N0.II/21022/69(0141)/2010-FCRA-II Government of India/Bharat Sarkar Ministry of Home Affairs/Grih Mantralaya ****

Room No.18 DSH Jaisalmer House, 26 Mansingh Road, New Delhi-110011 Dated:06/01/2011

To

The Chief Functionary, SNEHA TRUST Moorandahalli village, Arahalli post, Kolar taluk Kolar,Kolar Karnataka-563101

Subject: Registration under Foreign Contribution (Regulation) Act, 1976.

Sir/Madam.

With reference to your application dated 14/07/2010 requesting registration under the Foreign Contribution(Regulation)Act, 1976. I am directed to say that your Association has been registered under Section 6 (1) (a) of the Act as follows:-

Registration Number: 094570228
Nature: Cultural Economic Educational Social

- 2. You are advised to send intimations within the 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 utilised, as per the provisions of the FC(R) Act, 1976 and the rules framed thereunder. An association is required to furnish the return even when the particulars are 'NIL'. The FC-3 form may be submitted on line on this Ministry's website http://mha.nic.in/fcraweb/fc_online.htm using the user name (SNEHA2010) used for online submission. The Bank Account mentioned in your application should be used for receiving foreign contribution and no other amount should be credited to this account. The Association should immediately intimate to this Ministry and obtain written confirmation regarding any change in the name of the Association, its address and Bank/Bank Account.
- 3. The association cannot bring out any publication(registered under PRB Act,1867) or act as correspondent, columnist, editor, printer or publisher of a registered newspaper at a later stage thereby attracting provisions of the Section 4(1) (b) of the FC(R) Act, 1976. In addition to this, the association is forbidden from getting involved in any activity of political nature.
- 4. You should also ensure before any funds are passed on to any person/association in India that the recipient is (i) eligible to accept foreign contribution under the Act, i.e., Government under Section 6 of the Act, and (ii) the person/association is not prohibited under Section 4 of the Act.