monies from any person, Firm, Bank or Body for any of the purpose of the Trust on such terms as the trustees may deem fit and with or without furnishing securities or mortgage property or assets of the Trust to secure repayment of any money borrowed.

7. To do all acts and deed or things which are lawful, necessary, incidental and conducive to the attainment of the objectives of the Trust.

#### **VIII. MEETINGS OF THE BOARD**

1. The Board of Trustee shall at its annual General Meeting, consider and approve the annual accounts, budget, proposal, annual report and matters brought before it by any trustee.
2. In addition to the annual general meeting, the Board may meet from time to time. The meeting shall be convened by the Managing Trustee.
3. The Board shall transact any business that may be specified in the AGENDA or otherwise agreed by the Board of Trustees.
4. Two member of the Board shall constitute the QUORM.
5. The Managing Trustee shall preside over the Board Meetings including the Annual General Meeting as Chairman. If the Managing Trustee is not present within half an hour of time for which, the meeting has been convened, he/she can delegate his/her power to a Trustee.
6. Every decision taken by the Board of Trustees shall be by a simple majority of the members present and voting. In the event of equal division of votes, the Chairman of the Board of Trustees shall have a casting vote in addition to his/her vote as trustee.
7. Any resolution in writing signed by the entire trustees shall be binding on the Board as though, it has been passed at meeting of the Board of Trustees.
8. The Managing Trustee may invite others interested in the work of the Trust to attend the meetings of the Board, but they shall not be entitled to vote thereof.

#### **IX. ACCOUNTS AND AUDIT**

1. Regular and correct accounts of the Trust, its funds, receipts and expenditure shall be maintained. The trustees shall appoint a Chartered Accountant to audit accounts of the Trust and fix the auditor's remuneration from year to year.
2. The financial year of the Trust shall be from 1<sup>st</sup> April to 31<sup>st</sup> March of the following year.
3. The Board of Trustees is empowered to alter or amend the 'TRUST DEED' as may be required from time to time only with the prior approval of the Commissioner of the Income Tax and be added to the existing Trust Deed.
4. The Trustees may pay honorarium for their services to the Trust.
5. This Trust complies with INDIAN TRUST ACT 1882. This Trust shall apply to the Commissioner of Income Tax to get it registered for U/S 12 A & 80 G as per Income Tax Act, 1961.
6. The income and funds of the Trust will solely be utilized towards the objects and no portion of it will be utilized for the payment to the Trust by way of profit, dividend and interest. Not more than Rs. 1,000/- of Trust fund be used for day to day expenditures but only with the approval of the Managing Trustee.

7. The objects and activities of the Trust shall be carried out in India.
8. Any vacancy in the Board of Trustees or any irregularity in the appointment of any Trustee shall not invalidate any act or decision of the Board of Trustees.
9. There is no movable or immovable asset in the name of the Trust except initial contribution of Rs. 1,005/- made by founder of the Trust.
10. All the activities of the Trust shall be carried out without profit motive.
11. The Trust office is running at Rental Building.

**WITNESSES :**

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**Drafted by :**

**(N. Balasubramanian) S/o. B. Namasivayam Pillai, Manamadurai  
Licence No : A2019/1999/SGI**