



**OFFICE OF THE PR. COMMISSIONER OF INCOME TAX  
(EXEMPTIONS), PUNE,**

2rd Floor, B.O. Bhavan, Sector No. 47, Plot No. 1, Pune Satara Road, Parvati,  
Pune-411009

No.PN/Pr.CIT(Exemp.)/Tech/12A(a)/A'bad Rg/268/50/2015-16

Date : 15/05/2015

**CERTIFICATE U/S 12AA(1)(b)(i) OF THE I.T. ACT, 1961**

Name and address of the  
Trust/Institution

**AAMHI SEVAK SANSTHA  
SEVALAY, AT POST HASEGAON  
TALUKA- AUSA, DIST- LATUR  
PIN- 413531.**

PAN No.

**AATDA 0804F**

Date of Application

**25/11/2014**

The above applicant has filed its application u/s 12A(a) of the Income Tax Act, 1961 in the prescribed proforma along with other particulars. On perusal of the documents and information placed before me, I am satisfied that the objects of the applicant are charitable in nature. Hence Registration is granted w.e.f. Assessment Year 2015-16, as provided by Section 12AA(b) of the Income Tax Act 1961.

02. The application has been entered at **F.No. 268/50/2014-15** in the Register of applications u/s 12AA(1)(b) of the Income Tax Act 1961, maintained in this office.

03. Consequent to amendment of section 2(15) of the Income Tax Act w.e.f. 01/10/2009, 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 income is liable for tax even if income from such activity is applied for objects of the Trust / Institution / Society. The advancement of any other object of general public utility shall not be a charitable purpose, if it involves the carrying on of any activity in the nature of trade, commerce or business, or any activity of rendering any service in relation to any trade, commerce or business, for a cess or fee or any



*S. M.*

other consideration, irrespective of the nature of use or application, or retention, of the income from such activity.

04. The Registration u/s 12A(a) of the Income Tax Act 1961, does not automatically exempt the income of the Trust. Also the above Registration u/s 12A(a) of the Income Tax Act 1961 does not confer any exemption u/s 80G or make donation to the Institution eligible for deduction u/s 80G of the Income Tax Act 1961. Separate applications with accounts have to be filed before the respective Commissioner of Income Tax who is having jurisdiction for allowing benefit u/s 80G of the Income Tax Act 1961.

05. If it is found that the activities of this assessee are not genuine or are not being carried out in accordance with the objects of the Trust or Institution approved or are not in agreement with the prevailing laws and procedures of the Income Tax Act as existing in the relevant year, this Registration will be liable for cancellation in terms of Sec. 12AA(3) of the Income Tax Act 1961.

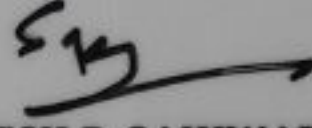
06. The Assessing Officer is at liberty to determine the taxability of Income of the Trust with reference to section 11, 12 & 13 of the Income Tax Act 1961, and also verify the genuineness of the Trust / Institution in future.



Sd-  
**(MANOJ KUMAR SINGH)**  
Principal Commissioner of Income-tax(Exemptions),  
Pune.

Copy to :-

- ✓ 1) **AAMHI SEVAK SANSTHA**  
**SEVALAY, AT POST HASEGAON**  
**TALUKA- AUSA, DIST- LATUR**  
**PIN- 413531.**
- 2) The Jt. CIT(Exemptions), Aurangabad.
- 3) The ITO( Exemptions) ,Nanded.

  
**(SURESH D GAIKWAD)**  
Asst. Commissioner of Income Tax( Exemp.)(HQ),  
for Pr. Commissioner of Income Tax ( Exemp.), Pune