## ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸ್ತಾವೇಜು ಹಾಳೆ Document Sheet

ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಬೆಲೆ: ರೂ. 2/-

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# RECTIFICATION DEED OF TRUST

This deed of Rectification is made and executed on this 03<sup>rd</sup> day of November 2011. (03-10-2011) at Anekal by & Between;

#### BHARATH EDUCATIONAL TRUST

- 1. Smt.N.C.Nagaratha W/o T.Chinna Reddy, aged about 56 years, residing at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town.
- Sri.T.Prakash Reddy S/o Late Thimmaraya Reddy, aged about 42 years, Residing at No.766, 11<sup>th</sup> A Cross, 26<sup>th</sup> Main, 1<sup>st</sup> Sector, H.S.R.Layout, Bangalore – 560 102.

(Hereinafter Referred to as the 'AUTHORS OF THE TRUST') and

- Sri.Srikantha.C. S/o T.Chinna Reddy, aged about 34 years, residing at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town.
- Smt.Sridevi Prakash, W/o T.Prakash Reddy, aged about 36 years, Residing at No.766, 11<sup>th</sup> A Cross, 26<sup>th</sup> Main, 1<sup>st</sup> Sector, H.S.R.Layout, Bangalore 560 102.

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ಸಬ್ ರಜಿಸ್ಟ್ರಾರ ಅನೇಕಲ್ ರವರ ಕಚೇರಿಯಲ್ಲಿ ದಿನಾಂಕ 05-11-2011 ರಂದು 03:15:56 PM ಗಂಟೆಗೆ ಈ ಕೆಳಗೆ ವಿವರಿಸಿದ ಶುಲ್ಕದೊಂದಿಗೆ

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ಶ್ರೀ N.C. Nagarathna W/o T. Chinna Reddy ಇವರಿಂದ ಹಾಜರ ಮಾಡಲ್ಪಟ್ಟಿದೆ

ಹೆಸರು	ಫೋಟೊ	ಹೆಬ್ಬೆಟ್ಟಿನ ಗುರುತು	ಸಹಿ
કુલ N.C. Nagarathna W/o T. Chinna Reddy			N.O. Mageorattina.

ಬರೆದುಕೊಟ್ಟಿದ್ದಾಗಿ ಒಪ್ಪಿರುತ್ತಾರೆ

ಉಪ-ನೋಂದಣಾಧಿಕಾರಿ ಆನೇಕಲ್

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2	T. Prakash Reddy S/o late Thimmaraya Reddy . (ಬರೆಸಿಕೊಂಡವರು)	AAA		

ುಪ -ನೋಂದಣಾಧಿಕಾಂ ಆನೇಕಲ್ ಈ ದಸ್ತಾವೇಜು ಹಾಳೆಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ ಕಂಇ 152 ಮುನೋಮು 2003 ದಿನಾಂಕ 09-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

## ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಬೆಲೆ: ರೂ. 2/-

ದಸ್ತಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಶುಲ್ಕ ರೂ. Total stamp duty paid Rs.

 Smt.N.Saritha W/o Srikantha.C, aged about 27 years, Residing at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town.

(all the above Hereinafter collectively referred to as the **BOARD of TRUSTEES**) which expression unless repugnant to the context or meaning thereof be deemed to include the survivors and successors, executors and administrators of the last surviving Trustees, their/his/her assigns.

Whereas, above said the Board Trustees have executed a Trust Deed in the name of BHARATH EDUCATION TRUST, which was Registered as Document No.ANK-4-00049/2009-10 of book 4, Stored in CD No.ANKD240, dated:03-10-2009. Registered in the Office of the Sub Registrar, Anekal.

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Page 2 of 4

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4	Sridevi Prakash W/o T. Prakash Reddy . (ಬರೆಸಿಕೊಂಡವರು)	BA		Sadar
5	N. Saritha W/o Srikantha .C . (ಬರೆಸಿಕೊಂಡವರು)			Sosilha N

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## ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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ದಸ್ತಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution

Whereas in the Trust Deed by typographical mistake in the said Document name of the Trust was wrongly typed as Bharath Education Trust, instead of **BHARATH EDUCATIONAL TRUST.** And in the 8<sup>th</sup> page {Sharing the profit: The Trust is formed for the benefit and well being beneficiaries mentioned in the deed and the profits of the trust, if any, can be equally shared by all the beneficiaries. The secretary shall distribute the profit equally to all the beneficiaries.} This paragraph is by mistakenly typed in the said trust deed therefore this paragraph will be deleted through this rectification deed.

Now onwards in the above said TRUST DEED the Name of the Trust to read as **BHARTH EDUCATIONAL TRUST** and in the said Trust deed 8<sup>th</sup> page the **{Sharing the profit} paragraph will be cancelled,** Expect the above said changes all the other things are same in the said Trust Deed vide Document No.ANK-4-00049/2009-10 of book 4, Stored in CD No.ANKD240, dated:03-10-2009. Registered in the Office of the Sub Registrar, Anekal.

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Page 3 of 4

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## ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ **Registration and Stamps Department** 

ಬೆಲೆ: ರೂ. 2/-

ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸ್ತಾವೇಟಿಗೆ ಉಟಿಯೋಗಿಸುಹುಡು PD.No. This sheet can be used for any documento Total Sheets.

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IN WITNESS WHEREOF the Trustees have affixed their signature to this Rectification Deed on the date mentioned above at Anekal.

WITNESSES:

1. TElimy for Sto Thrang Realy K-S-KTE Colony Arackods 62106

2. Nu Canjuly CM.SAMIHLLA) Storak me Ghouse, Palegon Streets Angene

1. N.c. Nagarathana.

**Authors of Trust** 

Trustees

Drafted by:

JWL NO. 18/2009-10 Narayanaswamy leyoul Anelsal.

Page 4 of 4

Book-I Containing Total Sheets.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Department of Stamps and Registration

ಪ್ರಮಾಣ ಪತ್ರ

1957 ರ ಕರ್ನಾಟಕ ಮುದ್ರಾಂಕ ಕಾಯ್ದೆಯ ಕಲಂ 10 ಎ ಆಡಿಯಲ್ಲಿಯ ಪ್ರಮಾಣ ಪತ್ರ

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#### BHARATH EDUCATION TRUST

#### TRUSTDEED

This deed of Trust declared at Anekal on this the 3" day of October Two Thousand Nine (3-10-2009) BY :-

- Smt. Nagarathna W.o. T. Chinna Ruddy, aned 54 years residing at No.1438/761 L. KSRTU Colony, Hosur Road, Anekal Town;
- Sri. T. Prakash Reddy S/o Late Thummaraya Reddy, aged about 40 years, residing at No.766, 11. A Cross, 26. Main. J Sector, H.S.R. Layout, Bangalore -560 102;

(hereinafter referred to as the "AUTHORS OF THE TRUST") and

- Sri, Srikamia, C. S.o. T.Chiuna Reddy, aged about 32 years, Rist No.1438/761 T. KSRTC Colony, Flosur Road, Anekal Town;
- Smt. Sridevi Prakash, W.o T.Prakash Reddy, aged about 34 years, R/ar. No. 766, 11<sup>th</sup> A. Cross, 26<sup>th</sup> Main, I. Sector, H.S.R. Luyout, Bangalore -500 102;
- Smt. N. Saritha W/o Srikantha.C aged about 27 years, Ratt No.1438/761/1. KSRTC Colony, Hosar Road, Anckal Town;

(All the above hereinafter collectively referred to as BOARD OF TRUSTEES) which expression unless repugnant to the context or meaning thereof be deemed to include the survivors and successors, executors and administrators of the last surviving Trustees, their his/her assigns.

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## CONFLICT NEWS OF Government of Karnataka

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COLUMN CAN THE PARTY SECTION Rose stamp duty and Fee

WHEREAS: Preamble:

I. THE AUTHORS OF THE TRUST is desirous of form a Trust for the benefit of the Beneficiaries as under-

 Smt. Nagarathna W/o T. Chinna Reddy, aged 54 years residing at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town:

- 2 Sri. T. Prakash Reddy S/o Late Thimmaraya Reddy, aged about 40 years, residing at No.766; 11th A Cross; 26th Main, 1 Sector, H.S.R. Layout, Bangalore -560 102:
- Sri. Srikantha.C S/o T.Chinna Reddy, aged about 32 years, R/at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town;
- Smt. Sridevi Prakash, W/o T Prakash Reddy, aged about 34 years, R/at. No.766, 11th A Cross, 26th Main, I Sector, H.S.R. Layour, Bangalore -560 102:
- Smt. N. Saritha Wo Srikantha.C aged about 26 years, R/at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town:
- II. In furtherance thereof the authors proposes to create the Trust and the Trustees have agreed to become the FIRST TRUSTEES of these presents as is testified by their being parties to and executing these presenta:

NOW THE DECLARTION OF TRUST WITNESSETH AS FOLLOWS:

Declaration and name of the Trust:

N.G. Nagaroutina.

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3	Sekantha C Sép. T. Chinna Redidy (Iddistrostácy)	D		Supera-c
4	Siedeni Prokash W/o. J. Prokash Sheddy (ur\$18aid@di)			Sade
5	N. Saithio W/e. Srikontho.C (schlassee))			Southa N

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The name of the trust shall be "BHARATH EDUCATION TRUST" hereinafter referred to as The Trust for brevity. The authors and the Trustees have collectively donated a sum of Rs.5000 - (Rupees Five Thousand only) for the purpose of forming this Trust and thus created this Trust with the intention that the same shall be dedicated to the trust for the benefit of the Beneficiaries.

- Objects of the Trust. The objects of the Trust shall be for promoting/advancing all or any of the several causes more particularly described in the SCHEDULE-I herconder.
- Nature of the Trust: These presents shall constitute an IRREVOCABLE TRUST under any circumstances. The AUTHORS OF THE TRUST hereby constitutes, nominate and appoint the above Board of Trustees.

Scope of Expressions in this deed:

- (a) "Trustees" shall mean the persons named herein above or their Successors in office for the time being:
- (b) "Trust purpose" shall mean the purposes ser-out in the SCHEDULE-1 here to or any additional modification thereof made by the Trustees akin to the declared objectives in the SCHEDULE;
- (c) "year" shall mean the period of 12 months beginning from the First day of May and ending on the last day of the month of April, following:
- (d) "Trust fund" shall means the cash maintained with the present Secretary or the proposed Treasurer with any Bank in the name of the Trust either in S/B, C/A Fixed deposits

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- (e) "Trust" shall mean the Trust property, which shall initially be the sum of Rs 5000/- (Rupees Five Thousand only). Further the "Trust" shall mean the assets to be transferred in the name of the Trust and the proposed constructions and installations made thereunder in the name of the Trust and which may includes amounts cash kind lent by the Trust to others for interest or otherwise and investment of any kind whatsoever into which earns or invested from time to time, and all other properties movable or immovable which may be lawfully transferred into the name of the trust including all donations in cash or kind, movable immovable- which may be received by the Trustees from time to time on behalf of the Trust for the Trust purpose.
- 5. Registered office: The Registered office of the Trust shall be at No.1438/761/1, KSRTC Colony, Hosur Road, Anekal Town, Bangalore-District or any other place as may be decided by the Trustees.
- 6. Trustees to Administer the Trust. The administration of the Trust. hereby constituted and the entire control, regulation and management of the Trust fund and application of the Trust Fund and its income thereof subject to this Deed of Trust shall yest in the Trustees and the Trustees shall have discreation in the management of the Trust. The Trustees may administer the Trust by a simple majority in a meeting and the quorum shall be at least three Trustee's present and vote. The Trustees may frame their own Rules or Bye-laws in this Behalf:
- 7. Powers of the Trustees: (i) Without prejudice to the generality of the foregoing powers of vesting, management and control the Trustees shall have and exercise all or any of the following powers considered necessary or desirable for giving effect to the Trust purposes. The Trustees are hereby empowered to co-opt additional Trustees of their

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Department of Stamps and Registration

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choice not exceeding 10 persons at any time. Trustees may further decide to fill-up casual vacancies occurring due to death, resignation, prolonged illness and Unwillingness or such other reasons by co-option by the remaining Trustees. At no time the number of Trustees shall not be less than three.

- (ii) The President of the Trust shall be Smt. N.C. Nagarathma, the Secretary of the Trust shall be Sri. T. Prakash Reddy and others are the Trustees. All the trustees including President & Secretaryshall elect/select or opt a Treasurer from among them. If in case the said post falls vacant due to resignation, death or other causes referred to in these presents, the all the trustees shall elect the successors to the above said office/s at its immediate meeting or at the meeting held as soon as practicable.
- (iii) The trustees may frame Rules, Bye-laws for the purposes of effective management of the Trust Fund and to carryout any of the deliberations of the Trustees.
- (iv) Without prejudice to the generality of the foregoing powers of the management and control, the Trustees shall have and may exercise all or any of the following powers as may be considered necessary and desirable for the effective fulfilment of the Trust purposes:
- (a) To receive donations, grant, advance, lease from any person, individuals, joint family firms, companies, financial institutions. Banks, charitable institutions. Government – state or central or local bodies or any agencies or societies.
- (b) To accept gifts or properties- movable or immovable, from any persons and other institutions, Trusts, registerd Bodies etc., whatsoever.

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- (c) To purchase, take on hire or acquire by gift or otherwise or lease and land or other properties-movable or immovable, or such terms and conditions as the Trustees may deem fit, whether free of any liability or with conditions or otherwise as the Trustees consider necessary or desirable to enter into any contracts, agreements, or arrangements with any party, societies and Government or other authorities state-central, Mulcipal-local or other statutory or Non-statutory bodies for obtaining concessions, privileges, or other benefits which may be conducive to give effect to the objects of the trust or any of them and to obtain and carry agreements and arrangements;
- (d) To deal with Trust property/s, dispose-off sell, mortgage, create charge, lease, hire invest, transpose, advance, loan against adequate security and generally deal with things Trust may consider necessary and desirable.
- (e) The funds of the Trust shall be invested in the modes specialised under the provisions of section 13(1)(d) read with section 13(5) of the income tax act, 1961 and in accordance with the provisions of the Indian Trust Act, 1962.
- (1) To open and close accounts, savings Bank, current or fixed Deposits with Bank/s, as decided by the Trustees. Two Trustees one of whom shall be the office hearer of the Trust i.e., the President or Secretary, or the proposed appointed Treasurer shall operate such accounts jointly.
- (g) It shall be responsibility of the present Secretary or the proposed Treasurer to maintain proper accounts of the Trust and get it audited by a chartered Accountant as determined by the Trust in its meeting and place the audited statement of Accounts along with the income and Expenditure

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account and balance sheet within a period of 6 months from the close of the accounting year and get it approved by the Trust.

- (h) To manage the Trust Fund and collect and recover interest and income thereof and to meet and pay the expenses of such collection of other outgoings, if any.
- (i) To pay or utilise the balance of such interest or income or even the corpus of the Trust fund or any part thereof for the Trust purposes.
- (j) To maintain and act as Trustees for provident Funds, pension Funds or any other Fund for the support of relief or maintain once of any employees or class of employees (either full time or part time) of the Trust of their dependants.
- (k) To institute, defend, compound or abandon any legal proceedings by or against the title Trust or its officers or otherwise concerning the affairs of the Trust and also to compound and allow time for payment or satisfaction of any debt due to and all claims or demand made by or against the Trust, or engage lawyers, Advocates, Auditors for the said Purpose.
- (I) To enter into any compromise and to refer matters to arbitration.
- (m) To receive any money and to grant receipts and discharge therefore.
- (n) To borrower or otherwise raise any money with or without security and upon terms and conditions as the Trustees may deem fit from

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Section 14

individuals, Firms, companies, Banks and other Financial institutions, societies;

(o) To do such acts as the Trustees deem necessary that would directly or indirectly further and achieve any of the purpose of the Trust.

Sharing the profit: The Trust is formed for the benefit and well being Beneficiaries mentioned in the deed and the profits of the Trust, if any, can be equally shared by all the beneficiaries. The secretary shall distribute the profit equally to all the Beneficiaries.

- 8. Trustees may incur Expenses and Indemnification: The Trustees may incur expenses and meet costs as may be necessary for the due and efficient performance of the trust or management of the Trust affairs and the Trust properties subject to the Rules or Bye-laws framed by the Trustees in this behalf as amended from time to time. Trustees are indemnified for all bonafide actions done in good faith taken in furtherance of the Trust objectives.
- 9. <u>Donations to other charities:</u> It shall be lawful for the Trustees to make donations to or give aid from the income or corpus of the Trust fund to any other charitable institutions, societies or organisations or charitable Trusts in India recognised by the commissioners of income Tax for the purposes of section of the income Tax Act 1961, which may have been established or which may here after be established for the like charitable purposes mentioned in the SCHEDULE of the Deed.
- 10. Pooling resources and joint Management: The Trustees may join hands and pool the resources of the Trust with other persons including Government or quasi Government authorities or Agencies or Trustees of Trusts or societies and their resources for the promotion of all or any of the Trust purposes. The Trustees may acquire either by lease or purchase.

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and run the institutions on common institutions whose objects would be of the like nature:

- Number of Trustees: The Number of Trustees shall not be less than 3
  at any time and shall not be more than 12.
- (i) Resignation of trustee: A Trustee may relinquish his office by giving clear 30 days notice in writing to the President or the secretary and upon the expiry of such period, he shall cease to be a trustee. This however shall not absolve such trustees from the responsibilities for his acts done prior to such date.
- (ii) <u>Reduced Number of Members</u>: Milman threee trustees may constitute a Board when the number of members is reduced. However, such members shall constitute Board only for a period of THREF months from the date of such reduction of strength of the Board to Three. Within period, the members shall have the right to co-opt are or more members of the Board of Trustees and fill up the vacancy in the Board and increase the number.
- (iii) Cease to be a Trustee: A Trustee shall automatically cease to be a trustee if a) he is declared to be unsound mind, b) He is adjudged as insolvent, c) He is convicted of any offence involving moral turpitude.
- (iv) Filling up of casual vacancy: Any vacancy occurs shall be filled up by the remaining trustees by way of co-option.
- (v)Appointment of Additional trustees: The Trustees shall have the power to appoint additional Trustees by such number limited herein above.

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- (vi) Appointment of Associate members/life members: The Board of Trustees shall have powers to make rules for admission of associate members, life members or persons with such designation as they may deem fit on such terms and conditions and very the terms and conditions and rules governing such admission. Any such admitted period by the Board shall not have the right to interfere in the Mangement of Trust.
- (vii) Removal of the trustees: The member of the Board of Trustees other than the AUTHORS TRUSTEES may be removed (for reasons to be recorded) in good faith, provided at least a majority of two-thirds of the members of the Board of Trustees as constituted from time to time gives their consent to removal of such member. However such Trust or Trustees to be removed shall be given an opportunity to explain why he they should of be removed from the position from the Trustee's. The decision of the two-thirds majority thereafter shall be final and binding on all.
- 12. Election of office bearers: Subject to the initial appointment of President secretary, the Trustees shall elect the succeccors, of the above office bearers at its meeting. In the absence of the President in any meeting or in the event of his inability, disability or unwillingness to act as President, the Trustees present may elect one among themselves to preside over the meeting.
- 13. Meeting of the Trustees. The Trustees shall hold meetings at least once in a quarter or at such shorter interval as the Trustees may decide. The secretary shall convene within 10 days meeting specifying the matters to be considered when a requisition of the meeting by one-third of the members of the Board of the Trustees is deposited with or served on the secretary.

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- 14. Notice of Meeting: notice of the meeting cotaining the general purpose of the meeting and the agenda of the businesses to be considered at the said meeting shall be sent to each of the Trustees by the secretary well in advance not less than 2 days prior to the said meeting. However, emergency meeting may be called a short notice if all the Trustees agree.
- 15. Quorum: A minimum of 3 Trustees shall be the quoram for any of the Trust meetings. If quorum is not present, the meeting shall be adjourned to a later date.
- 16. <u>Decision by majority</u>: All decisions of the Trustees shall be taken at a meeting by majority vote and if there be equal votes o any issue, the same may be decided by the casing vote of the President of the meeting at his/her discretion.

Resolution by circulation: the Trustees may transact urgent business of the Trust by means of Resolutions circulated to all the trusteen and voted upon favourably by a majority of them. However, any matter relating to investment of Trust Fund sale of any property or borrowing any money with the security of Trust Fund shall be taken out mly at the meting of the Trustees.

- 17. Maintenance of minute Book it shall be the responsibility of the secretary to provide and write or get written the minutes book in which the proceedings of the meeting shall be entered and signed by the President of the meeting. The authentication of the proceedings by the President shall be conclusive of the evidence of thee contents thereof.
- 18 Application of Trust Funds. The Trust fund shall be applied for achieving Trust objectives irrespective of the caste, community, erceil, sex, race and religion of the beneficiary. No part of the Trust Fund.

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whether corpus of income thereof shall be applied for any purpose outside India.

- 19. Amendment of the Trust deed: Ay of the terms of this Trust other than the provision class No.4(b) and the SCHEDULE-1 hereto may be verified extended amended from time to time by means of a resolution passed by two-thirds majority at a meeting of the Trustees followed by instrument in writing under the hand of the Authors Trustee and either the prior approval of the commissioner of income Tax No amendments to the Trust deed. Bye-laws be and Regulations shall be made which may prove to be repugnant to the provision of sections 2-13 of the income Tax Act. 1961. PROVIDED that no such amendment shall be valid if its has the effect directly or indirectly of allowing the Trust Fund to be applied for the purpose derogatory to the Trust purpose secout in the SCHEDULE-2.
- 20. <u>Dissolution of the Trust.</u> The Trustees may, if they are of the opinion that the Trust is to be dissolved by means of a resolution adopted with the majority of two-thirds members present passed are meeting of the Trustees and followed by a instrument in writing signed by all the trustees for the time being dissolve the Trust and if, after all the debit and liabilities of the Trust are paid for or provided there shall remain assets, the same shall be shared by transferred to all the beneficiaries equal.

#### SCHEDULE-1

MAIN: TO ESTABLISH INSTITUTIONS FOR EDUCATING, UPBRINGING OF CHILDREN AND PROVIDING SCHOOLS AND COLLEGES FOR THE NEEDY STUDENTS.

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#### (i) EDUCATION:

- (a) To establish, maintain educational institutions and for contribute financially or in kind to the establishment, maintenance of any EDUCSTIONAL INSTITUTIONS FOR THE PROMOTION OF EDUCATION IN CHILDREN IRRESPATIVE OF CASTE CREED AND RELIGION.
- (b) To establish, maintain institution and /or contribute financially or in kid to the establishment maintenance of any institutions for SPREADING LITERACY AMONG RURAL AND URBAN SOCIETTES.
- (c) To construct maintain and /or contribute financially or in kind to the SCHOOLS, COLLEGES AND HOSTELS FOR STUDENTS and allied huildings etc.
- (d) To promote or assist in the promotion and PROPOGATION OF FINE ARTS, LITERATURE, SPORTS, SPECIAL ACTIVITIES in furtherance of the above objectives and other public activities or civic affairs as would benefit the needy members.
- (e) To establish or assist in the establishment and maintenance LIBRARIES AD PUBLISH BOOKS AND JOURNALS, PERIODICALS OR OTHER PUBLICATIONS TO SPREAD LITERACY among rule and weaker urban societies.

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- (f) To establish or assist in the establishment and maintanence of establishment to spread SCIENTIFIC TECHNICAL IDUSTRIAL AND COMMERCIAL, SPIRITUAL CULLTURAL LITERARY KNOWLEDGE in furtherance of the above objects.
- (g) To make donations or extend monetary aid in cash or kind to hildre organisations for PROMOTION OF BASIC AND HIGHER EDUATION.
- (h) To cater the financial needs of the beneficiaries by sharing the profits of the Trust equally.

#### (ii), GENERAL

- (a) To construct run and manage PATHSHALAS; TO CONDUCT ADULT EDUCATION PROGARMS; TO ARRANGE PROGRAMS TO PROPAGATE LITERACY, MORAL VALUES, AWARENESS OF SOCIAL EVILS, AND TO PROPOGATE VALUES OF RIGHT LIVING.
- (b) To manage or render financial assistance in cash or kind to any institutions for constructions and maintenance of Hostels, community half et in furtherance of the above mentioned objectives.

#### SCHEDULE-II

The description of the trust property donated by the Authors and Trustees is the Sum of Rs.5000/- (Rupees Five Thousand only).

N.C. Abgaration

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In witness whereof all the above Authors and the Trustees have set their respective signatures in token of their acceptance as above.

#### WITNESSES:

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1. Nic Nagrorationa.

Authors of the Trust

TRUSTEES

Drafted by

ANEKAL LAW ASSOCIATES

ADVOCATES Bohind Dr. M burts Clinic, Manjappe Building, Attions Road, - ANHIEAL - 502 106. -

PRAKAS Digitally signed by PRAKASH Η

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