


SELF CERTIFICATION FORMAT

Category of application : Extension of affiliation	
I (i) SUSHIL KUMAR (Principal) of the school PM SHRI K V LALGARH JATTAN certify that :	
1	The following uploaded documents are genuine and valid
•	Trust/Society/Company Registration No.: Act XXI of 1860
•	Trust/Society/Company Registration Issuing Authority : Kendriya vidyalaya sangathan
•	Fire Safety Certificate No. – Certificate from MES
•	Fire Safety Certificate Issuing Authority : MES
•	Fire Safety Certificate Expiry Date: 08/04/2025
•	Building Safety Certificate No.- Tele: Mil 2046
•	Building Safety Certificate Issuing Authority : MES
•	Building Safety Certificate Expiry Date- 04/11/2024
•	Land Certificate No: Tele No. 6346
•	Land Certificate Issuing Authority: Defence states office
2	Land Certificate is in name of School/Society/Trust/Company duly signed by authorized signatory
3	That mandatory disclosure has been displayed on the school's website and it's link has been filled in the Part A of the application
4	That as per norms sufficient numbers of room/s and well equipped Laboratories for Physics, Chemistry, Biology are for available for senior secondary classes.
5	That we have uploaded/submitted all the self-attested documents/ information on the School's Web-Portal and link in the application and the same are true and genuine.
6	Submission of wrong system Generated DEO Certificate / Self-undertaking Certificate or deliberate misrepresentation or fraud may result in summarily rejection of Application.
7	Submission of fraudulent/deliberate misrepresentation/fraud undertaking with intent to obtain affiliation through wrongful means may also lead to penal action against Principal, Manager and authorized signatory of Society.
	Name and Signature(s) :
 प्राचार्य / PRINCIPAL पीएम श्री केन्द्रीय विद्यालय, लालगढ़ जाटान PM SHRI Kendriya Vidyalaya, Lalgah Jattan श्रीगंगानगर/Sri Ganganagar (Raj.)-335037 Mr. Sushil Kumar Principal P M Shri K V Lalgah Jattan	
Date : 12/04/2024	Place : Lalgah jattan

**The Principal,
PM SHRI K V LALGARH JATTAN DT. SRIGANGANAGAR RAJ
LALGARH JATTAN, DISTT SRIGANGANAGAR
RAJASTHAN, SRI GANGANAGAR, 335037
(M: 01503-288717)**

SUBJECT: -Extension of Regular Affiliation up to Senior Secondary Level .

This is with reference to school application on the subject cited above. In this connection, it is to intimate that in view of current COVID-19 pandemic which has severely affected the normal functioning of schools in the country, however, the school is pursuing to provide extension of affiliation so as to avoid any difficulty for the purpose of admission/ registration/ obtaining loan/ renewal of various safety certificates from appropriate state authorities.

Therefore, the Board after due consideration has accorded one time relaxation for extension of affiliation based on details/ data submitted by school in online application for further period of 05 years as per details given below:-

Affiliation No used as User ID for both OASIS and LOC/Registration System	1700031
School No	14170
Affiliated for	Extension of Regular Affiliation
Category	Extension of Affiliation
Period of affiliation	01.04.2009 to 31.03.2014

The above sanction is subject to fulfillment of following conditions:-

1. The approval is based upon the documents /data/information uploaded by the school online. The school will be responsible for its genuineness. In case of any discrepancies, necessary action will be initiated against the school as per Affiliation Bye -Laws-2018.
2. The school will follow the RTE Act, 2009 and instructions issued thereon by the CBSE/Respective State /UT Govt. from time to time. The school will also abide by the conditions prescribed, if any, by the State Government concerned.
3. The School is required to apply online for extension of affiliation along with the requisite fee and other documents as per Rule 10.3 of Affiliation Bye Laws.
4. The school should go through the provision of Affiliation and Examination Bye Laws and subsequent amendment therein as well as circulars and guidelines /instructions issued by the Board time to time and keep a copy there of for reference purpose and is also advised to regularly visit CBSE websites i.e., <http://cbseacademic.nic.in/> & <http://cbse.nic.in/> for updates.
5. The school is required to renew mandatory certificates from time to time.
6. The school shall be solely responsible for any legal consequences arising out of the use of school name/logo/society/trust or any other identity /activity related to running of school affiliated to CBSE. All legal expenses incurred by the Board, if any, arising out of these circumstances, shall be borne by the school.
7. The school should go through the Circular No. 13/2021 dated 27.07.2021 for strict compliance.
“The school shall possess valid fire safety certificate and Building safety certificate during functioning of the school which shall be renewed from time to time as per norms”.

ENROLMENT TABLE

SN	Location of School	Campus area	Affiliation Allowed	Optimum No. of Sections (From classes I/VI to X/XII)
A	Areas/Cities mentioned in clause 3.6	1600 sqm	Up to Class-X only	10
B	Areas/Cities mentioned in clause 3.6	2400 sqm	Up to Class-XII	24
C	Areas/Cities mentioned in clause 3.6	3200 sqm	Up to Class-XII	28
D	Class-X Cities (Clauses 3.5) and Areas mentioned in clause 3.7	2000 sqm	Up to Class-X only	10
E	Class-X Cities (Clauses 3.5) and Areas mentioned in clause 3.7	3000 sqm	Up to Class-XII	24
F	Class-X Cities (Clause 3.5) and Areas mentioned in clause 3.7 and Areas/Cities mentioned in clause 3.4	4000 sqm	Up to Class-XII	28
G	Pan India (Clause 3.3)	6000 sqm	Up to Class-XII	38
H	Pan India (Clause 3.2)	8000 sqm	Up to Class-XII	48
I	Pan India (Clause 3.2)	>8000 sqm	Up to Class-XII The number of sections shall be restricted in accordance with 'H' above with land requirement unit scaled down to 2000 square meters i.e. 12 sections for every 2000 square meter additional land.	
<ul style="list-style-type: none"> · The total number of sections taken together for classes XI and XII should not be more than 1/3 of optimum number of section allowed on the basis of land holding for any school. · The number of sections and students shall be restricted as per the actual facilities in the school. · For class rooms of size less than 500 sq feet the enrolment shall be 0.08 X size of class rooms in sq feet 				

Important Notes : NA

*This is an electronically generated document. It does not need any signature.
To verify the authenticity of the document , please visit
(<http://www.saras.cbse.gov.in/saras/AffiliatedList/ListOfSchdirReport>).*

Tele Mil : 2046


CERTIFICATE

It is certified that on visual inspection of Kendriya Vidyalaya Lalgarh Jattan building is no external distress/damage has been observed and no deterioration has been noticed during the year. The drinking water of Kendriya Vidyalaya is portable.

Station Lalgarh Jattan

Dated 04 Nov 2023




(KG Goutham)
Lt Col
Garrison Engineer

Tele No. 6346

(1)

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3119
26.9.89
F44

No. BKN/KV/7/DEO/
Office of the DEO Bikaner Circle,
Daudsar House, Rly Malgodam Road,
Bikaner. 26 Sept. 1989.

To

The Principal,
Central School,
Lalgarh.

Sub: Kendrya Vidyalaya Sangthan; GRANT OF LAND ON LEASE
MEASURING 12 ACRES OF LAND.

Reference your letter No. KV/LGJ/F-44/89/3382, dt.
23.9.89.

2. Two copies of lease agreement including original on
Stamp Paper duly executed by the Defence Estates Officer, is
forwarded herewith through Shri Satya Pal.

3. In this connection it is stated that opening line
reproduced below in para 4 has been deleted since
it has been added at your end without getting the same vetted
from Government:

"Free of rent till such time K.V.S. construct their
building.

4. The original copy of Lease Agreement be forwarded
to this office after registration.

[Signature]
Defence Estates Officer,
Bikaner Circle

Office

- (1) For registration of
lease agreement-
- (2) To forward it
to D.E.O Bikaner
after registration

[Signature]
29/9/89

Certificate

This is certify that the electrical appliances/MCB/Switches etc. in PM Shri kendriya Vidyalaya Lalgarh Jattan are installed as per the safety norms and building is safe for firefighting.



A handwritten signature in blue ink, appearing to read "K.G. Goutham".

(KG Goutham)
Lt Col
Garrison Engineer
Lalgarh Jattan Mill Stn.

KENDRIYA VIDYALAYA SANGATHAN

(CENTRAL SCHOOLS ORGANISATION)

MEMORANDUM OF ASSOCIATION AND RULES

(Registered as a Society, under the Societies Registration Act XXI of 1860).

PART I—MEMORANDUM OF ASSOCIATION

1. The name of the Society is “Kendriya Vidyalaya Sangathan”, (hereinafter referred to as the ‘Sangathan’).
2. The office of the Sangathan will be situated in Delhi or at such other place or places as the Sangathan shall determine.
3. The objects for which the Sangathan is established are :
 - (a) To provide, establish, endow, maintain, control and manage schools, hereinafter called the “Kendriya Vidyalayas” for the children of transferable employees of the Government of India, floating population and others, and to do all acts and things necessary for or conducive to the promotion of such schools.
 - (b) To take over the assets, properties and engagements of the institutions already set up for the purpose mentioned in (a) and known as Kendriya Vidyalayas, the names, addresses and particulars whereof appear in Annexure ‘A’ hereto ;
 - (c) To establish, develop, maintain and manage hostels for the residence of students of the Kendriya Vidyalayas.
 - (d) To aid, establish and conduct other institutions, including Kendriya Mahavidyalayas, as may be required for the furtherance of the Sangathan’s object in any part of India ;
 - (e) To prepare, introduce, supervise and amend the curricula, syllabi

and other programmes regarding the education of pupils of Kendriya Vidyalayas ;

- (f) To create teaching, administrative, technical, ministerial and other posts under the Sangathan and to make appointments, promotions and transfers thereto and to arrange training for them ;
- (g) To constitute boards, committees or other bodies as may be deemed fit and to prescribe their powers, functions, tenure etc.
- (h) To acquire, hold and dispose of property in any manner whatsoever for the purposes of the Sangathan provided that the prior approval of the Government of India is obtained in the case of disposal of immovable property ;
- (i) To construct, improve, alter, demolish, repair and maintain any building or buildings for purposes of the Sangathan ;
- (j) To deal with any property belonging to the Sangathan in such manner as may be deemed fit for advancing any of the objects aforesaid ;
- (k) To give pension, gratuities or cheritable aid to teachers, staff and other employees or ex-employees of the Sangathan or to their wives, children and other dependents, to make payment towards insurance and to form and contribute to provident and benefit funds for the benefit of any person employed by the Sangathan or of the wives, children or other relatives or dependents of such persons ;
- (l) To maintain a fund to which shall be credited :
 - (i) all moneys provided by the Central Government,
 - (ii) all fees and other charges received by the Sangathan,
 - (iii) all moneys received by the Sangathan by way of grants, gifts, donations, benefactions, bequests or transfers, and
 - (iv) all moneys received by the Sangathan in any other manner or from any other source.
- (m) To subscribe to or become a member of or to take over or to co-operate or amalgamate with any other organisation, institution or association having objects wholly or in part similar to those of the Sangathan, and to aid any such existing institution in such manner as the Board of Governors may think fit ;
- (n) To fix and arrange to collect such fees and other charges as may be laid down by the Rules and Regulations under them ;

- (o) To deposit all moneys credited to the Fund in such banks or to invest in such a manner as the Sangathan may decide ;
- (p) To borrow or raise moneys with or without securities or on the security of a mortgage, charge, hypothecation or pledge, over all or any of the immovable or movable properties belonging to the Sangathan or in any other manner whatsoever ;
- (q) To draw, make, accept, endorse and discount cheques, notes or other negotiable instruments and for this purpose, to sign, execute and deliver such assurances and deeds as may be necessary for the purposes of the Sangathan ;
- (r) To do all such things as may be considered necessary, incidental, or conducive to the attainment of all or any of the objects of the Sangathan ;

4. The Government of India in the Ministry of Education and Youth Services may, from time to time, appoint one or more persons to review the work and progress of the Sangathan and to hold enquiries into the affairs thereof and to report thereon, in such manner as the Government of India may stipulate.

5. The Government of India may *suo motto* or on the report of review referred to in the preceding paragraph issue such directions to the Sangathan as it may consider necessary for the furtherance of the objects of the Sangathan and for ensuring its proper and effective functioning, and the Sangathan shall be bound to comply with such directions.

6. The income and property of the Sangathan howsoever derived, shall be applied towards the promotion of the objects thereof as set forth in this Memorandum of Association, subject to such conditions or limitations as the Government of India in the Ministry of Education and Youth Services may, from time to time, impose. No part of the income and property of the Sangathan shall be paid or transferred, directly or indirectly by way of dividends, bonus or otherwise howsoever by way of profits, to the persons who are or at any time have been members of the Sangathan or Board of Governors or to any of them or to any person claiming through them or any of them provided that nothing herein contained shall prevent the payment, in good faith, of remuneration to any members thereof or other persons in return for any services rendered to the Sangathan or for travelling allowance, halting, or other similar charges.

7. The names and addresses and occupations of the first members of

the Governing Body of the Sangathan (referred to in the Rules as the Board of Governors) to whom by the Rules of the Sangathan the management of its affairs is entrusted are as follows as required under Section 2 of the Societies Registration Act XXI of 1860 (Punjab Amendment Act 1957 as extended to the Union Territory of Delhi) :

<i>S. No.</i>	<i>Name</i>	<i>Designation</i>	<i>Address</i>	<i>Occupation</i>
1.	P.N. Kirpal	Chairman	Secretary, Ministry of Education	Govt. service
2.	L.O. Joshi	Vice-Chairman & Commissioner for Central Schools.	Jt. Secretary, Ministry of Education	—do—
3.	Prem Narain	Financial Member	Deputy Financial Adviser, Ministry of Education	—do—
4.	S.P. Srinivasan	Member	Deputy Secretary, (JIO) Ministry of Defence	—do—
5.	L.S. Chandrakant	Member	Joint Director, National Council of Educational Research & Training	—do—
6.	S. Mishra	Member	Director of Public Instruction, Orissa, Cuttack	—do—
7.	V.V. John	Member	Director of Education, Rajasthan	—do—
8.	(To be appointed)	Director of Organisation	Director, Central Schools Organisation	—do—
9.	S.N. Dutt	Secretary of the Organisation	Under Secretary, Ministry of Education	—do—

We, the several persons whose names and addresses and occupations are given below, having associated ourselves for the objects mentioned in this Memorandum of Association, do hereby subscribe our names to this Memorandum of Association and set our hands hereto form ourselves into

a society under Act XXI of 1860, this 15th day of December, 1965 at Delhi.

<i>S. No.</i>	<i>Names, addresses and occupations of Members</i>	<i>Signature of Members</i>	<i>Names, addresses and occupations of witnesses</i>	<i>Signature of witnesses</i>
1.	P.N. Kirpal, Secretary, Ministry of Education	Sd/-		
2.	L.O. Joshi, Joint Secretary, Ministry of Education	Sd/-		
3.	Prem Narain, Deputy Financial Adviser to Ministry of Education	Sd/-		
4.	S.P. Srinivasan, Deputy Secretary (JIO), Ministry of Defence	Sd/-		
5.	L.S. Chandrakant, Joint Director, National Council of Educational Research & Training	Sd/-		
6.	S. Mishra, Director of Public Instruction, Orissa, Cuttack	Sd/-		
7.	V.V. John, Director of Education, Rajasthan, Jaipur	Sd/-		
8.	S.N. Dutt, Under Secretary, Central Schools Unit, Ministry of Education	Sd/-		
9.	D.V. Navathe, Assistant Educational Adviser, Ministry of Education, New Delhi.	Sd/-		

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-: 2 :-

I AND THE LESSEE BOTH hereby covenant with the Lessor

- 1) To pay unto the Lessor the yearly rent hereby reserved on the days and in the manner hereinbefore appointed.
- 2) From time to time and at times to pay and discharge all rates, taxes, charges and assessments of every description which are now or may at any time hereinafter be imposed charged or assessed upon the premises hereby demised or the buildings to be erected thereupon.
- 3) Not to cut down any of the timber, fruit trees or other trees now or at any time hereafter growing on the premises hereby demised but to preserve them in good order. If during the course of construction of school buildings it becomes necessary to cut down a tree, it may be done by Military Estates Officer who will dispose off the same and credit the sale proceeds to the Government.
- 4) Not to make any excavations in the land hereby demised or remove any minerals mineral substances of any description sand or clay from the said land without the consent of and the accordance with the term and conditions prescribed by the Military Estates Officer.
- 5) Within 24 calendar months next after the date of these presents at their own cost to erect and finish fit for use on the premise hereby demised Central School Building hostel, teacher accommodation, play grounds in accordance with a plan or plans to be approved in writing by the Officer Commanding of the Station and not to erect or suffer to be erected on any part of the premises hereby demised any building without the previous consent in writing of the General Officer Commanding in - Chief the Command.
- 6) Not to make any alternations in the plan or elevation of the said school buildings, hostel, teachers accommodation and play grounds without such consent as aforesaid and not to use the same or permit the same to be used for any purpose other than that of accommodation for school, hostel buildings or of play grounds.
- 7) The responsibility for maintenance of the premises will rest with the Lessee. The Lessee shall make no structural alterations, erect any new structures in or upon any part of the premises and instal therein fittings without the prior approval of the Lessor. No compensation shall be paid for the

[Signature]
 P. S. TENDON
 (General Officer Commanding)

Contd... 3/-
[Signature]
 Balance Estate Officer
 Aligarh



-: 3 :-

aforsaid additions and alternations on delivering up the premises and the benefit of such additions and alteration shall accrue to the Government. If the lessor so desires, the Lessee shall at its cost restore the premises in the same conditions as they were at the commencement of these presents.

- 8) Not to assign, underlet, transfer or hand over possession of the said land and building or part thereof or any of their right/rights therein under these presents without sanction of the Lessor on such terms as to revision of rent, period of lease and other matters as may be deemed fit to impose.
- 9) To pay all charges in respect of electric power and light and water used on the said premises during the currency of the lease at the Schedule of rates current and as may be revised by the Garrison Engineer, Military Engineering Service of the Station from time to time.
- 10) To pay all existing and future rates, taxes, assessment charges and other outgoings of every description in respect of the said premises if legally payable and levied.
- 11) To pay all the taxes, assessment charges that may be recoverable under Cantonments Act, 1924 in respect of the said premises during the period the buildings are with the lessee.
- 12) At all times to keep the said premises in good and substantial repair to the satisfaction of the Officer Commanding the Station and on determination of the lease to hand over the 'said premises' in the same condition as they were at the commencement of these presents fair wear and tear and damage by fire or other causes beyond the control of the lease being expected or at its option to pay compensation in lieu thereof provided that such compensation shall not exceed the value of the said premises on the date of determination of the presents, if they have remained in the same structural state and condition or repairs as they were in at the commencement of this lease.
- 13) Not to remove any fixture and fittings from the premises existing at the commencement of this lease without the previous permission of the lessor.
- 14) Registration charges, if any, shall be borne by the Lessee.
- 15) The Lessee shall permit the Government with or without workmen to enter upon and view the condition of the said premises at all reasonable times upon prior notice.

[Signature]
Officer (In-charge)
Cantonment
Rajpura
Rajpura
Rajpura

Contd. 4/-
[Signature]
Deputy Estate Officer
Muzar Circle, Bikaner

(5)

(7)

16) During the occupancy of the premises and on delivering up of the premises, the Lessee shall be liable for any damage caused to the premises and to the fixtures and fittings as per inventory attached to this deed and shall pay compensation in lieu thereof, fair wear and tear and damage by fire or other natural causes not occasioned by wilful act or default of the Lessee excepted. The decision of the Officer Commanding Station/Sub Area Commander on the question whether any damage is caused to the premises and the amount of such compensation shall be final and binding on the parties.

II. PROVIDED ALWAYS that if any part of the rent hereby reserved shall be in arrears unpaid for one calendar month next after any of the day where on the same shall have become due whether the same shall have been demanded or not or if there shall have been in the opinion of the Military Estate Officer and breach by the Lessee or by any person claiming through or under him of any of the covenants or conditions hereinbefore contained then and in such case, the Lessor may notwithstanding the waiver of any previous cause or right or re-entry enter upon any part of the premises hereby demised or of the building thereon in the name of whole and thereupon the said premises and buildings shall remain the use of and be vested in the Lessor and this demise shall stand determined and the Lessee shall not be entitled to any compensation whatsoever.

III PROVIDED ALWAYS that it shall be lawful for the Lessor at any time or times during the said term on giving thirty days notice in writing to resume possession of determining tenancy of the lessees of the said land or any compensation on account thereof save only a fair payment for the authorised buildings erected by the Lessee cost where of will be assessed by the Lessor and the amount of compensation to fixed by the Lessor shall be final and binding.

IV PROVIDED ALSO that unbuilt portion of demised land will be made available on short notice to the local Military authorities as and when required for such temporary use as deemed fit without payment of any rent/compensation.

V PROVIDED ALSO that during times when school buildings other than class room, laboratories, hostels and like are not in use the same may be made available free of rent to the local military authorities for temporary use for defence/recreation/training purposes.

VI PROVIDED ALSO in the event of the premises or a part thereof being no longer required by the lease, the lessor shall have the right to purchase the said buildings from the Lessee on payment to the Lessee of the value of the building as assessed by the Garrison Engineer, Military Engineering Service of the Station. In the event of Lessor not purchasing the said buildings, The Lessee shall be entitled to remove the building within one month after communication of the decision of the Lessor, if the Lessee fails to remove the buildings the same shall remain to the use of and be vested in the Lessor and lessee shall not be entitled to any compensation whatever therefor.

17 In the event of dissolution of the lease the said land as also the buildings standing thereon shall vest on the Lessor.

18 PROVIDED ALSO that the expression "President of India" and the Lessee/Lesseees herein before used shall unless such an interpretation inconsistent with the context include in the case of the former his successors and assign and in the case of latter its successors and assigns

The Schedule above referred to.

[Signature]

[Signature]

Contd. 5/

Military Estates Office
Bikaner Circle, Bikaner.

