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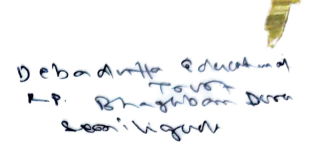
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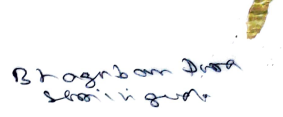
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3) Sri **Prasanta Kumar Dora**, aged about 40 years S/O Late Debadutta Dora resident of Janiguda P.S. Semiliguda Dist. Korpaut(Odisha) 4) Sri **Alekh Chandra Dora**, aged about 50 years S/O Late Kalandi Charan Dora resident of Police Camp, Sunabeda P.S. Sunabeda Dist. Koraput(Odisha) 5) Sri **Sarat Kumar Nayak**, aged about 68 years S/O Late Krushna Chandra Nayak resident of Semiliguda P.S. Sunabeda Dist. Koraput(Odisha) hereinafter called the Trustees(which expression shall include their heirs, executors ,administrators, assigns and representatives) of the other part WITNESSETH:-

Whereas the **SETTLOR** of the Trust was inspired to create this deed of Trust for Public Charitable purpose and objects of general utility of charitable in nature with sole motive to achieve the objects of the trust as here-in-after set out and the settlor as per pious wish and desire has set a part of sum of Rs.5000/-(five thousand) only and the trustees have agreed and accepted to be trustees to go ahead with the primordial object of the trust mainly educational aspects besides social oriented services with due dedication.

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1.1. The **SETTLOR** above named hereby establishes a Public Charitable Trust by the name of **Debadutta Educational Trust, Semiliguda, Koraput** for the purpose and upon the conditions set forth hereunder.

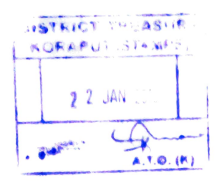
1.2. The **TRUSTEES** named below have given their consent to be appointed as the trustees and as token thereof, they have set their hands to this instrument.

1.3. The SETTLOR hereby conveys transfers and assigns to the TRUSTEES the above referred sum of Rs. 5,000/-(Rupees Five Thousand only) as corpus to the TRUST, the receipt of which, the TRUSTEES do hereby admit and acknowledge.

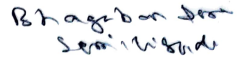
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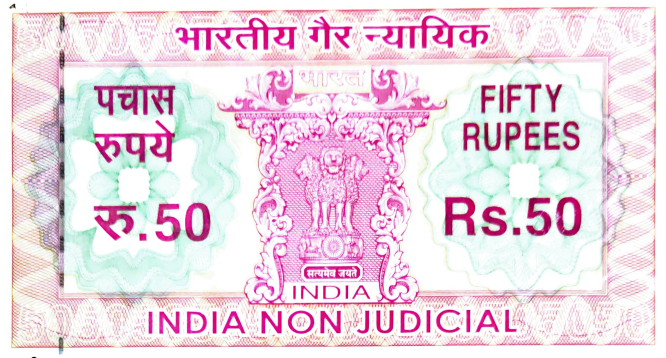
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1.4. The **SETTLOR** of the Trust hereby conveys, transfers, assigns to the **TRUSTEES** the assets of properties mentioned in the Schedule hereunder, the possession of which the Trustees hereby admit and acknowledge, to have and to hold the same in 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.

1.5. The office of the Trust for the time being shall be at Sitaram Nagar, Main road, Semiliguda P.S. Sunabeda Dist. Koraput, with the power given to the Trustees to shift the same to any other place as they may mutually agreed upon.

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1.6. The **TRUSTEES** do hereby agree that they shall hold and stand possessed of the said trust assets, properties and funds (which expression shall include all investments in cash or kind or in 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) and/ or such investments as may be held by the **TRUSTEES** from time to time in relation to these presents together with all income, profits, additions and accretions thereof, upon trust for the object set out herein with and subject to the provisions and conditions hereinafter contained in these presents.

2. 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.

3. PROPERTIES:

The Trust properties shall consist of

- 3.1 The amount Transferred by the **SETTLOR** as mentioned above, towards the Corpus fund of the Trust.
- 3.2 The immovable properties and other assets transferred by **SETTLOR** as mentioned above.
- 3.3 Any cash, 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
- 3.4 All additions and accretions to the Trust properties and the income there from
- 3.5 All donations, gifts, legacies or grants, in cash or kind accepted by the **Trustees** upon Trust.
- 3.6 The properties of the Trust shall be utilized for the objects set forth herein below and subject to the provisions and conditions herein mentioned.

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- The term of office of First Trustees shall be for their 3.7 respective lives. The Board of Trustees shall have the power to increase the total number of Trustees up to the maximum number stated above and fix their term as per provisions contained herein.
- Any Trustee, including the Managing Trustee may retire 3.8 from the Trusteeship hereof by giving three calendar months notice in writing of his or her intention to do so. to the Board of Trustees and after the expiry of the period of notice, the Trustee giving the notice shall ipso facto cease to be a Trustee of these presents.
- Any vacancy caused by death of any one of the First 3.9 Trustees, or any vacancy caused by the resignation of any of the Trustees, may be filled up by co-option by the Board of Trustees.
- 3.10 The Managing Trustee shall have the power to remove a Trustee suffering from physical or mental disability or if he is accused of misfeasance of trust funds or property or misconduct, after satisfying himself on enquiry and such action of the Managing Trustee shall be final.
- The proceedings of the Board of Trustees shall not in any 3.11 way be invalidated due to any post or posts remaining vacant. During the time when a vacancy is yet to be filled up, the 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 prior act or decision of the Board.

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4. MEMBERS OF THE TRUST

- 4.1 The Board of Trustees shall consist of not less than THREE and not more than SEVEN members.
- 4.2 The following persons shall form the Trust, hereinafter called Trustees and shall jointly form the **Board of Trustees:**

Sl No	NAME	STATUS/ DESIGNATION	
01	Bhagaban Dora , aged S/O Late Debadutta Dora	Chairman	
02	Pilla Padman Dora S/O Late P.Raghunath Dora	Secretary	
03	Chittaranjan Mohanty S/O Dwijabara Mohanty	Treasurer	
04	Prasanta Kumar Dora S/O Late Debadutta Dora	Member	
05	Alekh Chandra Dora S/O Late Kalandi Charan Dora	Member	
06	Sarat Kumar Nayak S/O Late Krushna Chandra Nayak	Member	

5. AIMS AND OBJECTIVES OF THE TRUST:

The aims and objectives for which the named charitable trust is established are as under.

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- 5.1 To promote welfare of the society specially in this locality by imparting education and training in the field of arts, science, literature, commerce, music, sports, health, physical education etc through starting, establishing, running, taking over, managing and maintaining schools and institutions with an objective to provide sound pre-primary, primary, middle, secondary, senior secondary level education to students.
- 5.2 To promote literacy, cultural and social activities by Awareness Programme, Adult Education Classes, Lectures, Essay Competitions, Exhibitions, Symposia, Cultural Programmes, Press Conferences and Seminars etc
- 5.3 To establish, found and maintain libraries, and reading rooms, conference halls, community houses for the use and convenience of general public and social welfare.
- 5.4 To aid, establish, take over or collaborate with any institution or association, having identical aims and objectives as that of the trust for physical, mental, spiritual, educational development.
- 5.5 To establish any institution for religious worship and knowledge or for the welfare, maintenance and development of local inhabitants
- 5.6 To accept donations or raise subscriptions from members of the Board of Trustees or from any other person or organizations and to invest the funds of the trust with the individuals, institutions, firms or companies for providing income to the Trust on such terms and conditions as may be deemed proper and necessary for the fulfillment of the aims and objects of the Trust and to further its interest as enumerated above.

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- To engage, employ or hire appropriate staff, 5.7 workers, legal experts and other professionals, attorneys, managers and agents to look after the work and for furtherance of aims and objects of the Trust and to pay their wages, salaries, stipends or fees etc as mutually agreed upon.
- To set up various committees for looking after 5.8 various activities of the Trust and for furtherance of its aims and objects.
- To purchase/acquire land on lease /or built-up 5.9 building in the name of Trust and make construction thereupon for the fulfillment of the aims and objects of the Trust.
- other things/acts/activities which are То do 5.10 necessary and which may be incidental or conducive to for the fulfillment of the above aims and objects of the Trust, for advancement of any other object/or objects that are legally charitable and of general public utility and shall not be limited or restricted to any particular religion, community, caste or creed.
- The Board of Trustees will have the discretion to take 5.11 the decision to raise the fund through loans from any bank and other financial bodies in order to fulfill the objectives of the Trust.
- To establish and maintain or acquire besides promoting 5.12 sports both indoor and outdoor games for the benefits of students community.
- The Trust will not carry out any activities with the 5.13 intention of earning profit and will perform with service motive only.

6. POWER, FUNCTION AND DUTY OF THE TRUST:

resolution trustees by may Board of 6.1 The extend/amend/alter/modify the activities of the Trust or undertake any activity or make rules for any matter not provided herein in furtherance of the objects of the trust.

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- 6.2 The Board of trustees shall have power to frame rules and regulations as to the duties and responsibilities of each member, and for appointment /constitution of executive committee, sub-committee, advisory board, and for conducting any other matter connected with the administration of the trust management and shall:
 - a. Appoint auditor of the Trust and make fixation of their remuneration.
 - b. Approve and adopt Annual accounts, Annual Report, Auditor's report, Balance Sheet, Income and Expenditure Account, Receipts and Payments Account of the Trust.
 - c. Accept any donation, contribution, grant or subscription in cash or in kind, from any person(s) body of persons or Trust, with or without conditions.
 - d. Apply the whole or any part of the income of the Trust, or the Trust Fund or accumulations thereto, to any one or more of the objects of the Trust, as the Board of trustees may, in its discretion, deem fit from time to time.
 - e. Borrow or raise or secure payments of moneys and also lend money either with or without security.
 - f. Sell, let out or dispose-off any property immovable/movable of the Trust for such period and rent/sell on such terms and conditions as the board of trustees in its discretion may think fit.
 - g. Open account in the name of the Trust, with a Bank or Banks, to operate such account and to give instructions to the Bank and to provide for opening and operation of such account by one or more of the persons of Board of trustees or by an agent appointed by the Board of trustees.
 - h. Adjust, settle compromise, compound refer to arbitration, all actions, suits claims, demands and proceedings regarding the Trust Fund.

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- i. Appoint or make provision for the appointment of any person for the purpose of the administration of the Trust in such manner and subject to such rules and regulations as the Board of trustees may subscribe.
- j. Make, vary, alter or modify schemes, rules and regulations for attainment of the objects of the Trust and for the management of affairs thereof or for running any institution in furtherance of the objects of the Trust and otherwise for giving effect to the objects the Trust.
- k. Start, abolish, discontinue and restart any charity or charitable institutions for the benefit of the general public.
- Apply to the Government, public bodies, urban, local, municipal, district and other bodies, corporation, companies, or persons for grant of money and of aid, donations, gifts, subscriptions, affiliation and other assistance with view to promoting the objects of the Trust.
- m. To approach relevant public authority for registration of the trust as a charitable body in order to avail tax exemption.
- n. Borrow money either on the security of any property of the Trust or otherwise for all or any of the purposes of the Trust.
- **O.** 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.
- **p.** 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.
- **q.** To invest the Trust funds in the manner not prohibited by any provisions of the Income Tax Act, 1961.

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r. For the management and administration of the Trust, the Trustees shall elect one amongst themselves for each of the offices of Secretary and Treasurer. The term of office for Secretary and Treasurer shall be for a period of one year from their date of appointment and they may be re-elected for further terms. No Trustee excluding the Managing Trustee shall hold more than one of the above offices at the same time. 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 him directly.

7. 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 roles, responsibilities and powers to any of the Trustees.

7.1 MANAGING TRUSTEE:

In addition to discharging normal duties of a trustee, the Managing Trustee shall preside over meeting of the Board of Trustees. 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 Managing Trustee is authorized to sign along with the Treasurer, bank cheques, deposit, release vouchers etc. The Managing Trustee is empowered to remove any Trustee from the Trust and its offices, 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 maintaining the dignity of the Trust organization and shall use his/her influence to promote the activities of the Trust.

7.2 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 consultation with the Managing Trustee, and/or the Treasurer where necessary. He/she is responsible for the safe custody of all the properties and records of the Trust. The Secretary shall represent the Trust in all legal matters, sign the papers related to legal cases, attend to courts or represent the Trust in Government offices.

7.3 TREASURER:

The Treasurer will prepare Annual Budget, monthly and yearly expenditure statements get the expenditure audited by auditor duly appointed by the Board of Trustees and place them before the Board of Trustees for approval. The Treasurer is responsible to maintain cash 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, up to the limits defined by the Board of Trustees in their meetings. The Treasurer is responsible for safe custody of cash, bonds, securities etc. of the Trust of the

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8. FINANCE OF THE TRUST:

- All activities of the Trust shall be in Non Profitable 8.1 and shall be done on "NO Profit- No Loss basis."
- The Board of Trustees shall be accountable only for 8.2 such money and funds which will actually come into their hand.
- At the beginning, the Trust shall be started with an 8.3 initial corpus of Rs. Five thousands only which will be given by the Managing Trustee. Thereafter, funds shall be collected through fees and subscriptions from students and other persons who receive benefit from the Institutions run by the Trust.
- The Trust will accept donations and volunteer 8.4 contribution in any form from individual or organizations, it may accept aid from Government or corporate body or raise fund by borrowing money with or without interest from Banks, financial Institutions or individuals. The borrowed money will be returned as per the terms and conditions of the loan.
- All the incomes, earnings, movable /immovable 8.5 properties of the Trust shall be solely utilized and applied towards the promotion of its aims and objects as set forth herein above and no profit thereof shall be paid or transferred directly or indirectly by way of dividends, bonus, profits or any other manner whatsoever to any present member of the Trust or to any other person. No member of the Trust shall have any personal claim on any movable or immovable property of the Trust or make any profit, whatever, by virtue of his/her membership.
- The Trust Fund shall be augmented by the income 8.6 from initial fund and also by donations and other contribution from time to time.
- The fund of the Trust shall be utilized for the 8.7 maintenance, development and expansion of the Trust and institutions run by the Trust. Any immovable property acquired shall be registered in the name of the Trust or institutions run by the

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- 8.8 The office bearer shall always maintain proper accounts of the Trust, which shall be kept at the office of the Trust. The accounts will be audited once in a year by a qualified 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.
- 8.9 The financial year of the Trust shall be from 1^{st} April to 31^{st} March.
- 8.10 The Bank account of the Trust shall be opened in any scheduled bank in the state of Odisha preferably in Koraput district or other places which Board of Trustees may decide later if required to smoothly manage the finance of the Trust and would be jointly operated by Mr Bhagaban Dora (Managing Trustee) and either the Secretary Mr.P Padman Dora or the treasurer Mr. Chittaranjan Mohanty

9. MEETING AND CONDUCT OF BUSINESS:

- 9.1 The Chairman himself or other trustee duly authorized by him may issue notices convening the meetings of Board of Trustees.
- 9.2 The Board of Trustees shall meet at least once in a year either at the registered office of the Trust or at the residence of Chairman. One third members shall form the quorum. Ordinarily seven clear days notice shall be required for calling a meeting but in exceptional circumstances there may be an emergent meeting even at one day's notice.
- 9.3 All decisions at a meeting of the Board of Trustees shall be taken by simple majority of the members present and voting at the meeting. However, for amending any provision of the Constitution of the Trust, acceptance by two third of members present, would be necessary and voting shall be required.

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Endorsement of the certificate of admissibility

Admissible under rule 25: duly stamped under the Indian stamp (Orissa Amendment act 1 of 2008) Act 1899, Schedule 1-A No. Fees Paid : A18(x) & A(1)-600 ,, User Charges-320 , Total 920

SPREGISTRAP

Signature of Registering officer Nandapur at Pottangi

Date: 16/02/2016

Endorsement under section 52

Presented for registration in the office of the Sub-Registrar NANDPUR (POTTANGI) between the hours of 10:30 AM and 2:30 PM on the 16/02/2016 by SRI BHAGABAN DORA, son/wife of LATE DEBADUTTA DORA, of AT - JANIGUDA, PO - SEMILIGUDA, by caste, profession and finger prints affixed.

Signature of Presenter / Date: 16/02/2016

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Endorsement under section 58

Signature of Registering officer Sub-Registrat Nandapur at Pottangi

Execution is admitted by :

Name	Photo	Thumb Impression	Signature	Date of Admission of Execution
		,		
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- 9.4 The Chairman and in his absence the Managing Trustee or other trustee under the authority of the Chairman shall chair the meeting.
- 9.5 The minutes of the proceedings of every meeting of the Board of Trustees shall be entered in a book to be kept for that purpose and signed by the Chairman of such meeting or of the following meeting when they are read over and shall when so entered and signed be conclusive evidence of the business and other matters transacted at such meeting.
- 9.6 A resolution in writing circulated among all the members and signed by a majority of them shall be as valid and effectual as if it had been duly passed at a meeting of the Board of Trustees duly called and convened.
- 9.7 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

10. AMENDMENTS:

10.1 While this Trust shall be irrevocable, 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 three-fourths 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.

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	SRI BHAGABAN DORA	310961798	Ryff	16-Feb-2016
-	SRI PILLA PADMAN DORA	240385574	Might	16-Feb-2016
	SRI CHITTARANJAN MOHANTY	240385576	oh, futulta pm	16-Feb-2016
	SRI PRASANT KUMAR DORA	240385578	fractit	16-Feb-2016
1	SRI ALEKH CHANDRA DORA	240385579	Neu	16-Feb-2016

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10.2 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.

11. 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 repugnant 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.

12. CESSATION OF MEMBERSHIP:

- 12.1 Every fixed term member of board of trustee will be at liberty to resign from his office by giving one month's notice of his intention to do so.
- 12.2 Above such member shall cease to be a member of Trust if he/she, without leave, fails to attend three consecutive meetings of the Board of Trustees.
- 12.3 In case fixed term member is requested to resign by two third majority of remaining members of board of Trustees, his/her office shall be deemed to have been vacated.

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Identified by BISWAMBAR PAL Son/Wife of LATE SIBA SANKAR PAL of AT/PS - SEMILIGUDA KORAPUT by profession Business

Name	Photo	Thumb Impression	Signature	Date of Admission of Execution	
BISWAMBAR PAL	1 Aler	G15 40043757	Bus ways we	16-Feb-2016	
. ·	200		S	ub-Registrar	
Date: 16/02/2016	Endorsement of cer	tificate of registration	Signatur Nar on under section 60	e of Registering officer	
Registered and true co	opy filed in : Office of th	e Sub Registrar, NANDF	PUR(POTTANGI)	111	
Book Number : 4 V	olume Number : 2				
Document Number: 41221600077					
For the year : 2016					
Seal :			Signature of Registering officer		
Date: 25/02/2016				apur at Pottangi	

http://igrodisha.gov.in/Admin/DSR/Endorsement/PrintEndorsement.aspx?id=1221600147&shift=D 3/31/2016

13. DISSOLUTION:

If at least two third number of members of the Board of Trustees resolve to dissolve the Trust and get it replaced by another Trust, in a meeting specially called for the purpose, the Trust shall dissolve and be replaced by a substitute Trust as per the resolution adopted in that special meeting.

14. THIS TRUST IS DECLARED IRREVOCABLE:

SCHEDULE

At present, the Trust has no property or assets, either movable or immovable, other than the Trust Fund and the immovable properties, donated by the SETTLOR, as described in the Schedule below:

- 1. Cash contribution to the Corpus Fund of the Trust of Rs 5000/-
- 2. Properties of Rs NIL
- 3. Assets of Rs NIL

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

Hare an Jen Mohant

OF

Sunabeda-1, Dist. Koraput, Odisha

SIGNATURE OF SETTLOR

SIGNATURE TRUSTEES

FIRST

Witnesses

BIBWAMDer fel Age 55 90 V Seba sankus fel Semila gerda Agrosofte chascenboroa. Brate-Kalandi Doroa. Drafted and typed & explained to the parties Subash Chandra Bhoi M.A. LL.B., PGDCA Advocate Koraput & Notary Sunabeda Infront of Public School, Shanti Nagar