ಮಾನ್ರೇಣ ಹಾಳೆಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ edis 454 80 4 132 materian 2003 2000 of 09-05-2001 of sed and phend

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ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಚರ: ರೂ. 2/-

ಮ್ಯಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution

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ಪಾವತಿಸಿದೆ ಒಬ್ಬು ಮುದ್ರಾಂಕ ಸುಗ್ಗೆ ಕೆ Total stamp duty paid Rs.

ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸ್ಕಾನೇಜಿಗೆ ಉಪಯೋಗಸಬಹುದು

के देश देश के

This Deed of Trust is declared and made on this the 15th day of JUNE, in the year of GRACE TWO THOUSAND FIVE, (15.06.2005) in Bangarpet Taluk, Kolar District, Karanataka State, at Robertsonpet, KGF.

- -: BY:- SRI. A. SOHANLAL BANTIA, Aged about 55 years. S/o Late. Sri. S. Amolok Chand. Residing at:- TULASI NIVAS, Arihant Marg, Jain Colony, Robertsonpet, KGF-563 122,
- 2.SRI, S. RAJESH, Aged about 32 years, S/o Sri. A. Sohanlal Bantia Residing at: - TULASI NIVAS, Arihant Marg, Jain Colony, Robertsonpet, KGF-563 122,
- SRI.S. VINOD Aged about 30 years. S/o Sri. A. Sohanlal Bantia Residing at:- TULASI NIVAS, Arihant Marg. Jain Colony, Robertsonpet, KGF-563 122,
- 4. SMT. R. ANITHA, Aged about 30 years, W/o Sri. S. Rajesh, Residing at:- TULASI NIVAS, Arihant Marg. Jain Colony, Robertsonpet, KGF-563 122.
- 5. SMT. V. SANTOSH KUMARI, Aged about 26 years, W/o Sri. S. Vinodh, Residing at:- TULASI NIVAS, Arihant Marg, Jain Colony, Robertsonpet, KGF-563 122.

(hereinafter called the FOUNDER OF THE TRUST(TUSTEES) The expressions TRUSTEES wherever the context in this deed admits shall mean and include their heirs, successors in the office, legal representatives, administrators, executors and assigns on their respective parts, Witnesseth as follows:-

4. Stuttes. V. Southook

CESTOFICE

Part Date & Time: 15-06-2005 02:37-30 PM

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ਹਮਾਂ ਦੇਵਾਲੂ ਦੇ ਸਮਾਸ਼ਦੇਕੀਆਂ ਦੇਵਦੇ ਲੇਜ਼ੀਵਰਜ਼ੀਨੂੰ ਨੇਜ਼ਰਤੀ 15-06-2006 ਦੇਵਲੇ 02-28 ਮੈਤੇ PM ਜਨਵੰਤ ਦੇ 64ਤੋਂ ਨਵੰਤਮਤ ਫਾਰਵਿਕਰੀ

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-	LAN.	770.00

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2	ಎಸ್ ರಾಜೇಕ್ ಬಿನ್ ಎ ಸೋಪರ್ ಆಚ್ ಬಂಟೆಯಾ ಜೈನ್ ಬಲೆಎಗನಿ ರಾ ನೇಟೆ ಕೆ.ಜೆ.ಎಫ್ (ಬಲೆಯೆಸೊರುವನೆರು)	奥		· (4)

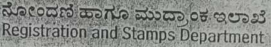
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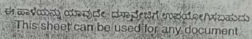
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ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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ಚೆಲೆ: ರೂ. 2/-



of the Sub. ಪಾವತಿಸಿದ ಒಬ್ಬು ಮುದ್ರಾಂಕ ಶುಬ್ಬರ್ಥಿ

Total stamp duty paid Rs.S

Page 2:-

05-06 as as as 5 25 as as a constant WHEREAS the Founder trustees above named being an active professionals in the area of community development and social service activities, the founders have moved their abiding concern, true version and inspiration backed by their knowledge and experience wants to set up this TRUST hence this DEED OF TUST HAS COME INTO FORCE:-

NOW THIS DEED OF TRUST WITNESSETH AS UNDER:

1. THE NAME & STYLE OF THE TRUST:-

The name of Trust will be * BANTIA EDUCATIONAL SOCIAL CULTURAL AND WELFARE TRUST*

The Trust belongs to Minority Community.

REGISTERED OFFICE:- The Registered office of the Trust will be at TULASI NIVAS, Arihant Marg, Jain Colony, Robertsonpet, KGF-563 122, Bangarpet Taluk, Kolar District, Karnataka State.

2. INTERPRETATION:

- (a) The Trustee means the members of the Trust,
- (b) The General Body means all those Trustees signing this trust deed and those appointed under this trust.
- (c) The President means the President of the trust.
- (d) The Secretary means the Secretary of the trust.
- (e) The Members means the Members of the trust.
- (f) The Treasurer means the Treasurer of the trust.

1. AIMS AND OBJECTIVES OF THE TRUST:-

- (a). To promote the principles and ideologies as envisioned and strive for the uplift of the downtrodden community.
- (b). To secure urge, influence or support legislation for the fortification of the suppressed and depressed classes.

v. Santhoch

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3	ಎಸ್. ವಿನೋದ್ ಬಿಸ್. ಎ. ಸೋಪನ್ ಲಾಲ್ ಬಂಟಯಾ ಚೈನ್ ಕಾಲೋವಿ ರಾ- ಸೇಟೆ ಕೆ.ಜಿ.ಎಫ್ (ಭರದುಕೊಡುವವರು)			Of wines
4	ಆರ್. ಅನಿತಾ ಬಿನ್. ಎ. ಸೋಹನ್ ಲಾಲ್ ಬಂಟಿಯಾ ಜೈನ್ ಕಾಲೋನಿ ರಾ-ವೇಟೆ ಕ್ರೆಟಿ.ಎಫ್ . (ಬರೆದುಕೊಡುವವರು)			Anith.
5	ವಿ. ಸಂತೋಶ್ ಕುಮಾರಿ ಕೊಂಡಿ. ಎಸ್ ವಿನೋದ್ ಜೈನ್ ಕಾಲೋನಿ ರಾ- ವೇಟೆ ಕೆ.ಜಿ.ಎಫ್ . (ಬರೆದುಕೊಡುವವರು)			V. Santhar

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ಹಿರಿಯ ಉಪನೋಂದೆಹಾದಿಕಾರಿ ಆಂಗಾಕಪೇಟ್ಕೆ ಿ ಮಾವೇಜು ಪಾಠಿಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಅದೇಶ ಸಂಖ್ಯೆ ಕರಣ 152 ಮುನೋಮ 2003 ದಿನಾಂಕ 09 -05 -2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸ್ತಾರ್ತೆಯ ಹಾಳೆ Document Sheet



ನೋಂದಣೆ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸಾವೇಜಿಗೆ ಉಪಯೋಗಿಸಬಹುದು

ಚಲೆ: ರೂ. 2/-

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ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಸಕ್ಕಾರ್ಟ್ Total stamp duty paid As

ದಸ್ತಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾರಕ Date of execution

Page 3:-

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(c) To establish, maintain, run and develop, hoprove, extend grant, donate for and to aid in the establishment, maintenance, improvement and extension of schools, colleges, graduate courses, and polytechnics and other educational institutions including vocational centers, cottage industries, research centers, Courses in the field of Technical, commercial, special, cultural and General courses such as Agriculture, Horticulture, Sericulture, Atison Trades, Finance and Fine Arts, Drawing. etc. also Medical colleges, Dental Sciences and General Medical courses and hostels for students, pursuing studies

To continue to run and manage the already established institutions Viz. BANTIA EDUCATIONAL SOCIAL CULTURAL AND WELFARE TRUST *

(e).To institute scholarship, stipends, medals, prizes..etc, for meritorious and deserving students and to encourage scholars and teachers for pursuing their education and research.

(f) To establish and maintain Libraries consisting of books, journals and publications.

(g) To print and publish books periodicals leaflets..etc. to organize and conduct assist in the organizing and conducting of lectures, seminars and symposium on arts, science and commerce and other subjects of general academic interest of the students.

(h) To strive for the welfare and progress of woman in educating them especially to those belonging to the downtrodden communities and to assist in the rehabilitation of widows and their families.

(i) To establish orphanages and maintain them.

(j) To render suitable assistance to handicapped persons of all categories and in their training and rehabilitation.

To establish, maintain, run, develop, improve, extend grant, donate for and to aid the establishment, maintenance, development and improvement of hospitals, clinics, dispensaries, medical laboratories, research centers, blood banks, drug banks, etc.

1. A. C. 1

2.

4. Autho

5. V. Southosh

ಕ್ರಮ ಸಂಖ್ಯೆ	ಹೆಸರು ಮತ್ತು ವಿಳಾಸ	مقائد ما ا
1	ಡಿ. ಆರ್. ಪ್ರೀನಿವಾಸ ಬಿನ್ ಡಿ. ರಾಮಾರಾವ್ ರಾ-ಪೇಟೆ ಕೆ.ಜಿ.ಎಫ್	a minung
2	ಬಿ. ಎನ್. ಡ್ರೀನಿವಾಸ ಬಿನ್. ನಾರಾಯಣವ್ಯ ಕ್ಯಾಂಪಿಂಗ್ರೌಂಡ್ಸ್, ಬಂಗಾರಪೇಟೆ	Coingle. B.n.

ಹಿರಿಯ ಉಪನೋಂದಣಾದಕಾರಿ ಹಿಂಗಾರಪೇಟಿ.



Designed and Developed by C DAC ACTS Pune ಹಿರಿಯೆ ಉಪನೋಂದಣಾದಿಕಾರಿ

व्यान्त्रवा कार्यकार्य व्यान्यव व्यान्त्रवा ಆದೇಶ ಸಂಖ್ಯೆ ಕರ್ಇ 152 ಮುನೋಮು 2003 ದಿನಾಂಕ 09-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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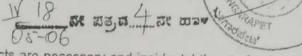
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ದಸ್ತಾನೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution

ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಘಲ್ಪ ರೂ Total stamp duty paid R

Page 4:-



(k) To do all acts are necessary and incidental thereto for the purpose of achieving the objects as stated above.

(I) To promote the objects of the trust primarily in Karnataka and later to various other states of India.

(m) To acquire by purchase lease, gift, grant. Legacy, exchange or otherwise from any person/s, company, association, society-Central or State Government or any other authority, any movable or immovable properties of all description, lands, building, casements now or hereinafter vested in or in the possession of any such person or body and used for or devoted to any charitable, educational, social, moral purpose or purposes in connection there with and to have the name or names of any or all of the above mentioned properties mentioned or recorded in any court of office (Civil, Municipal, Corporation, Collector of Land Revenue, Estate..etc.) to that of the above named trust.

(n) To sell, let or hire, improve, manage, develop, construct, build upon, make alterations or improvements in exchange, lease, mortgage, dispose of turn to account or otherwise deal with all or any part of the property and rights of the trust.

(o) To invest the money of the trust in such manner as may from time to time be determined and to vary or dispose of any such investments.

- (p) To draw, to avail loans from any Banks/Financial institutions, make, accept, discount, endorse, negotiate, sell, execute and issue bills of exchange, promissory notes, cheques, warrants, debentures and other negotiable or transferable instruments or securities.
- (q) To pay for any rights or property acquired by the trust and to remunerate any person firm or any body, corporate rendering service to the trust and also to pay wages, salaries other sums to any person in recognition of service rendered to the trust.

4. Anths

ಕರ್ನಾಟಕ ಸರ್ಕಾರ ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Department of Stamps and Registration

ಪ್ರಮಾಣ ಪತ್ರ

1957 ರ ಕರ್ನಾಟಕ ಮುದ್ರಾಂಕ ಕಾಯ್ದೆಯ ಕಲಂ 10 ಎ ಆಡಿಯಲ್ಲಿಯ ಪ್ರಮಾಣ ಪತ್ರ

ಶ್ರೀ ಎ. ಸೋಹನ್ ಲಾಲ್ ಬಂಟಿಯಾ ಬಿನ್. ಲೇಟ್. ಎಸ್. ಅಮೊಲೋಕ್ ಚಂದ್ ಜೈನ್ ಕಾಲೋನಿ ರಾ-ಪೇಟೆ ಕೆ.ಜಿ.ಎಫ್ , ಇವರು 500.00 ರೂಪಾಯಿಗಳನ್ನು ನಿಗದಿತ ಮುದ್ರಾಂಕ ಶುಲ್ಕವಾಗಿ ಪಾವತಿಸಿರುವದನ್ನು ದೃಡಿಕರಿಸಲಾಗಿದೆ

ಪ್ರಕಾರ

ಮೊತ್ತ (ರೂ.)

ಹಣದ ಪಾವತಿಯ ವಿವರ

ನಗದು ರೂಪ

500.00

ಒಟ್ಟು:

500.00

ಸ್ಥಳ : ಬಂಗಾರವೇಟೆ

ದಿನಾಂಕ: 15/06/2005

ಉಪ-ನೋಂದಣೆ ಮತ್ತು ಯುಕ್ತ ಅಧಿಕಾರಿ

(ಬಂಗಾರಪೇಟೆ)

ಹಿರಿಯ ಉಪನೋಂದಣಾದಿಕಾರಿ

ಱಂಗಾರಪೇಟೆ.

Designed and Developed by C-DAC ,ACTS Pune.

. ದಸ್ತಾನೇಬು ಹಾಳೆಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ ಕರ್ 152 ಮುನೋಮು 2003 ದಿನಾಂಕ 09-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸಾವೇಜು ಹಾಳೆ Document Sheet



ನೋಂದಣೆ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಚೆಲೆ: ರೂ. 2/-

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ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಶು Total stamp duty paid Rs

Page 5:-

8 कर बड़ाब कर करेह (r) To open branches of the trust at any place in India.

(s) To subscribe, give donations, and to financial or other wise aid any other society or trust which is having similar objects.

(t) To do all such acts, deeds and things as are or may be deemed necessary incidental or conductive to the attainment of all or any of the objectives or purpose of the trust.

(u) It is prohibited to apply the income or profit which arising in the promotion of the objects of the trust to the trustees in the form of dividends or distribution of income or profit.

TRUST FUND AND PROPERTY:

2. FUNDS OF THE TRUST:- The founder trustees have subscribed the sum of Rs.5,000-00 (Rupees Five Thousand only), out of their personal savings as CORPUS of the Trust fund. The trust fund will be raised by accepting Freewill offerings, donations, endowments, gifts, or contributions in India and Abroad in cash or kind properties movable and immovable, foundations, bequests from any person, persons, establishments, organizations, institutions etc..., for the furtherance of the aims and objects of the trust and upon such terms and conditions as trust and upon such terms and conditions as trust may in its absolute discretion decided.

The Trust fund will be deposited in any Nationalized Bank and can be operated jointly by any two amongst President, Secretary and treasurer of the trust.

BOARD OF TRUSTEES:-

The Board of Trustees shall consists of the following persons:-1 SRI. A. SOHANLAL BANTIA, shall be the PRESIDENT OF THE

2 SRI. S. RAJESH, shall be the SECRETARY OF THE TRUST.

3 SRI.S. VINOD , shall be the TREASURER OF THE TRUST 4 SMT. R. ANITHA, shall be the MEMBER OF THE TRUST

5 SMT, V.SANTOSH KUMARI, shall be the MEMBER OF THE

5. V. Santhorh

್ರದಸ್ಕಾವೇಜು ಹಾಳೆಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ ಕರಇ 152 ಮುನೋಮು 2003 ದಿನಾಂಕ 09-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸ್ಕಾವೇಜು ಹಾಳ **Document Sheet**



ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಬೆಲೆ: ರೂ. 2/-

ದಸ್ತಾವೇಜನ್ನು ಬರೆದುಕೊಟ್ಟ ದಿನಾಂಕ Date of execution

ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸ್ಕಾವೇಜಿಗೆ ಉಪಯೋಗಿಸಬಹುದು This sheet can be used for any document

> ಪಾವತಿಸಿದ ಒಟ್ಟು ಮುದ್ರಾಂಕ ಶುಲ್ಕರೂ * Total stamp duty paid Rs.

Page 6:-

W 8 are DE a Car was The Board of Trustees will be the Life time Trustees of the trust. The Trustees of the trust shall consist of:

1. Those persons who signed the Deed of Trust, i.e. Founder trustees.

2. Such other person/s who may be invited and admitted by the trustees from time to time.

3. Every trustee shall be committed to the aims and objectives of the

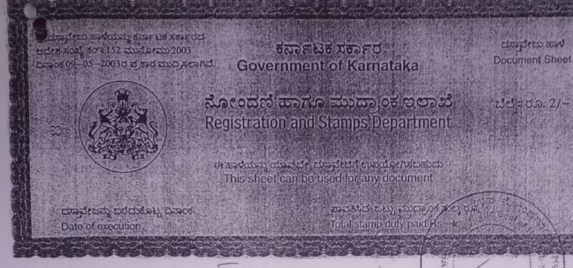
4. The number of trustees of the said trust shall not at any time be not less than five and when there are only five trustees, additional trustees shall forthwith be appointed within a year.

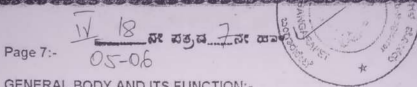
5. The power of appointments of new trustees in accordance with this deed shall be excersisble by the voters of majority of the trustees for the time being at the time of the appointment.

BANK ACCOUNT:

The Trust shall have one more accounts in Nationalized Banks, and the President of the trust along with the secretary or treasurer shall deal with the deposits and withdrawals of the amount from the Bank.

- 6. All trustees appointed pursuance to the preceding clause shall act in the execution of the trust and powers of this deed as fully and effectually as if they had been appointed trustees by this deed. No further deed or thing shall be necessary to put such trustees in position of the trust priority and empower them to administer the trust fund and other funds and /or property as may been trusted to them and exercise all powers recited in this deed.
- 7. Any of the trustee/s may retire from the trust here of notifying his/her intention in writing to do so and from the date of receipt of such notification the retiring trustee shall be discharged from the trust hereof.
- 8. Any of the trustee/s when ceased to be member, then his successor is nominated within one year by the trustees .

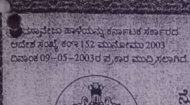




GENERAL BODY AND ITS FUNCTION:-

- 1. Trust shall consist of all those founders of trust who are directly responsible for the founding of the trust and such other person/s who may be invited by the board of trustees and admitted by the trust from time to time.
- 2. An annual General Body Meeting shall be held at least once in every year at such place and time as the Board of Trustees may determine from time to time and to convene such annual General Body Meeting at least 21 days clear notice shall be given to the trustees.
- 3. Trust at its annual meeting shall consider and approve the annual accounts of the previous year, budget, proposals, annual report of the activities of the trust and matters brought to it by any trustees.
- 4. The General Body is to appoint the auditor to audit the Books of Accounts of the Trust.
- 5. The General Body Meeting shall presided over by the President at its annual general meeting. In the absence of the President the members present at the meeting shall elect one of themselves to act as President of that particular meeting.
- 6. To consider the termination of trusteeship of the trustee of the trust.
- 7. The General Body delights the power to board of trustees to appoint committee or sub-committee for any general or special purpose for the efficient running of the trust.
- 8. To lay down general policies for the furtherance of the aims and objects of the trust.
- 9. To delegate such of its power to such trustee of the board and trustees as the trust may decide.
- 10. The quorum for transacting business at the annual general meeting of the trust shall be five (5), trustees present in person. In the case of adjourned meeting, the trustees present shall be deemed to be a quorum.

5. V. Santhorn



ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

ದಸ್ತಾವೇಜುಹಾಳ Document Sheet



ನೋಂದಣೆ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಚಲೆ: ರೂ. 2/-

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Page 8:-

11. The General Body shall appoint the trustees to the board of trustees who shall have the responsibility for the general administration of the trust. The President shall exercise all the administrative powers of the trust for the furtherance of the aims and objectives of the trust.

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THE PRESIDENT OF THE TRUST SHALL BE THE Chief executive authority and shall be responsible for carrying out of all the decisions of the board of trustees and the trust. He shall co-ordinate and guide the work of the trust throughout the country. He shall be appoint by the board of trustees on such terms and conditions as the board decides and can be removed only by the majority of 2/3 of trustees present and voting.

THE GENERAL BODY SHALL delegate such of its powers to the boards of trustees to decide.

TERMINATION OF TRUSTEES:-

A trustee shall forfeit his/her trusteeship of the trust.

- In the event of his/her death or voluntary resignation or retirement or dismissal. Every resignation from the trustee shall be tendered to the President of the trust and it shall take effect only from the date, when such resignation has been recommended by the board of trustees and accepted by the trustees of the trust.
- 2. If he/she is adjudged insolvent of he/she is of unsound mind.
- 3. If he/she is convicted of any offence involving moral turpitude.
- 4. Any trustee of the trust shall cease to be a trustee of the trust immediately after he/she vacates his/her office either by virtue of resignation or for any other reason and shall relinquish all his/her responsibilities in the trust.
- 5. If he/she acts against or subverts the activities of the trust or the interest of the trust.

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ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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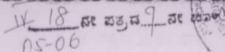
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Page 9:-



- 6. A trustee who is in the service of the trust retires or his/her services are terminated by the competent authorities of the trust.
- 7. If in the absolute discretion of the board of trustees and trustees of the trust (General Body) it is found that any trustee does no believe in the aims and objects, his/her continuance as a trustee of the trust is not in the interest of the trust, the trustees of the trust may remove him/her without assigning any reason. The termination of trusteeship of such a trustee shall take effect from the date and time of the resolution passed in a meeting of the trustees of the trust (General Body) and the majority of the trust present after duly proposed, seconded and considered by the trustees present,

NOTE: In the event of any doubt or controversy about termination of trusteeship of any trustee under clause (2) to (6) above procedure adopted for expulsion of trustee under clause (7) shall be followed.

RIGHTS AND POWERS OF THE BOARD OF TRUSTEES:

- 1. All properties movable or immovable or any other kind shall stand vested in the board of trustees.
- 2. The board of trustees will appoint the President, Secretary, Treasurer and members every five years basis to carry out the affairs of the trust and no member shall hold more than one post.
- 3. The affairs of the trust and its various institutions shall be carried on and managed by the board of trustees who shall exercise all such power, authority and functions as are necessary for the achievement or the furtherance of the object of the trust.

4. Author

ಗ ದಸ್ತಾನೇಜು ಹಾಳೆಯನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಕದೇಶ ಸಂಖ್ಯೆ ಕರ್ 152 ಮುನೋಮು 2003 ದಿನಾಂಕ 09-05-2003ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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ನೋಂದಣೆ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

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05-06 4. To acquire immovable property by purchase, lease, hire, exchange or otherwise and to put down, erect, alter and maintain buildings any where in India for the use of trust.

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5. To receive any gift of immovable and movable property (i.e immovable and movable property either with or without

conditions).

6. To procure, import, make use of, provide and equip all such appliances provisions, and things as may be necessary and advisable for the proper and efficient functioning of the various institutions and program of the trust.

7. To take such steps by personal or written appeals as may from time to time and contribution to this purpose in the form of

donations, other gift.

8. Investment of trust fund. The funds of the trust shall be invested in the modes specified under the provisions of Sec.13(1) (d) read with sec.11(5) of the Income-tax act- 1961 as amended from time to time.

9. To do all such other things as necessary for the attainment of

the above objects or any of them.

10. To do or get done all such other lawful things as are incidental to the attaining of the above said objectives.

OFFICERS OF TRUST AND BOARD OF TRUSTEES:

The Board of Trustees shall consist of the:

- (a) President
- (b) Secretary
- (c) Treasurer
- (d) Two members

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FUNCTIONS OF THE PRESIDENT

- 1. The President will be appointed by the Board of Trustees among the trustees on such remuneration or honorarium terms and condition that the board may decided. His/her appointed and removal will always be decided 2/3 rd majority of the members present for voting.
- 2. He/She shall be responsible to the board of trustees and trust.
- 3. He/She shall be the chief executive officer of the trust and shall be responsible to execute the objects of the trust and implement the policies of the trust.
- 4. He/She shall preside over the meeting of trust body, General body meetings, the meetings of the board of trustees and any other sub-committee appointed by the board.
- 5. He/She shall exercise all powers delegated to him/her by the board. He/She shall organise and supervise the correspondence the record work and the clerical work required in the conduct of the affairs of the trust.
- 6. He/She can always delegate any of his/her powers or responsibilities to any of the office/bearers or officials of the
- 7. He/She shall make all necessary temporary appointments of staff or employ workers and pay wages for the carrying out the objectives of the trust.
- 8. Apart from the above powers the President shall also shall exercise such powers and functions as the board of trustees specifically delegate to him/her from time to time.

5. V. Santhork

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ಕರ್ನಾಟಕ ಸರ್ಕಾರ Government of Karnataka

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ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

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Page 12:-

FUNCATIONS OF THE SECRETARY:-

The Secretary of the trust shall attend and record the proceedings of all meetings of the trust.

He shall attend to all statutory requirements imposed on the trust.

3. He shall orgainise and convene the General body meetings and Board meetings.

4. He shall perform any other duties that the board of trustees may assign to them from time to time.

FUNCTIONS OF THE TREASURER.

1. He/She shall maintain accounts, receipts and disbursements of the funds of the trust.

2. He/She shall get the accounts of the trust audited annually by an approved and practicing Charted Accountant.

3. He/She shall prepare and present the annual accounts and budget to the board of trustees and the annual general meeting of the trust.

4. He/She shall file the returns and records to the Income tax and any other authority if need be. He/She shall perform any other duties that the trust may desire the treasurer to perform.

ACCOUNTS AND AUDIT:

1. The Trust shall cause to be maintained such books of accounts and other books in relation to its accounts in such form and in such manner as may be in required in consultation with the auditors of the trust.

2. The financial year of the trust shall be from 1st January to 31st December of the year.

3. The trust shall after closing its annual accounts prepare a statement of account in such form as the board may in consultation with the auditors of the trust determine.

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4. The accounts of the trust shall be audited by such auditors as the trustees may appoint in their annual general body meeting.

THE SUITS:

The trust may sue or be sued in the name of the President/Secretary or his/her nominee who shall at the expense of the trust be competent to employ lawyers and attorneys for the purpose of prosecution and defense or suits and legal proceedings and to sign complaints, written statements, vakalthnamas, affidavits and other papers in relation thereto as well as file or receive back documents and monies belonging to or meant for the trust and take all necessary steps that may be deemed fit and expedient.

CIRCULAR/RESOLUTION:

A Circular Resolution issued by the President or the General Secretary in consultation with the President on any subject and signed by a majority of the members of the board of trustees shall in all respect be as valid and binding as a resolution passed at a meeting of the board of trustees duly convened and constituted and such resolution shall not be deemed invalid by reason of want of notice or any other cause whatsoever.

DECISIONS OF THE TRUSTEES:

Except where otherwise provided any question arising as to the property of any transaction of the trust shall be conclusively settled as between all parties concerned by decision of the trustees for the time being

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ನೋಂದಣೆ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Registration and Stamps Department

ಬೆಲೆ : ರೂ. 2/-

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Page 14:-

THE PROPERTY OF THE TRUST.

The Trust fund now vested in the trustees and any other funds or property hereafter entrusted to the trustees for the time being or any one or more of them by gift or other means shall from the date of such funds becoming so vested, be held and administered by the trustees for the time being in accordance with the objectives of the trust and with the terms of this deed.

INDEMNITY:

Every trustee shall be Indemnified out of the trust fund against all losses and expenses incurred in the discharge of his/her duties except such as shall happen through his/her own neglect, willful act or default and each trustee shall be chargeable with only such money or property as he/she shall himself/herself actually receive or in the discharge of the affairs of the trust and each one shall be answerable his/her own acts, neglects and not for those of any other persons.

Exemptions with respect to Income tax clause:

All Facilities and exemptions as per the provisions for Sec.2(115), 11,12,13 and 80 Income-Tax act-1961 shall be applicable to this trust.

AMENDMENTS OF TRUST DEED:

- (a). No amendments to the trust deed shall be made which may prove to be repugnant to the provisions for Sec.2(115), 11,12,13 and 80 Income-Tax act-1961 as amended from time to time.
- (b) No alteration amendment or extension shall be made in the trust and by laws of the trust nor shall it be amalgamated or observed with any other trust unless it is voted by the 2/3rd of the trustees present at a special general body meeting convened for this purpose in accordance with the trust deed of the trust and by the 2/3rd majority of the trustees present at the special general body meeting.

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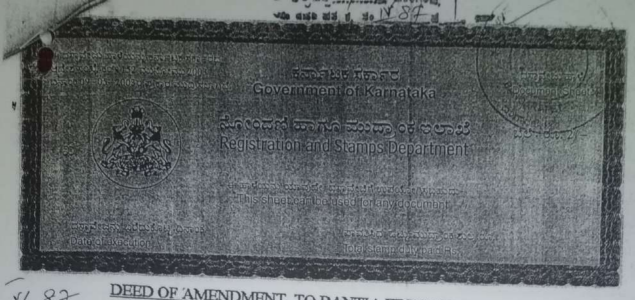
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R'pet kgp)

- fa. B. N. Breniusa sto. Marayanappaj

Carping Goowds, B. pet

BANTIA EDUCATIONAL, SOCIAL.

G. Mane Advocate Tulasi Nivas, Arihant Marg, Jain Colony
Robertsonpet, K.G.F. - 563 122.



DEED OF AMENDMENT TO BANTIA EDUCATIONAL SOCIAL. CULTURAL AND WELFARE TRUST

This Deed of Amendment to Bantia Educational Social Cultural and Welfare trust is made and executed on this the 3rd day of February, 2006, (03.02.2006),

AMONG:-

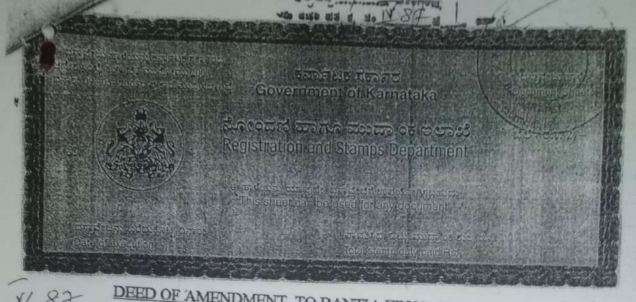
- SRI. A. SOHANLAL BANTIA, Aged about 56 years, S/o Late. Sri. S.Amolock Chand.
- SRI. S. RAJESH, Aged about 33 years, S/o Sri. A. Sohanalal Bantia.
- SRI. S. VINOD, Aged about 31 years, S/o Sri. A. Sohanalal Bantia,
- SMT. R. ANITHA, Aged about 31 years, W/o Sri. S. Rajesh,
- SMT. V. SANTOSH KUMARI, Aged about 27 years, W/o Sri. S. Vinod, No. 1-5 residing at Tulsi Nivas, Arihanth Marg, Jain Colony, Robertsonpet, KGF-563122, (hereinafter called the FOUNDER TRUSTEES), Witnesseth as follows:-

WHEREAS the Founders trustees have formed a trust by name <u>BANTIA EDUCATIONAL SOCIAL</u>, <u>CULTURAL AND WELFARE TRUST</u>, under the trust deed, registered in the office of the Sub-Registrar of Bangarpet Taluk, vide their No. 18/2005-2006, of Book IV, stored in CD No. BPTD 14, dated 15.6.2005, and while preparing the said trust and also at the time of registration few mistakes are printed in the said trust, the founder trustees have decided to get the same amended hence with mutual consent of all the founder trustees this deed of amendment has, come into force:-

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DEED OF AMENDMENT TO BANTIA EDUCATIONAL SOCIAL.

CULTURAL AND WELFARE TRUST

This Deed of Amendment to Bantia Educational Social Cultural and Welfare trust is made and executed on this the 3rd day of February, 2006, (03.02.2006),

AMONG:-

 SRI. A. SOHANLAL BANTIA, Aged about 56 years, S/o Late. Sri. S. Amolock Chand,

 SRI. S. RAJESH, Aged about 33 years, S/o Sri. A. Sohanalal Bantia,

 SRI. S. VINOD, Aged about 31 years, S/o Sri. A. Sohanalal Bantia,

 SMT. R. ANITHA, Aged about 31 years, W/o Sri. S. Rajesh,

 SMT. V. SANTOSH KUMARI, Aged about 27 years, W/o Sri. S. Vinod, No. 1-5 residing at Tulsi Nivas, Arihanth Marg, Jain Colony, Robertsonpet, KGF-563122, (hereinafter called the FOUNDER TRUSTEES), Witnesseth as follows:-

WHEREAS the Founders trustees have formed a trust by name <u>BANTIA EDUCATIONAL SOCIAL</u>, <u>CULTURAL AND WELFARE TRUST</u>, under the trust deed, registered in the office of the Sub-Registrar of Bangarpet Taluk, vide their No. 18/2005-2006, of Book IV, stored in CD No. BPTD 14, dated 15.6.2005, and while preparing the said trust and also at the time of registration few mistakes are printed in the said trust, the founder trustees have decided to get the same amended hence with mutual consent of all the founder trustees this deed of amendment has, come into force:-

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ಸಬ್ ರಜನ್ನ್ರಾರ ಬಂಗಾರವೇಟೆ ರವರ ಕಟೇರಿಯಲ್ಲಿ ದಿನಾಂಕ 03-02-2006 ರಂದು 02:49:42 PM ಗೆಂಟೆಗೆ ಈ ಕಳಗೆ ಎವರಿಸಿದ ಫೀಯೊಂದಿಗೆ

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2nd page:-

NOW THIS DEED WITNESSETH:-

That with mutual consent of all the founder trustees the following amendments are made to the original trust deed No. 18/2005-2006, dated 15.6.2005 as follows:-

- The Word TUST wherever mentioned wrongly in the original trust deed shall be read perfectly as TRUST
- 2. The name of the founder trustee No.3 shall be read as S. VINOD.
- 3. The word mentioned as TULASI in the address part shall be read as TULSI.
- 4. Bank account clause No. 6 mentioned in page No.6, shall be amended as the Trust shall have one or more accounts in any Nationalized Banks, Private Banks or in any Co-operative Banks.
- 5. And while registering the address part of founder trustee No.4 as against the LTM, behind the page No.2 of said trust deed No.18/2005-2006, is printed in Kannada language wrongly as R. Anitha D/o A. Sohanlal Bantia, which shall be read as R. ANITHA W/o Sri. S. RAJESH.

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4	ಆರ್. ಅನಿತ ಕೋಂ. ಎಸ್. ರಾಜೇಶ್ ತುಳಸಿ ನಿವಾಸ ಚೈನ್ ಕಾಲೋನಿ ರಾ- ಪೇಟೆ ಕೆ.ಜಿ.ಎಫ್ (ಬರೆದುಕೊಡುವವರು)			Anitton
5	ವಿ. ಸಂತೋಶ್ ಕುಮಾರಿ ಕೋಂ. ಎಸ್. ವಿನೋದ್ ತುಳಸಿ ನಿವಾಸ ಪೈನ್ ಕಾಲೋನಿ ರಾ-ಪೇಟೆ ಕೆ.ಜಿ.ಎಫ್ . (ಬರೆದುಕೊಡುವವರು)	6		V. Santhock

ತಿಂರಿಯ ಆಗ್-ಮೂರ್ಡಿಕರಾದಿ ರಾಡಿ



page 3:-

01-06 23,23 30 200

In witness whereof, we the founder trustees above named have hereunto set our hand to this deed of amendment on the day, month and year first above written in the presence of the following witnesses, with our free will and consent

WITNESSES:-

Thyagary (D. N. Shrivara, 90. D. Rana Raw Lyot Gop)

Thyagary (Thyagaraj. 8/0. Seokachalam.

Baugarpet)

PREPARED BY:-Gi. com

G. MANI, B. A., DD. B., ADVOCATE.

MARIKUPPAM, K. G. F-563 119

SECRETARY

BANTIA EDUCATIONAL, SOCIAL CULTURAL AND WELFARE TRUST (Porid) Tulasi Nivas, Arihant Marg, Jain Colony Robertsonpet, K.G.F - 563 122.

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1	ರಿ. ಆರ್. ಕ್ರೀನಿವರ್ ಬಿನ್. ಡಿ. ರಾಮಾರಾವ್ ರಾ-ವೇಟೆ ಕೆ.ಜಿ.ಎಫ್	(Somiune
2	ತ್ಯಾಗರಾಜ್ ಐನ್, ಶೇಷಾಕರಣ ಶೇಷಾಕರಣ ಮೊದಲಿಯಾರ್ ರಸ್ತೆ ಬಂಗಾರವೇಟೆ	- (myagarosij

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4 ನೇ ಪ್ರಸ್ತಕದ ದಸ್ತಾವೇಜು ಸಂಬರ BPT-4-00087-2005-06 ಆಗಿ ೩.ಡಿ. ನಂಬರ BPTD17 ನೇ ದ್ದರಲ್ಲಿ ದಿನಾಂಕೆ 03-02-2006 ರಂದು ನೋಂದಾಯಿಸಲಾಗಿದೆ

ग्री प्राप्त प्रथम विश्वमा विश

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