



To,

**M/s PREM ASHRAM CHARITABLE TRUST
AMADALLI, KARWAR - 581 324**

Sirs,

SUB: Recognition granted u/s. 80G of the Income-tax Act, 1961 – your own - reg.
REF : Your application dated 07.02.2013.

With reference to your application cited above for recognition under section 80G of the Income-tax Act 1961, this is to inform you that recognition is granted to M/s **PREM ASHRAM CHARITABLE TRUST, AMADALLI, KARWAR - 581 324**. The above institution is exempt u/s.80G of the Income-Tax Act 1961, in the hands of donors subject to the limits prescribed therein.


The recognition granted u/s. 80G of the I.T. Act, 1961, is valid from 07.02.2013 & onwards, till withdrawn, by an order in writing by the undersigned.

Yours faithfully,


(LAKSHMI HANDE PURI)
Commissioner of Income-Tax
Mangalore.

Note:

1. Receipts issued to the donors should bear the number & date of this order and period of validity (para 2 above)
2. Statement of a/cs, Receipts & payments a/c, Income & Expenditure a/c & Balance sheet should be submitted annually to the jurisdictional Assessing Officer.
3. If further recognition is sought an application has to be made to this office together with copies of receipts and payments a/c, Income & Expenditure a/c, Balance sheet etc. information regarding changes if any made in the rules & regulations etc. and a brief description of the activities of the trust/institution during the previous years and a certificate regarding non-infringement of the provisions of Sec.13(1)(c) of the Income Tax Act, 1961 as amended from time to time, a list of office bearers/trustees with their names and address with Income tax particulars.
4. This certificate of exemption is given for the benefit of donors and is in force till the date of expiry(para 2) or till the date it is cancelled whichever is earlier.
5. The activities of the trust is to be carried in accordance with the (i) aims and objects of the trust as mentioned in the documents filed before CIT (ii) principles u/s 80G of the Income Tax Act, so that the benefit enures to public without discriminating them on the lines of caste, sex, creed or age.
6. This certificate of exemption does not confer any right to the Trust/institution to claim option from Income Tax in the assessments. The Assessing Officer will examine if the assessee is charitable within the meaning of Sec.2(15) of the Income Tax Act, 1961. Keeping in view the objects and activities in the previous year and also if the conditions laid down by Sec.11/12/12A(b) & 13 are amended from time to time are satisfied.
7. Consequent to amendment of section 2(15) of the Income Tax Act w.e.f. 01-04-2009, if the Trust / Institution / Society carries on any activity in the nature of trade, commerce or business for a cess or fees or any other consideration, such activity is liable for tax even if income from such activity is applied for objects of the Trust / Institution / Society. Further, exemption u/s. 80G granted will be withdrawn, if any of the above specified activities are carried on in future.
8. The applicant should maintain serially numbered receipt books and produce them to the Income Tax Department whenever called for.


(LAKSHMI HANDE PURI)
Commissioner of Income-Tax
Mangalore.

