

Deed NO. IX-66 for 2016

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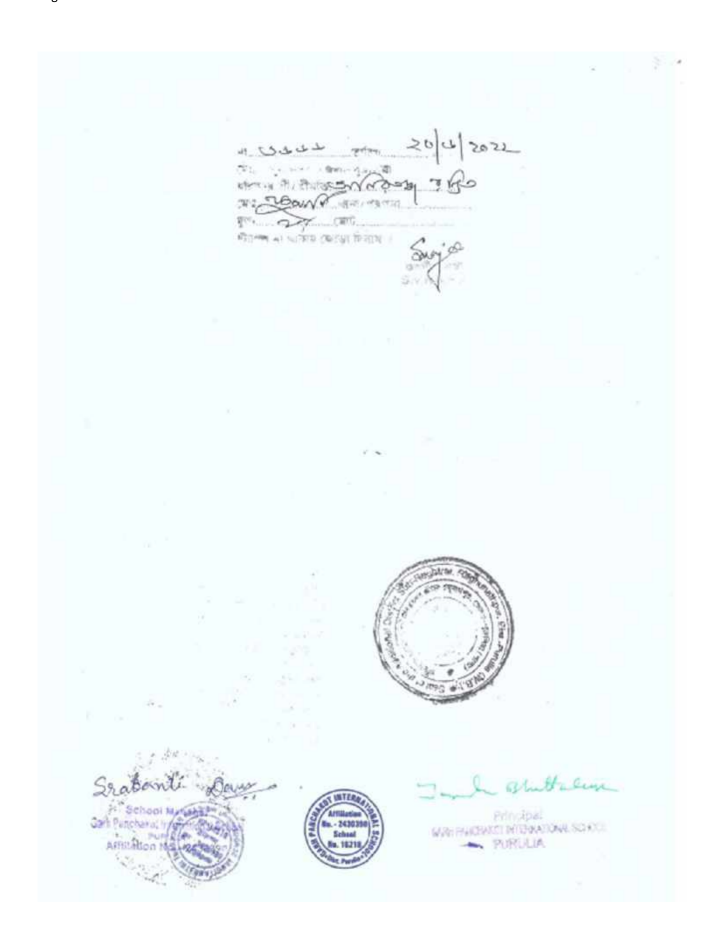
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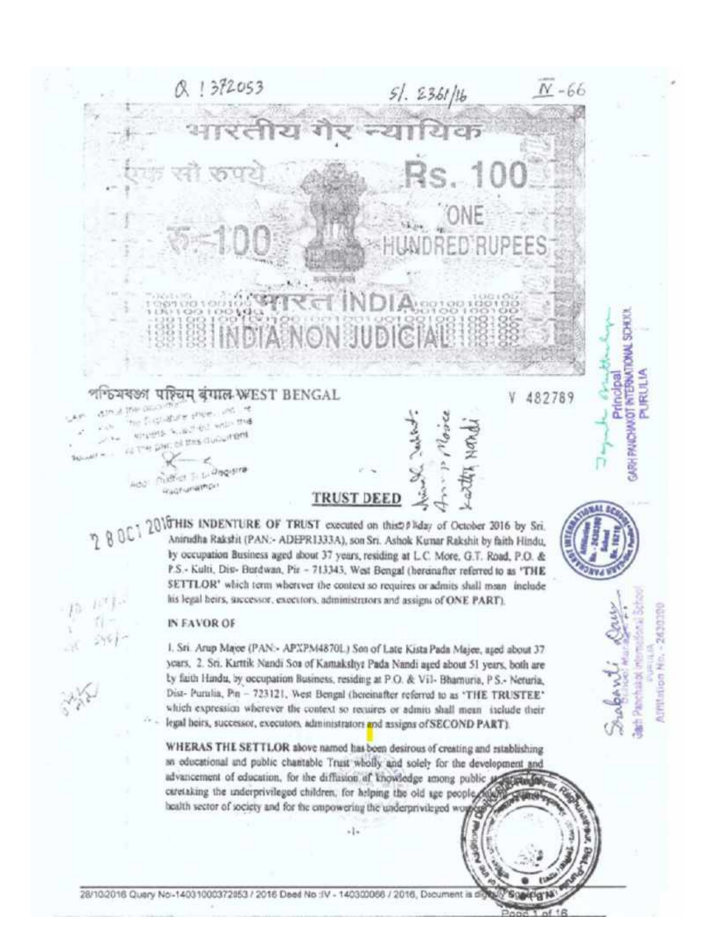
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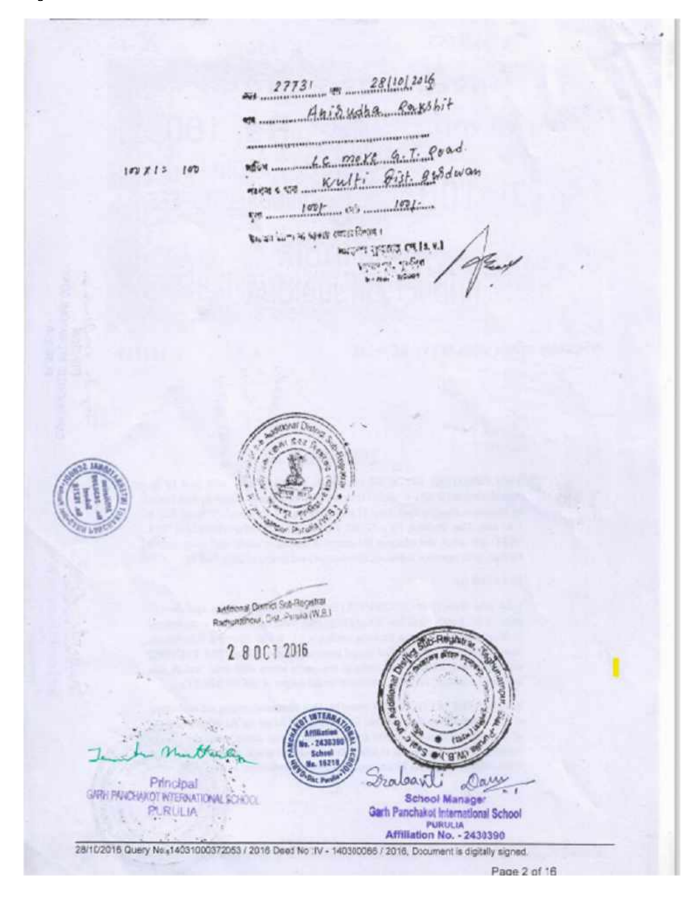
School Manager
School Manager
an Panchakol International School
PURULIA
Affiliation No. - 2430390

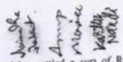
Principal

GARH PANCHAKOT INTERNATIONAL SCHOOL
PURULIA









AND WEEREAS THE SETTLOR above named has settled a suri of Rs. 15004/-(Rupees Fifteen thousand only) as a fund, which he possessed on his owa.

AND WHEREAS THE SETTLOR above named has settled the assets and properties mentioned in the Schedule hereunder, in favor of the TRUSTEES upon Trust with a view to give effect to his desire of creating and establishing a Trust for the purpose of the development and advancement of education, for the diffusion of knowledge among public at large, for caretaking the underprivileged children, for helping the old age people and for the empowering the underprivileged women and for undertaking other charitable activities for the benefit the public, for the objects set out in this trust deed and for fulfillment of

Trustees for the purpose of carrying out the wishes of the SETTLOR of the Trust under

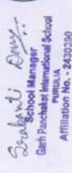
# THIS INDENTURE WITNESSETH AS FOLLOWS

- 1) The SETTLOR above named hereby establishes a Public Charitable Trust by the name of GARH PANCHAKOT WELFARE TRUST for the purpose and upon the confitions set forth hereunder
- The TRUSTEES ramed above shall be the first trestee and have given their consent to be appointed as the trustees and as token thereof, they have set their hands to this instrument.

The SETTLOR hereby conveys, transfers and assigns to the TRUSTEES the above referred sum of Rs. 15000/- (Rupees Fifteen Thousand only) as corpus to the TRUST, the receipt of which, the TRUSTEES do hereby admit and acknowledge

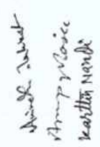
- The SETTLOR of the Trust hereby conveys, transfers, assigns to the TRUSTEES the assets ad properties mentioned in the Schedule hereunder, the possession of which the Trustees hereby admit and acknowledge, to have and to hold the same in trust as corpus of the Trust, to be used by the Trustees to carry out and fulfill the objects of the Trust set forth herein, and the SETTLOR of the Trust hereby relinquishes for all time any claim to or interest in the said assets and properties or fund forming the subject matter of the Trust.
- 5) The office of the Trust for the time being shall be at At Serbari More, P.S. Nituria, Dist. Purulia, West Bengal, PIN - 723121 with the power given to the Trustees to shift the same to any other place as they may mutually agree upon.
- 6) The TRUSTEES do hereby agree that they shall hold and stand possessed of the said toust assets, properties and funds (which expression shall include all investments in cash or kind or is any nature whatsoever into and for which, the said property or a part or parts thereof may from time to time be converted, varied or exchanged investments as may be held by he TRUSTEES from time to time in presents together with all income, profits, additions and accretions a for the object set out herein with and subject to the provising hereinafter contained in these presents.

which, the terms and corditions are more particularly set out hereunder AND WHEREAS THE TRUSTEES named are willing to accept the office of the the provisions and directions set forth brein, so as to enable to pursue its vowed objects.









### I. OBJECTS:

The objects of the Trust are:

- 1. Empowering the women and underprivileged girl children.
- Construction and running of Schools, colleges, education institutions, free dispersaries, Centres for poor feeding and homes for the aged for the benefit of the public
- Providing for grants, scholarships, fellowships and other forms of financial assistance to the needy and deserving students for pursuing education, vocational training, skill development etc.
- 4. Granting of financial assistance to any educational institution for granting scholarships, prizes, medals, awards for excellence in studies, sports and scientific research, distribution of books and note books for poor and deserving students.
- 5. Establishment, con dispersaries and in deserving persons for the de
- Establishment, conduct, maintenance of clinical laboratories, hospitals, nursing homes, dispersaries and institutions of similar nature and providing financial assistance to the deserving persons for medical treatment, in any medical institution.
  - 5. Estab ishment, conduct, maintenance of old age homes, homes for physically challenged men, women and children and persons with similar disabilities and also for granting financial assistance to institutions performing similar activities.
  - Grant of donation to any Temple, Mosque, Church, Gurudwara and other places of worship and / or religious institutions. However, the Trust shall not undertake any religious activities.
  - 8. Providing for or contributing to education and scientific research and development.
  - 9. Providing relief to the poor and advancing any other object of general public utility.

10. No activities of the Trust will be carried out outside India.

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# IL BENEFICIARIES OF THE TRUST:

The Trust is established for the benefit of citizens of India and the class of people mentioned above without discrimination of caste, religion, creed or sex.

#### IIL PROPERTIES:

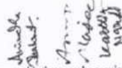
The Trust properties shall consist of:

 The amount Transferred by the SETTLOR as mentioned above, a fund of the Trust.



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- Any ash, kind, properties, movable and immovable that may be acquired by purchase or otherwise or all manner of rights, title or interest in or over any property movable or immovable
- 3 . All additions and accretions to the Trust properties and the income there from
- 4 All conations, gifts, legacies or grants, in cash or kind accepted by the Trustees upon Trus.

The properties of the Trust shall be utilized for the objects set forts herein above and subject to the provisions and conditions herein mentioned.

# IV. NUMBER OF TRUSTEES, THEIR TERM AND POWER TO CO-OPT:

The Trust will be managed by a Board of Trustees consisting of not less than 2 trustees and not more than 6 trustees including Chairman curr Managing Trustee. The parties of the Second Part will be First Trustees and they shall automatically be part of the Board of Trustees.

The SETTLOR shall be the First Chairman cum Managing Trustee of the Trust and he will hold office for his life time. After the demise or in the event of the first Chairman cum Managing Trustee failing to nominate his successor in office, his legal heir shall automatically become Chairman cum Managing Trustee of Trust. However, on relinquishment of office by the Chairman cum Managing Trustee, he remaining trustees shall elect one of the other Trustees as Chairman cum Managing Trustee.

The term of office of First Trustees shall be for their respective lives. The Board of Trustees shall have the power to increase the total number of Trustees upto the maximum number stated above and fix their term as per provisions contained herein.

Any Trastee, including the Managing Trustee may retire from the Trusteeship hereof by giving two calendar menths notice in writing of his or her intention to do so, to the Eoard of Trustees and after the expiry of the period of notice, the Trustee giving the notice shall inso facto cease to be a Trustee of these presents.

Any vacancy caused by death of any one of the First Trustees, or any vacancy caused by the resignation of any of the Trustees, may be filled up by co-option by the Board of

The Trustees who are not First Chairman cum Managing Trustee or First Trustees shall hold office for a period of one year from their date of appointment by the Trustees. At the end of this one-year period, the Board of Trustees may reappoint them for subsequent term of appoint other persons as Trustees in such a manner that the total number of Trustees does not exceed the approved maximum number of Trustees.

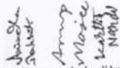
The Chairman equi Managing Trustee shall have the power to remove a Trusteen physical of mental disability or if he/she is accused of misfeasuree property or miscondust, after satisfying himself on enquiry and Chairman cum Managing Trustee shall be final.

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The proceedings of the Board of Trustees shall not in any way be invalidated due to any post or posts remaining vacant. During the time when a vacancy is yet to be filled up, he remaining Trustees shall act as "Full Board", subject to the presence of Quorum in the meetings. Any vacancy in the Board of Trustees or illegality in the appointment of Trustees or their proceedings shall not invalidate any prix act or decision of the Board.

# V. TRUST ADMINISTRATION AND POWER TO THE BOARD:

A. The Board of Trustees shall have power to:

- To administer the Trust, its properies and affairs and do all the things which will fulfill the performance of the objects for which the Trust is established and for his purpose the Board can apply the whole or any part of the Trust property towards the payment of the expenses of the Trus.
- The income and the properties of the Trust will be solely utilized towards the objects of the Trust and no portion of it will be utilized for payment to the Settler, or Trustees or their relatives by way of salary, a lowances, proft, interest, dividend etc.
- To open one or more bank accounts and operate the same or provide for operation of the said accounts by the Chairman ours Managing Trustee.
- To invest the Trust funds in the marner not prohibited by any provisions of the Income Tax Act, 1961.
- 5. To buy, sell, mortgage, grant, lease, hire or otherwise allenate all or any of the properties of the Trust in its discretion for adequate consideration, so however any sale or a lenation of immovable properties of the trust can be done only after obtaining the prior approval of the Commissioner of Income Tax.
- To execute power of attorney or powers of attorney to any person for the purpose of executing, administering or managing the whole or any part of the Trust for the purpose of all or some among the objects of the Trust.
- To borrow money with or without security and to repay the same.
- To receive, collect and enforce recovery of all monies due or payable to the Trust and grant receipts and discharges therefore.
- To settle, compromise or compound any disputes or refer the same to arbitration or litigation.
- 10. To receive voluntary contributions from any person or persons from India or outside,

  after complying with the statutory formalities, by way of donation, gifts or in any other
  manner and to hold the same upon Trust for the objects set forth herein.
- To appoint, suspend, dismiss or otherwise deal with administration of the Trust, to frame rules relating to the and generally to exercise all powers ancillary and incident objects of the Trust.

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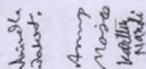


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cillary and incidents to effectively carry and

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- 12. The Board shall have power to make and rescind rules and regulations for the management and administration of the Trust.
- 13. No Trustee shall commit any act or breach of Trust of the Trust fund or property or cause any loss to the Trust property or commit fraud in the administration of the Trust fund / property.
- 14. The Trustees shall hold honorary office and shall not be entitled to any Salary, allowances or perquisites, except for the reimbursement of actual expenses incurred in connection with attending to the Trust matters.
- 15. The Board of Trustees will follow the instructions given by any donor who makes substantial contribution towards furtherance of the objects of the Trust, so long as such instructions are not detrimental to the attainment of the objects of the Trust and are in conformity with the provisions of the Income-tax Act, 1961.
- 16. For the management and administration of the Trust, the SETTLOR shall be The Chairman and the other trustee will be the Secretary. The term of office for both shall be for a period of one year from their date of appointment and they may be reelected for further terms. The persons holding these offices of Secretary and Treasurer shall be under the administrative guidance and supervision of the Managing Trustee and will report to her/him directly.

The Board of Trustees may appoint an Advisory Committee to help itself in management of affairs of the Trust or any Institution owned, maintained or run by it and such committee shall discharge their duties and functions on such terms and conditions as may be determined by the Board.

#### B. ROLES AND RESPONSIBILITIES AND POWERS

The Roles, Responsibilities and powers of all these officers is defined below. In addition to these, the Managing Trustee may grant additional soles, responsibilities and powers to any of the Trustees.

### a) CHAIRMAN CUM MANAGING TRUSTEE:

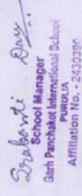
The Administrative Power of the Trust shall vest with Chairman cum Managing Trustee. The Chairman cum Managing Trustee of the Trust shall be the Ex-Officio Chairman of all Managing Committee(s)/Governing Bedy(ies)/Sub-Committee/Advisory Board so created by the Trust and shall preside over all the meetings.

The Managing Trustee is authorized to sign all documents, including bank documents, acknowledgements for the contributions received, and agreements with individuals, Government Institutions and other organizations, on behalf of the Board of Trustees. The Managing Trustee shall have all the residuary powers, not explicitly assigned to any of the other officers in these presents. The entire property, movable or immovable, shall be hold acquired and possessed by the Chairman cum Managing Trustee on behalf of the Trust

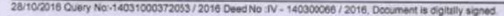
The Managing Trustee is authorized to sign bank cheques, deposit selease vouches. The Managing Trustee is empowered to remove any Trustee from the Trust and its off if he/she finds that his/her activities are not congenial to the activities of the Trust.

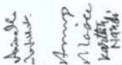
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The Managing Trustee is responsible for ensuring that the Trust pursues its Objects and for mantaining the dignity of the Trust organization and shall use his/her influence to promote the activities of the Trust.

b) SECRETARY:

The Secretary shall maintain the records of the organization prepare and circulate agenda and minutes of Board of Trustee meeting for the approval of the Managing Trustee.

The Secretary shall be also responsible for the day to day administration activities of the Trust. The Secretary shall deal with correspondence received by the Trust, send replies in consulation with the Managing Trussee, where necessary. He/she s responsible for the safe custody of all the properties and records of the Trust. The Secretary shall represent the Trast in all legal matters, sign the papers related to legal cases, attend to courts or represent the Trust in Government offices.

e) TREASURER (If any):

The Treasurer will prepare Annual Budget, monthly and yearly expenditure statements get the expenditure audited by auditor duy appointed by the Board of Trustees and place them before the Board of Trustees for approval. The Treasurer is responsible to maintain eash book and prepare vouchers for the payments made, receive contributions, sign acknowledgements for the amounts or articles received by the Trust and prepare monthly and yearly statements of revenue and expenditure, as well as, the register of assets of the Trust and place them before the Board of Trustees for their approval.

The Treasurer is authorized to sign bank cheques, application for drafts and payment instructions jointly with the Managing Trustee and draw money from the bank, upto the limits defined by the Board of Trustees in their meetings. The Treasurer is responsible for safe castody of cash, bonds, securities etc. of the Trust.

If there are no third member in the trust to act as Treasurer the Managing Truster (The Chairman) will have to take the full responsibility of Treasurer.

VI. MEETING OF THE BOARD OF TRUSTEES:

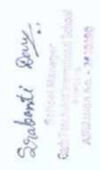
The Board of Trustees should meet atleast once in every calendar quarter or may meet more often when required.

- 1) The meeting of Board of Trustees shall be convened by the Managing Trustee and s/he shall preside over the meetings.
- One half of the Board of Trustees or a minimum of two trustees, whichever is higher. shall constitute the QUORUM for the Board of Trustee meetings.
- 3) All decisions shall be carried out by the majority decision of the Board but in the event of equality of votes, the Chairman presiding over the meeting shall have a casting vote.
- 4) Any resolution in writing signed by all the Trastees by circulation shall have force as thought it has been passed at a meeting of the Board of Trustees.
- 5) The meeting of the Board shall be conveyed after giving at least a week's n all the Trustees agree to accept a shorter notice.

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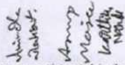
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6) The Board of Trustees may invite other persons interested in the objects and functioning of the Trust to attend the meetings of the Board, but they shall not be entitled vote in the meetings of the Board.

#### VIL BANK ACCOUNT:

The Managing Trustee shall operate Bank Accounts alone on behalf of the Trust. In her/his absence, any of the Trustees may be authorized by the Board of Trustees, by a resolution, to operate the bank accounts. One or more Bank Accounts may be opened in any Bank and or Banks in the name of the Trust.

#### VIII. INVESTMENT OF TRUST FUNDS:

- The Board of Trustees shall have the power to invest the funds, assets and properties
  of the Trust at their discretion is accordance with the provisions of the Income Tax
  Act, 1961.
- The Board shall also determine from time to time, the amount it shall spend on the various activities of the Trust.

#### IX. ACCOUNTS AND AUDIT:

- The financial year of the Trust shall be from 1" April to 31" March of the following year, unless otherwise decided by the Board of Trustees.
- 2) The Board of Trustees shall maintain true and correct accounts of the Trust.
- 3) The accounts of the Trust shall be annually audited by a Chartered Accountant appointed by the Board of Trustees and the audited statement of account shall be placed before the Board for its approval within three months of the close of the financial year.

#### AMENDMENTS:

- 1) The Board of Trustees may amend any of the clauses except those relating to objects of the Trust, the First Managing Trustee and First Trustees, at a duly convened meeting of the Board with at least 2 weeks notice, and by a resolution passed by at least threefourths majority of the Board of Trustees present and voting. The amendments to the Trust deed, can only be passed by a resolution of the Board of Trustees in an actual meeting and not by circulation.
- 2) If any alteration or amendment is necessary, the same shall be affected through supplementary deed/deeds with the previous approval of the Commissioner of Income Tax and these shall be read together with the main Trust deed.

#### XL INDEMNITY:

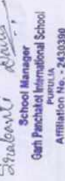
The Board of Trustees shall be indemnified for any act done by them in good faith in the course of the administration of the Trust.

#### XIL SETTLOR AND THEIR RELATIVES:

Notwith-standing the powers vested with the Trustees under the proceeding clause, no part of the income of the Trust shall benefit directly or indirectly the trustees and no part of the

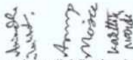
GARH PANCHAKOT INTERNATIONAL SCHOol.











income of the property of the Trust shall be used or applied directly or indirectly for the benefit of:

- (a) SETTLOR, Managing Trustee, Trustees or any person who makes a substantial centribution to the Trust or of any relative of the SETTLOR, Managing Trustee, Trustees or the person who makes a substantial contribution.
- (b) Any "related enecern" in which any of the above persons has substantial interest.
- (c) For the purpose of this clause, the word "relative" and the phrases "related concern", "substantial interest" and "substantial contribution" shall have the meanings assigned to them in the Income Tax Art, 1961.

## XIIL APPLICABILITY OF TRUST ACT:

The provisions of the Indian Trust Act 1882 shall apply to all matters not specifically mentioned in these presents.

## XIV. APPLICATION OF INCOME TAX ACT:

All clauses herein are intended to secure exemption from Income Tax on the income of contributions and donations to the Trust and any clause or portion of this Deed of Trust which is inconsistent with or repugrant to the sections of the Income Tax Act, 1961 as amended, substituted or modified from time to time, shall be deemed to be deleted or modified with effect from the date on which the sections to which the clause or part of a clause is repugnant or inconsistent comes into force.

## XV. THIS TRUST IS DECLARED IRREVOCABLE:

## XVL ALTERATION/AMENDMENT:

The Trustees shall have power to make, after, modify or rescind ant clause or terms of this Trust Deed as may be necessary in the interest of Trust.

## XVIL DISSOLUTION:

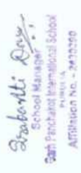
In the event of dissolution of the Trust, the entire Trust funds shall be realized and first be used for payment of liabilities of the Trust. The assets left if any, shall be disbursed to other Trusts or Associations having similar objectives after obtaining previous approval of Commissioner of Income-tax and in no event it shall be distributed in any manner, to any of the Board of Trustees or their relatives or related concerns.

## SCHEDULE

At present, the Trust has no property or assets, either movable or immovable other than the Trust fund as described in schedule below.

1) Cash contribution to the Corpus Fund of the Trust of Rs. 15060 Thousand only)















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Fingers Impression of SETTLOR and TRUSTEES & Photograph duly attached in separate sheet.

IN WITNESS WHEREOF THE SEITLOR AND THE FIRST TRUSTEES here to have set their hands on the day, month, and year first above written.

SIGNATURE OF SETTLOR

Signature United Tube

Name : Anirudha Rakshit S/o Ashok Kumar Rakshit

Near L.C. More, G.T. Road

P.O. - Kulti-713343, Dist- Burdwan

SIGNATURE OF FIRST TRUSTEES

Signature: Armp Majee
Name: Sri Arup Majee
S'o Late Kista Pada Majee

Address:

PO. & Vill:- Bhamuria Dist: Purulia, Pis- 723121

West Bengal.





Witnesses:

Address:

West Bengal.

Savjay Kunar Slo. W Bai Kunk Propod Viveranand colony Po. Chirkunda P.S. Chirkunda Dist-Dhantad kartter Hordi

Name : Sri Karttik Nandi Slo Late Kamakshya Pada Nandi

Address:

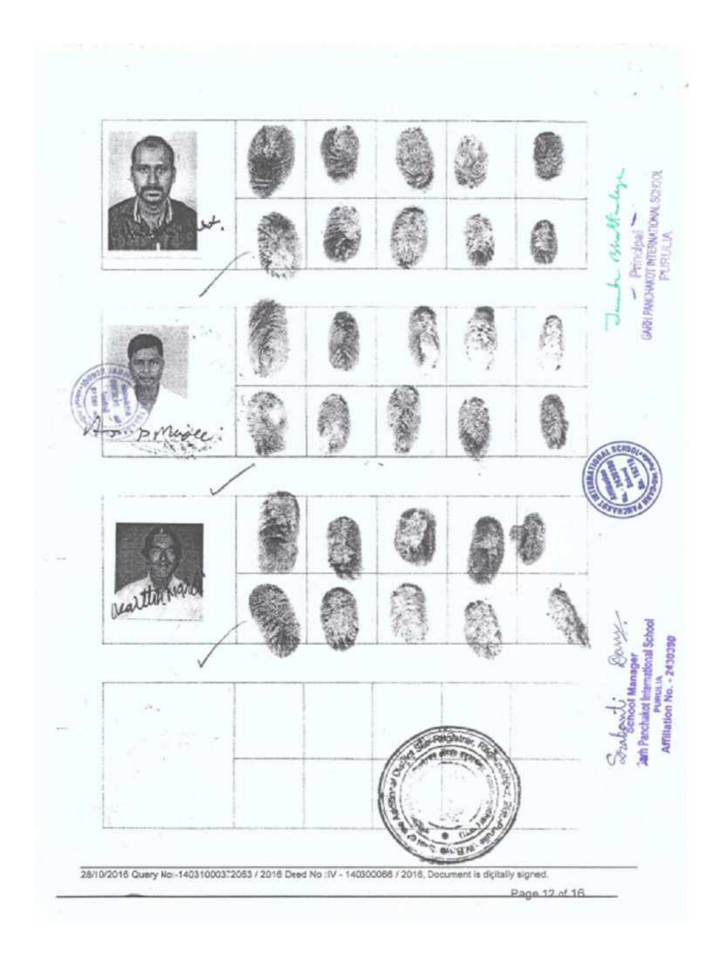
PO. & Vill:- Bhamuria Dist: Purulia, Pin- 723121

West Bengal.

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# Major Information of the Deed

Deed No :	IV-1403-00066/2016	Date of Registration	10/28/2016 11:35:19 AM	
Query No / Year	1403-1000372053/2016	Office where deed is r	egistered	
Query Date	18/10/2016 3:31:01 PM	A.D.S.R. RAGHUNATHPUR, District: Purulia		
Applicant Name, Address & Other Details	P K Bhattacharya Raghunathpur Court, Thana: Raghunathpur, District: Purulia, WEST BENGAL, Mobile No.: 9732074054, Status: Advocate			
Transaction		Additional Transaction		
[4302] Other than Immoval	be Property, Ceed of Trust			
Set Forth value		Market Value		
Stampduty Paid(SD)		Registration Fee Paid		
Rs. 100/- (Article:84A)		Rs. 7/- (Article:E)		
Fomarks			-	

### Settlor/Declarant of Trust Details :

₩ 40	Name,Address,Photo,Finger print and Signature			1000
1	Namo	Photo	Fringerprint	Signature
	Shri ANIRUDHA RAKSHIT Son of Shri Ashok Kumar Rakshit Executed by: Self, Date of Execution: 28/10/2016 Admitted by: Self, Datz of Admission: 28/10/2016, Place Office			Animole Warrent
		2810/2015	25/10/2016	28/10/2016

L C More G. T. Road, P.O:- Kulti, P.S:- Kulti, Cistrict:-Burdwan, West Bengal, India PIN - 713343 Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No. ADEPR1333A, Status :Individual

## Trustee Details:

lo	Name,Address,Photo,Finger print and Signature				
1	Name	Photo	Finger Print	Signature	
	Shri ARUP MAJEE Son of Late Kista Pada Majee Executed by: Self, Date of Execution: 28/10/2016 , Admitted by: Self, Date of Admission: 28/10/2016 ,Place: Office	A		Armo Mose	2rabeny
		29/10/21/5	25/10/2016	26100016 QBATION	

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**Principal** 

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Shri KARTTIK NANDI
Son of Late Kamakahya Pada
Nandi
Executed by: Self, Date of
Execution: 28/10/2016
, Admitted by: Self, Date of
Admission: 28/10/2016 , Place:
Office

Photo
Finger Print
Signature

Value

Lin
Signature

Son of Late Kamakshya Pada Nandi Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, Status: Individual

#### Identifier Details:

#### Name & address

Shri Sanjay Kumer Son of Baikuntha Prasad

Vivekananda Colony, P.O:- Chirkunda, P.S:- CHIRKUNDA, District-Dhanbad, Jharkhand, India, PIN - 328202, Sex: Male, By Caste: Hindu, Occupation: Others, Citizen of: India, Identifier Of Shri ANIRUDHA RAKSHIT, Shri ARUP MAJEE, Shri KARTTIK NANDI

28/10/2016

Davidan Komer

## Endorsement For Deed Number : IV - 140300066 / 2016

#### On 28-10-2016

# Certificate of Admissibility(Rule 43, W.B. Registration Rules 1962)

Admissible uncer rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number : 64A of Indian Stamp Act 1899.

## Presentation(Under Section 52 & Rule 22A(3) 46(1), W.B. Registration Rules, 1962)

Presented for registration at 11:26 hrs on 28-10-2016, at the Office of the A.D.S.R. FAGHUNATHFUR by Shri ANIRUDHA RAKSHIT ,Executant.

## Admission of Execution ( Under Section 58, W.B. Registration Rules, 1962 )

Execution is admitted on 28/10/2016 by 1. Shri ANIRUDHA RAKSHIT, Son of Shri Ashok Kumar Rakshit, L.C. More G. T. Road, P.O.: Kulti, Thana: Kulti, . Burdwar, WEST BENGAL, India, PIN - 713343, by caste Hindu, by Profession Business, 2. Shri ARUP MAJEE. Son of Late Kista Pada Majee, BHAMURIA, P.O.: BHAMURIA, Thana: Neturia, . Purulia, WEST BENGAL, India, PIN - 723121, by caste Hindu, by Profession Business, 3. Shri KARTTIK NANDI, Son of Late Karmakshya Pada Nandi, BHAMURIA, P.O.: Bhamuria, Thana: Neturia, . Purulia, WEST BENGAL, India, PN - 723121, by caste Hindu, by Profession Business.

Indetified by Shri Sanjay Kumar, , , Son of Balkuntha Prasad Vivekananda Colony, P.O. Chirkunda, Thana: CHIRKUNDA, , Dhanbad, JHARKHAND, Irdia, PIN - 2005, p. 100 profession Others

Payment of Fees

Certified that required Registration Fee

Gart Papetrakot International School

E = Rs 7/- ) 8

(E = Rs 7/- ) and Registration Fees paid

SARH PANICHAKOT INTERNATIONAL SCHOOL

28102016 088 / No. = 1463 009072053 / 2016 Deed No : 17 444300669 2016, Document is digitally signed.

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#### Payment of Stamp Duty

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Certificate of Registration under section 60 and Rule 69.

Registered in Book - IV Volume number 1403-2016, Page from 807 to 822 being No 140300066 for the year 2016.



Digitaly signed by SAMAR KUMAR PRANANIK

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ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. RAGHUNATHPUR

West Bengal.

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PURULIA

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