

RASHMI . . Daughter of Prof. A.B. Prasad resident of NE-4, CRESCENT TOWER , South Office Para, Doranda, Ranchi (hereinafter referred to as the Trustees which expression shall unless repugnant to the content or meanting, there of the deemed to include the serious of them and the heids executors and administrators, of the last surviving Trustees their) assigns of the SECOND PART.

- 3. SHASHI BHUSHAN PRASAD son of Ramji Prasad resident of Hohan Chawle Rhushan Brans dolitila 42, Purulia Road, Barai Toli, Ranchi (hereinafter referred to as the Trustees which expression shall unless repugnant to the content of meaning , there of the deemed to include the serious of them and the heirs executors and administrators, of the last surviving Trustees their) assigns of the THIRD PART.
- 4. NARENDRA KUMAR son of SHRL KISHAN CHAND resident of 48 , Kokar Industrial Area, Kokar, Ranchi (hereinafter referred to as the Trustees which expression shall unless repugnant to the content of meaning, thereof the deemed to include the serious of them and the surviving Trustees their) assigns of the FOURTH PART.

5.MRS.NAIYER HAIDER wife of Z.A. Haider resident of New Paras Toli, Hinoo, Ranchi - 834 002 (hereinafter referred to as the Trustees which expression shall unless repugnant to the content or meaning, there of the deemed to include the serious of them and the heirs executors and administrators of the last surviving Trustees their) assigns of the FIFTH PART.

esident of 63, Head Londy, Kettering NN16-8V2,

UK (hereinafter referred to as the Trustees which

expression shall unless repugnant to the content or

meaning, thereof the deemed to include the serious of

them and the heirs executors and administrators of

the last surviving Trustees their) assigns of the

SIXTH PART.

resident of Agharia Bazar Chowk, Mujaffarpur

(hereinafter referred to as the Trustees which

expression shall unless repugnant to the content or

meaning, thereof the deemed to include the serious

of them and the heirs executors and administrators

of the last surviving Trustees their) assigns of the

SEVENTH PART.

I Noveceholees Sunose Mr. Bhuthan Basad Adlitifd 8. MS ADITI PRASAD Daughter of Mr. S.B. Prasad resident of Crescent Tower, South Office Para, Doranda, Ranchi-2 (hereinafter referred to as the Trustees which expression shall unless repugnant to the content or meaning, thereof the deemed to include the serious of them and the heirs executors and administrators of the last surviving Trustees their) assigns of the EIGHT PART.

WHEREAS donation amounting of % 5,000.00 (Rupees five thousand only) have been received from various persons for the corpus of fixed property and further funds being and will be collected and added to the corpus of the Trust.

WHEREAS the settlor is desirous of making a PUBLEC CHARITABLE TRUST wholly for charitable purposes of the said money .AND whereas the trustees have named have agreed to become the first Trustees of this trust as specified by their being parties to and executing the Deed of Trust.

NOW THEREFORE THIS DEED WITNESSES that for the purpose of effecting the said desire the Settlor has ireevocably transferred the said sum of % 5,000.00 (Rupees five thousand) only to the Trustees the transfer thereof the trustees do and each of them either by admit and acknowledge being subject to the area and Trustees

to hold the same upon TRUST for the purpose herei-

- 1. That the trust shall be called Society for Nature, Education and Health (SNEH)
- 2. That the registered office of the trust shall be at NE-4, CRESCENT TOWER, South Office Para, Doranda, Ranchi- 834 002.
- 3. That the object of the Trust:
- i) To engage in and promote special service and community development, without distinction of caste, creed or religion through self-help methods, establishing a just order, creating a spirit of national pride and civic sense, leading to integral development of men and to a fine and complete humanism .
- those in need and in particular to bring relief to victims of natural or other disasters such as brought, famines, floods, fire, epidemics, riots, wars etc.irrespective of caste, creed or religion.
- iii) To act as the counter part operational agency of relief and development organisation, established in India or abroad to make local communities self sufficient.
- iv) To bring progress among the people throughoptimum use of indicidual potentials and available natural

arli Bhushan frasad stalt; Pd

resources.

- v) To advice, facilities and guide the school dropouts in choosing suitable career and help them in undergoing training in the career of their choice without any discrimination whatsoever.
 - vi) To receive fits of all kinds donated by bonafide organisations of individuals in India and abroad for the purpose of achieving the objects of the trust.

 vii) To utilise these gifts for the purpose of creating asseness for the benefit of people.
 - viii) To distribute either directly or though subcentre in the poor and needy irrespective of caste and
 creed.
 - ix) To promote social,civic,medical,educational
 cultural and charitable activities.
 - x) To collect funds, organise fetes, conduct meetings, conference seminars etc. for achieving of furthering the aim of the Trust.
 - xi) To invest or deal with money of the Trust not immediately required, upon securities, shares, stocks debentures etc. In such menners as from time to time may be determined by the Governing Body of the Trust.

xii) In case of shortage of funds, the Trust shall be at liberty to raise any kind of loan , to borrow even certain undertaking and security

ier chawle Roseaudsea Kumore Sharbi Bhudhan Rasad edoliti Pd for obtaining the required money for carrying out the social works as embodied herein the objects and aim of the trust.

as individuals whenever approached in apply and for socio-economic and community development projects to evaluate those projects, to recommend to co-ordinate and when required and possible to ponsor those projects, without infringing on the freedom and right of the applicant and without any idea of making a profit or rain out of it.

xiv) To collaborate with Government as well as private agencies in genuine development and relief activities.

xv) To build, purchase, lease or otherwise acquire property both mobable and immovable necessary or helpful for the process of implementing the aims and objectives of the Trust.

xvi) To alienate by way of sale, mortgage, lease, release loan, charge hypothecation, exchange, heir, gift or otherwise with security as the case may be and also to divide and subdivide if necessary the properties of funds of the Trust.

xvii) To facilitate, organise and participate in Local national or inteernational convention, training seminar or meeting as the case may be that is found to be appealing

And his Bhushan Parcy dolitild

xviii) To seek receive and take any gift or money or property both movable and immovable for any of the objects of the Trust and to use any of the properties, investments and funds of the Trust for the general purpose of the trust as aforesaid.

xix) To promote, establish, equip, manage, maintain administer and co-ordinate social welfare centres, health

centre, adult literacy centres, study circles, small

industries estate, export development, animal husbandary,

agricultural development and training projects, fisheries,

poultry and other activities conductive to the realisation

of the the object of the trust.

xx) To incorporate and/or grant affiliation to social service societies with objects similar to may or all of this trust and to co-operate financially or otherwise with any person or persons in aid of and in furtherance of such objects.

xxi) To assist in the rural development programmes of the local government of the state.

economical, cultural, moral, ethical civic, patrotic or physical welfare of the people, provided such things or acts are not contrary to nor inconsistent with the spirit

and principles of the law under which the Trust has been organised and registered.

xxiii) To have perpetual succession by its corporatic name.

xxiv) To diffuse social, religious, secular and scientific knowledge through the use of means of communication such as printed matter, audio visuals, radio, televisions and art.

xxv) To do all other such lawful acts and deeds as are essential or conductive to the attainment of the objects of the Trust.

xxvi) To objects of the Trist will not include objects involying the carrying on or any activity for profit within the meaning of the Income Tax Act, 1961.

xxvii) The object of the Trust will not include functioning as editor, owner, printer or publisher of a publication registered as newspaper under the press and Registration of Books Act, 1867.

4. That the On execution on this Deed the Trustees shall take charge of the said sum of % 5000.00 (Rupees five thousand only) and it will be the corpus of fixed property of the Trust and it shall not be disposed of or subjected to any kind of change for the objects of the Trust, or for any other purpose unless otherwise resolved unanimously by the Board of Trustees.

5. That the Trustees shall stand possessed of the amount of corpus as and such other properties (both movable and

seed of the amount of sooth movable and

as may be acquired from time to time by the Trust by purchase, exchange, grant, subscription or in any manner what sources (all of which shall be designated as the trust properties) on the trust therein mentioned.

- 6. That the trustees shall have power from time to time to increase or decrease the corpus of fixed property of the Trust and this corpus will not be used contravention of clause 3 herein above.
- That it shall be competent for the Trustees from time to time to frame, make and enforce all such rules, regulations, and or bye law not in consistent with the express provisions of this Trust as the trustees may deem proper for securing and facilitating the administration and management relating to the activities and affairs of the Trust and for convening and regulating the meeting of the trustees and also time to time repeat, alter, amend, rescind, or add to all such rules regulations and bye laws and also to pass resolution in connection with all or any of the said matters all their meeting.
- 8. That the Trustees shall have power and authority to appoint or engage and at their discretion remove dismiss or suspend one or more field or official staffs and other officials employees and persons in the work of the trust and fix their salaries, bonus, or emoluments, and to require security in such instance and such amounts as the trsutees may find proper and maintain provident funds, gratuity funds,

personal and other funds of employees and make rules and regulations regarding the same.

9. That the trustees shall have power in generation to acquire all things and do all acts necessary to carryout the objects of the trust.

10. That the trustees shall not be entitled to any remuneration and shallwork in an honorary capacity. They shall however be entitled to receive the out of pocket expenses incurred by them in the course of discharging the duties of the Trust. Further, if any member trustee assigned specicipob to work or engage in any other functional capacity, he/she may be suitable remunerated and such remuneration will be fixed by the Board of Trustees.

- 11.a) Trust shall be governed by a Board of Trustees, the
 Board of trsutees shall consist of all the trustees
 the number of which shall always be not less three
 and not more than seven .
 - b) The trustees may elect or nominate three trustees as secretary, chairperson and trasurer from amongthemselves. The term of the officewill be five years. Trustees of the Board can be re-elected to the
- 12. Rights and duties of office bearers:
 - i) Chairperson
 - i. That the Chairperson will Chair the Government Body.

 He/she have an overall control amied general

sepudoea Rumade

supervision of the affairs of the trust on consultation with the Governing body.

- 2. That the number of members of the Governing Body may be increased up to a maximum of seven by the chairperson whenever he feels it necessary in the interest of
- That the Chairperson can revove any

 consultation with Governing body if one fails to fult...

 the object of the trust and illegal and unlawful activities.

 The Chairperson will appoint the Secretary and

 The Chairperson will appoint the Trust.

 The open shall
- have right of deciding vote.
- 6. That the Chairperson shall undertake journeys in connection with the activities of the trust and present the trust to all outsiders and also in conventions beneficial to it. In case he/she cannot attend he/she or the Governing Body may appoint duly authorised representative torepresent the Trust in all such occassions.
- ii) SECRETARY

- i) That the Secretar shall be the Chief executive of the Trust as the meet the object of the trust.
- 2. In the absence of the chairperson the secretary shall preside over all the meetings of the trust.
- 3. Call the meeting of the governdag* body and the Annual General meeting, issue notice for the same, record minutes and have minutes recorded.
- 4. Make official records, issue dircular, attend to official correspondence and attend to such other duties ancillary or incidental to his office.
- 5. The secretary shall conduct and maintain daily proceedings of the Trust and keep the chairperson informed regularly.
- 6. Shall follow the directions of the chairperson.
- iii) TREASURER
- i. The treasurer shall open, close and operate the bank account of the trust as approved by the Governing body and issue receipts of money received on behalf of the Trust.

 2. Maintain or cause to be maintained the books of account,
- prepare or cause to be prepared the yearly statement of accounts and place it before the Governing body. He shall cause the accounts to be adulted every year by the

audhtors appointed by the Governing Body and have a yearly statement of accounts prepared and certified by such auditors.

Within the first quarter of the financial year he shall prepare or cause to be prepared the budged of the trust for approval of the Governing Body.

empowered to nominate any other person as trustees as long as the Trustees do not exceed seven in number.

14. That trustees shall have the power to deposit, invest the money and property of the trust, banks and as government approved securities or in any other approved number or as per provision of the income Tax Act.1961 and in such manner as may from time to time be determined by the Board of trustees.

15. That the Trust money shall not be invested with any private individual firm ,or association of persons or body of individuals.

16. That the trustees shall have power to acquire, purchase, take on lease, or otherwise acquire land, building and other property movable or

non chawte Mosephologethemore
Lhalli Bhulrom Prasod edalili Ps

immovable of any tenure and in case of vacant land, the trustees shall be of liberty to erect building there on and do all acts necessary and incidental thereto.

17. That it shall be lawful for the trustees to pull down, renovate, rebuild, alter, adopt, improve, add to develop or repair any immovable property comprised in the trust properties and to spend thereon such money out of the trust fund or the income thereof as they may think fit.

18. That the Trustees shallbe entitled to enter in to any agreements or convenants with the owners of or persons entitled to or interest in any other properties and to raise funds by way of loans.

19. That It shall be lawful for the trustees at such time or times as they may in their absolute discretion think fit to sell by public auction or private contract or exchange or transfer or assign or grant lease or such leases for any term however long or other wise dispose of all or any part of the trust properties including immovable properties.

20. That it shall be lawful ixx and competent for the X Chairperson in his/her discretion to make expenses from the trust properties or trust fund to carry out the objects

radic Bhurhom Baran doliti Pd

of the trust and not contravening clause 3 herein above provided however that the Board or Trustees shall be informed of the same in meeting held immediately thereafter.

21. That It shallbe lawful and competent for the chairperson to keep all documents creating a charge or obligation to the trust or relating to the acquisition or alteration or transfer of movable or immovable properties in the office or shall deposit with any bank and may pay summ payable in respect of the same and all such documents shall bear the common seal of the trust.

the same and all such documents shall bear the common seal of gray the trust.

22. That in case of difference of opinion arising among the trustees and in all matters wherein the trustee shall have discretionary power, the opnion of the majority of the Trustees present and voting shall prevail and be binding on the majority as well as the minerity and also on those trustees who may not have voted and if the trustees shall be equally divided in opinion the matter shall be decided according to the asting vote of the chariperson.

23. Finance of the Trust

i. That the funds and properties of the trust whsoever and from whatsoever source derived shall be applied

applied solely in promoting the objects thereof.

- 2. Except otherwise decided by the Governing Body the financial year of the trust shall be recokoned from April 1st to March 31st of the calender year.
- 3. All finds of the trust however, collected except the money required for the day to day transactions, shall be deposited in the bank or in different banks or co-operative as recommended by the Governing Body and shall be operated by chairperson, secretary and treasurer with two signatories, in which chairperson's Signature in which chairperson's signature is must.
 - 4. In case of their absence the chairperson with the approval of the governing body, will appoint somebody to operate the accounts with banks and to carry out the financial accounts of the trust in relation to transactions with the banks.
 - 5. Trust will have it own logo.
 - 24. Meeting of the Board of Trustees
 - a) The board of trautees shall meet as offer as they desire but there shall be at least two meeting in a year for conducting business as described else where in this deed.
 - b) Generally the chiarperson shall call the meeting

but when need anises the secretary call special meeting of the Board of trustees.

- c) Two weeks, notice shall be given for holding meeting of the Board Indicating the venue time and agends of the meeting.
- d) A minimum of three trustees shall from the quorum . 25. Circular Resolution if on urgent need arises calling for a quick decision and the meeting of the Board can not be covened the Chair person in consultation amongstthe members of the Board and if 51% consulted agree to the proposed decision inwriting such a resolution shall he as valid as any resolution arrived at by consensus a regular mething of the Board such action howevershould be approved in the next meeting of the Board.

26. Amendment inthe Trust

- a) The trust in its general meeting may alter the the provision of the memorandum of the trust and the rules and regulations by the two third votes of its members presents.
- b) Notice of any addition or amenments to be moved by any member of the trust shall be required to be sent to the Chairperson with a copy to the Governing Bodyat least 15 days in advance of the general meeting.

27. The bank account of the trust shall be open in any nationalised bank in India. All banking transaction will be done in the trust by the signature of /secretary. However, if an amount execeeding & 50,000.00 (fffty thousand) the signature of both secretary and either of Chairperson or Treasurer.will be necessary.

28. Accounts and Audit

- a) The Board shall cause true accounts to be kept of all funds received and the source there of an of the money spend by the Trust and the purposes for which the money was spent, it shall also keep proper records of the assets and liabilities of the trust.
- b) The board shall cause the accounts of the Trust to be addited once in year by a qualified auditor and see that blance sheet is prepared before the annual meeting of the Trust.
- c) The Auditor shall submit a report showing the exact statement of finance of the trust, three copies of the balance sheet, receipt and expenditure accounts. Assets and liabilities and of the Auditors remarks shall be certified by the auditor.

a) The trust shall not be dissolved unless 3/4 of the trustees present and voting in special meeting called to decide on the matter have expressed their opinion in favour of dissolution.

b) If vpon dissolution or winding up of the trust there remains after the satisfaction of all debits and lisbilities any funds of movable immovable property what so ever the same shall not be distributed amongst the trustees but shall be handed over to a people's organisation, trust association which has object similar to the object of the trust. recendent Kunase

c) This shall be determined by a special meeting of the Governing body after/before the time of disolution or in default thereof by a competent court if the above is not feasible the property may be handed over to the Government

30. In case of ceath ,inability, resignation or refusal on the part of any trustee to act as such trustee, the remaining trustees shall be entitled to nominate any other person as they may think fit to act as trustee in place of the trustee being so dying, refusing to act or being unable to act. The trustee to appointed will have the same power and rights as if he/she was originally appointed trustee under their presents.