

- 1. Dr. Rajendra Pandey, S/o Late SheoNarayan Pandey, Resident of Ram Nagar Chandwa, P.S. Nawada Ara, Distt: Bhojpur, Bihar-802301:
- Sri Radhagovind Thakur, S/o Late Mukteshwar Thakur, Resident of MIG - 72 Housing Colony Chandwa Ara, P.S. Nawada Ara, Distt: Bhojpur Bihar -802301.

(All the parties above mentioned shall hereinafter called "The Trustees" which expression shall unless repugnant to the context or meaning thereof be deemed to include the survivors or survivor of them and the trustees or trustee for the time being of these presents and their heirs, executors and administrators of the last surviving trustee, their or his assignees.)

WHEREAS the settler of the trust is possessed of the sum of Rs. 1,01,000/= (Rs. One Lac one thousand only) as his absolute property and he is desirous of creating a Charitable Trust for the benefit of the humanity at large.

AND WHEREAS each of the parties has individually and jointly agreed to act as Trustees of the Trust, proposed by the settler of the trust.

AND WHEREAS nothing contained in this deed shall be deemed to authorize the trustees to do any act which may in any way be construed statutory modifications thereof and all activities of the trust shall be carried out with a view to benefit the public at large, without any profit motive.

AND WHEREAS the trust is hereby expressly declared to be a public charitable trust and all the provisions of this deed are to be constituted accordingly.

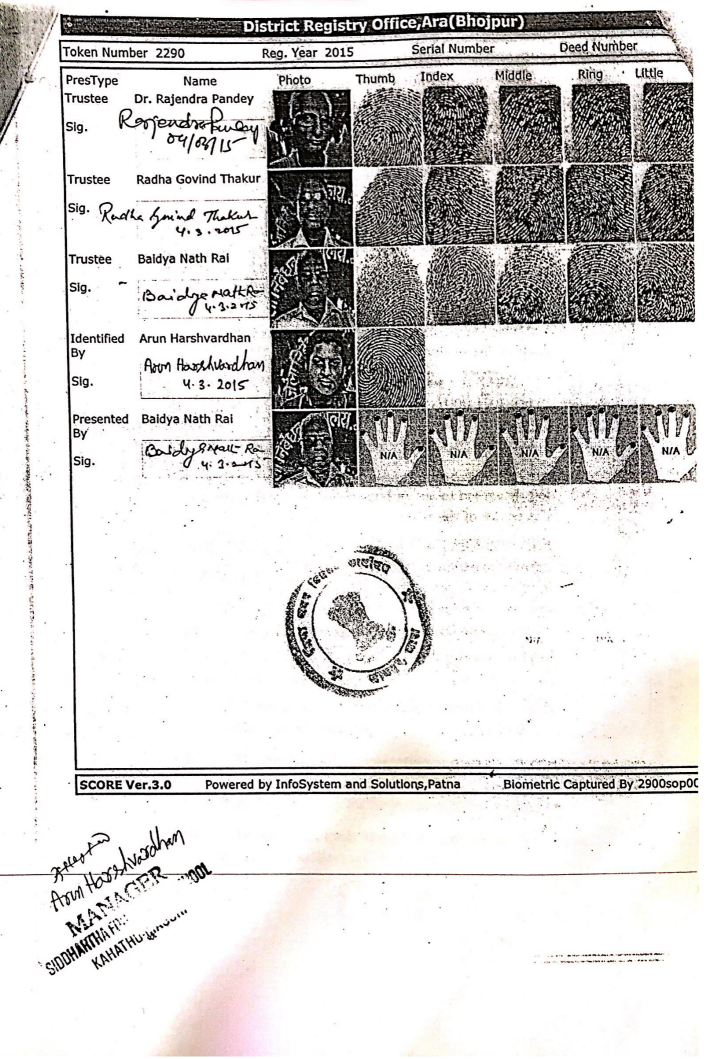
## Now This Indenture Witness as Follows:

### 1. SETTLEMENT

The settler does hereby settle the sum of Rs. 1.01.000/-(Rs. One Lac one thousand only) in Trust with the name and for the objects hereinafter stated by delivering the

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said amount in cash to the trust fund, which the Trustees, have accepted the receipt of which they do hereby acknowledge to hold the same in and to the Trustees with the powers and obligations as provided hereinafter.

#### 2. NAME

The name of the Trust shall be SIDDHARTHA EDUCATIONAL CHARITABLE TRUST.

#### 3. PLACE

The principal office of the trust shall be situated at Siddhartha Niwas H/O Prof. BAIDYA NATH RAI, Friends Colony, Katira, Ara, Ward-16, P.S. Nawada Ara, Distt:-Bhojpur, Bihar-802301 or such other place as the Trustees may from time to time decide. The trust may also carry on its work at any other place or places, as decided by trustees.

#### 4. OBJECTS

- A) To establish, acquire, takeover, administer, manage, and run school, colleges and other educational institution for imparting primary, secondary, higher secondary, graduation, post graduation level of education and other higher degree education in the field of engineering, medical, law and other professional and managerial education.
- B) To help poor and deserving students by granting them scholarship, books, stationary and other facilities for pursuing their education.
- C) To develop and/or to disseminate improved educational techniques and practice.
- D) To undertake the preparation and for the publication of such books, materials, periodicals, and other literature as may be necessary for furtherance of its objects.
- E) To take such other steps from time to time as may be necessary for achieving above aims.

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#### 5. FUNDS

The Trustees may accept donations, grants, subscriptions, aids or contributions from any person, Government, Local authorities or any other charitable institutions, in cash or in kind including immovable property without any encumbrance, but the Trustees shall not accept any receipt with any condition or terms inconsistent with the objects of the trusts. While applying such receipts to the objects, the trustees shall respect the directions, if any, by the granter. Any receipt with specific direction to treat the same as part of the corpus of the trust or separate fund shall be funded accordingly.

#### 6. INVESTMENT

- i) All monies, which shall not immediately required for current needs shall be invested by the trustees in eligible securities and investments, or in banks. Such investments shall be in the name of trust or trustees.
- ii) That the trustees shall invest the trust fund, carry on any business with the trust fund and / or enter into agreement on behalf of the trust, as they may deem fit for furtherance of the object of the trust.
- iii) That the trustees shall manage the trust fund and investments thereof as prudent man would do the same.

  They shall recover all outstanding and meet all recurring and other expense incurred in the upkeep or management thereof.
- iv) That the trustees shall receive and hold the income of the trust on behalf and for the benefit of the beneficiaries under the trust.

#### 7. POWER OF TRUSTEES

That the trustees shall have the following powers:

To maintain all the assets and / or properties of the trust including

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- i) To appoint employees and to settle the terms of their service, remuneration and termination.
- ii) To took into the management of the trust.
- iii) To invest the funds of the trust in movable and immovable properties for furtherance of the object of the trust.
- iv) To sell, alter, vary transpose or otherwise dispose or alienate the trust properties or any investment representing the same for consideration and to reinvest the same.
- v) To pledge or mortgage the trust properties for raising loans.
- vi) To open the bank accounts in the name and on behalf of the trust and to operate the same.
- vii) To pay all charges, impositions and other outgoings payable in respect of the trust properties and also to pay all cost of the incidental to the administration and management of the trust properties.
- viii) To file suit on behalf of the trust and to refer to arbitration all actions proceeding and disputes touching the trust properties and to compromise and compound the suits filed.
- ix) To accept any gift, donation or contribution in cash or in kind from anyone for the objects of the trust.
- x) To seek legal opinion of lawyers and / or chartered accountants as and when required.
- xi) To nominate their representative for any of the aforesaid purposes.

## 8. NUMBER OF TRUSTEES

The number of the trustee shall not be less than two but not more than five.

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Bajendon Bandey

## 9. ADMINISTRATION OF THE TRUST

The trustees will nominate two trustee out of them, as office bearers with 2/3 majority of the trustees. The trustees nominated shall be designed as President and Secretary. The President of the trust shall preside over the meetings of the trustees, however other trustee may preside over the meeting in his / her absence for any reason. The President shall be responsible for secretarial work of the trust and corresponding with other trustees for meeting of the trustees. The secretary shall be entrusted with administrative and day to day affairs of the trust. The first office bearers nominated by trustees are:-

i) Dr. Rajendra Pandey - President

Secretary

ii) Dr. Baidya Nath Rai - Sec

## 10. TERM OF OFFICE BEARERS

The president and secretary shall hold office for the period of five years, however they shall be eligible for re-nomination.

## 11. APPOINTMENT OF TRUSTEES

The trustees, for the time being (or in the event of there being, at any time, only one remaining trustee, then the said sole remaining trustee) may at any time appoint subject to the ceiling prescribed hereinbefore any other person or persons as trustees of the said trust after receiving the written consent of the person or persons to be appointed as a trustee or trustees and passing a formal resolution by 2/3 majority of trustees, either at a duty convened meeting of the trust or by circulation.

and upon every such appointment, the trust fund hereby settled and the investments for the time being representing the same shall be so transferred as to become vested in the trustee or trustees so appointed and every trustee so appointed may as well as after such transfer act as fully and effectually as if he had been originally appointed a trustee PROVIDED ALWAYS that without prejudice to any other provisions of the law, any trustee of these presents shall stand discharged from

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the office of trustee on his / her tendering resignation of his / her office and on the same being accepted by the remaining trustee/s of these presents.

### CESSATION OF TRUSTEESHIP 12.

A trustee shall cease to be the trustee of the trust if:

- he / she resigns
- he / she becomes insolvent b) '
- he / she is removed by the 2/3 majority of the trustee(s) if it is felt (not necessary to proved by any c) means) within the trustee(s) that he / she is not working in the interest / welfare of the trust.

#### BANKING ACCOUNT 13.

All income, subscription and pecuniary donations for the general purposes of the trust and the income, investments and all other moneys from time to time forming part of the general revenue of the trust shall on the same being received be paid into a banking account with any schedules bank for the purpose of the trust, The bank accounts shall be operated by the under the signature of Secretary.

#### ACCOUNTS AND AUDIT 14.

The trustee shall keep proper books of account of all the assets, liabilities and income and expenditure of the trust and shall prepare an income and expenditure account and balance sheet for every year as on the last day of March.

The accounts of every year shall be audited by a Chartered Accountants, who shall be appointed for that purpose by i) the trustee and the audited accounts shall be placed at a meeting of the trustee, which shall be held before the end of the succeeding year.

#### IRREVOCABLE 15.

This trust is irrevocable

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#### **AMALGAMATION** 16.

The trustee may amalgamate the trust with another charitable trust or institution having similar objects with prior permission of the Charity / Commissioner / Court / any other law as may be applicable for the time being.

### AMENDMENTS OF THE DEED 17.

The trustees in their meeting called for this purpose with at least fifteen days notice may adopt resolution for the amendments in the by laws of the trust with 3/4 majorities of the total numbers of trustees either present or by consent in writing or by both.

#### WINDING UP 18.

In the event of dissolution or winding up of the trust the assets remaining as on the date of dissolution shall under no circumstances be distributed amongst the trustees but the same shall be transferred to some other similar. Trust / Organisation whose objects are similar to those of this trust with the permission of the Charity Commissioner / Court / any other law as may be applicable for the time being.

The Trustee shall be indemnified against all losses and liabilities incurred by them in the execution of the trust and shall have a lien over the funds and properties of the trust for such indemnity.

KAHATHUMASUHI



IN WITNESS WHEREOF, The parties hereunto have signed and delivered the presents on the day and year first hereinabove written.

WITNESS:

SETTLER Baily Nath Roi

TRUSTEE BOIL 13.3.145 1.

Arvin Harshvardhan S/o Baidya Nath Rai Friends cabny. Katisa, Asa TRUSTEE Rojendra dans

TRUSTEE Ragheymind Thak 3.

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## **Endorsement of Certificate of Admissibility**

dmissible under Rule 5: duly Stamped ( or exempted from or does not require stamp duty ) under the Indian Stamp Act, 1899, Schedule I or I-A, No. '64'. Also admissible under section 26(a) of the B. T. Act.

Stamp duty paid under Indian Stamp Act Rs. 6000/-Amt.Paid By N.J Stamp Paper Rs. 5000 Addl.Stamp duty paid under Municipal Act Amt.paid through Bank Challan Rs. Rs. 4295 **Registration Fee** LLR + Proc Fee Service Cha

PAID 2020 C A1 0 HIb 0 K1a 0 **8A** D 0 H2 0 K1b 0 LIII 0 A9 0 DD 0 Mb I 0 K1c 0 0 A10 0 E 1000 11 K2 0 Na 0 В H1a 0 12 0 Li 0 TOTAL 3020

LLR 0 Proc.Fee 0 260 Total 0

Total amont paid (Reg. fee+LLR, Proc+Service Charge) in Rs. -

3280

Date: 04/03/2015

## Endorsement under section 52

Presented for registration at Registration Office, Bhojpur (Arra) on Wednesday, 04th March 2015 by Baidya Nath Late Hari Shankar Rai by profession Agriculture. Status - Trustee

Signature/L.T.I. of Presencent

Date:04/03/2015

Bhojpur (A

## Endorsement under section 58

Execution is admitted by those Executants and Identified by the person ( Identified by 'Arun Harshvardhan ' age '34' Sex 'M', 'Baidya Nath Rai ', resident of 'Friends Colony, Katira, Ara Nawada, Bhojpur'. ), whose Names, Photographs, Fingerprints and Signatures are affixed as such on back page / pages of the instrument.

Date: 04/03/2015

Ara(Bhojp

# Endorsement of Certificate of Registration under section 60

egistered at Registration Office Bhojpur (Arra) in Book 4 Volume No. 1 on pages on 191 -203, for the year 2015 ed in FP volume No. CD-1 year 2015 . The document no. is printed on the Front Page of the document.

Wate: 04/03/2015

Token No.:

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Registering Ara(Bhoj Deed No .:

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