OFFICE OF THE
DIRECTOR OF INCOME TAX (E),
3rd FLOOR, AAYKAR BHAWAN,
DISTT. CENTRE LAXMI NAGAR,
DELHI-110092

No. DIT(E)/2011-12/A-3009/ S13 DATED: 21.06.2011

NAME & ADDRESS OF THE APPLICANT: AVANTI FELLOWS
16, PASCHIMI MARG, VASANT VIHAR, NEW DELHI-110057

SUB: ORDER UNDER SECTION 80G (5)(vi) OF THE INCOME TAX ACT, 1961

On verification of the facts stated before me/hearing before me, I have come to the conclusion that this organization satisfies the conditions u/s 80G of the Income Tax act, 1961. The institution/Fund is granted approval subject to the following conditions:

1. The Donee institution shall forfeit this benefit provided under the law, if any of the conditions stated herein is not complied with/abused/whittled down or in any way violated.
2. This exemption is valid for the period A.Y. 2011-2012 ONWARDS TILL IT IS RESCINDED subject to the following conditions.

CONDITIONS:-

i) You shall maintain your accounts regularly and also get them audited to comply with sec. 80G (5)(iv) read with section 12A(b) and 12A(c) and submit the same before the assessing officer by the due date as per section 139(1) of the Income tax Act 1961.
ii) Every receipt issued to donor shall bear the number and date; of this order and shall state the date up to which this certificate is valid from A.Y. 2011-2012 ONWARDS TILL IT IS RESCINDED.
iii) No change in the deed of the trust/association shall be affected without the due procedure of Law and its intimation shall be given immediately to this office.
iv) The approval to the institution/fund shall apply to the donations received only if the fund/institution, established in India for charitable purpose, fulfills the conditions as laid down in section 80G(i), (ii), (iii), (iv) & (v) of the Income Tax Act 1961.
v) This office and the assessing officer shall also be informed about the managing trustees of Manager of your Trust/Society/Non Profit Company and the places where the activities of the Trust/Institution are undertaken/likely to be undertaken to satisfy the claimed objects.
vi) You shall file the return of income of your fund/institution as per section 139(1)/(4A)/(4C) of the Income Tax Act, 1961.
vii) No fee or any other consideration shall be received from the beneficiaries which comes under the proviso to section 2(15) of the IT Act.
viii) The Trust should not charge any fee/amount for the services rendered.

(P.V. Rao)
Director of Income Tax,
(Exemptions), Delhi

(Satendra Kumar)
Income Tax Officer (E) (Hqrs.)