

DEED OF TRUST.

THIS DEED OF PUBLIC TRUST SZEXUTED on 26th day of February, 1990 at Vijayawada by DIVVELA PITCHAIAH, S/o.Lakshmuiah, ADVOCATE aged about 53 years, presently residing at Door No.11-25-404, Vinnakotavari Chowk, Vijayawada-520 002 WITNESSETH.

WHEREAS DIVVELA PIPCHAIAH the settlor (which term includes his legal heirs, Successors and Assigns), intends to create a public Charitable Trust for the benefit of the general public and particularly the weaker sections of the Society:

AND WHEREAS THE Settlor has this day set apart a Sum of Rs.999/- for creating a Trust:

AND WHIREAS, in addition to the settler the following persons Viz.,

- G. Murali Mohan, S/o. Venkateswara Rao, resident of BtNo. 29-6-1, Ramachandra Rao Road, Governorpet, Vijayawada-2, Ph. No. 75867.
- Tummalapalli Venkata Naga Srinivasa Rao, S/c. Venkateswarlu, behind Union Bank, Enikepadu, Pin- 521 108, Krishna District.

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- Ravuri Laxminarayana, S/o.Rama Krishnaiah, Post office Road, Sitarampuram, Vijayawada-2, Pn.Ro.83887.
- Lingala Sundaram, S/o.Pentaiah, (David) 76-8/2-2(1),
 Suryanivas, Manava Mandira Reed, Bhavanipuram, Vijayawada-12.
- 5. Mukkamala Venkatappaian, 3/o. Venkata Subba Rao, KCP Colony, Kanuru, Vijayawada.
- Hajety Subba Rao, S/o.Janaki Hamaiah, 67-4-20, Ramalam Street, Patamata, Vijayawada-6, Ph.No.52246.

NOW BY THIS DEED, ATRUST IS HEAREBY ESTABLISHED SUBJECT TO THE POLLOWING TERMS AND COMDITIONS:-

- 1. This trust shall be called "SEVA BHARATI VIJAYAWADA".
- 2. The Registered office of the Trust is situated at Door No.11-25-404, Vinnekotaveri chowk, Vijayawada-1, This Office may be shifted to such other place as the Trustees deem it necessary.
- 3. The Settlor hereby conveys the sum of Rs.999/- for the operation of the Trust into himself and the following persons.
- 1. G.Murali Mohan.
 - 2. Pummalapalli Venkata Naga Srinivasa Rao.
 - 3. Ravuri Laxminargyana.
 - 4. Lingela Sundaram.
 - 5. Mukkamala Venkatappaiah.
 - 6. Majety Subba Rao.

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as Trustees of this Trust, and the said sum of Rs.999-00 shall be deemed to be the Trust property of this Trust. The property of the Trust will include.

- 1) The aforesaid sum of Rs.999/-
- 2) such contributions and donations, endowments as may be made by the Public, institutions and the like for the purpose of advancing the implementation of the objects and purposes of this Prist.
- 3) such acquisitions and additions that may be made by the Trustees.
- 4. This Trust shall be administered by a Board of Trustees constituted in the manner set out in this declaration of Trust and in accordance with the terms and conditions enumerated hereinafter and the Rules and Regulations framed thereunder.

5. Objects of the Trust:-

- 1) To undertake programmes and projects for advancing the economine, social and cultural interest of the Society at large and in particular the Economically weaker sections of the society "Scheduled Castes and Ocheduled Tribes" in the ordinary paralance and we as UPERSHITA BANDHU and VANAVASI BANDHU.
- 2) To undertake projects of rural Development.
- To render medical help to the public by starting dispensaries, hospitals, health centres, etc.,
- To impart health education to the rural masses and people residing in undeveloped and underdeveloped areas.
- 5) To start educational institutions for imperting formal and non-formal education to the public in general and to the rural masses and people residing in under-developed areas in particular.
- b) To establish and run hostels for students, to promote, conduct or patronise all activities of educational character for the benefit and utility of the general public especially of the under-previleged calse of society.

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- 7) To support and render financial assistance to charitable and educational causes and institutions, Trusts, or societies which in the opinion of the Trustees would carry out all or any objects of the Trust, by means of donations, grants on such terms and conditions as the Trustees deem fit and proper.
- 8) To promote or assist in promoting the understanding of history, culture, art, music and literature of Bharat.
- 9) To award scholarships to students and such other individuals who have devoted themselves to the various public causes in line with the objects of the Trust.
- 10) To do all such things as the Trustees find necessary for the attainment of the above objects.
- 6. This shall be a public Charitable Trust and the benefits of this Trust shell ensure to the public without distinction of caste, creed, religion etc.,
- The Trust created by the Settler is not and shall not be revokable.
- 8. The funds and income of the Trust shall be solely utilised towards the achievement of the objects and no portion of it shall be utilised for payment to Trustees by way of profit, interest, dividends etc.,
- 9. The management of the Trust shall vest in the Board of Trustees comprising intially of the following persons:

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- 1. DIVVELA PITCHAIAN, Settlor Trustee.
- 2. G.Murali Mohaw
- 3. Tummalapalli Venkata Naga Srimivasa Rao.
- 4. Ravuri Laxminarayana.
- 5. Lingala Sundaram.
- 6. Mukkamala Venkatappalah,
- 7. Majety Subba Rao.
- 10. The Board of Trustees shall have powers to co-opt more persons as Trustees as and when it is deemed necessary. However the total number of Trustees shall not ecceedeleven.
- 11. All the Trustees shall be residents in Indian and any Trustee who leaves India, permanently shall varete his office.
- 12. A Trustee shall cease to hold the office:
 - 1. On his death.
 - 2. On his resignation.
 - 3. On his becoming insane,
 - 4. On his becoming insolvent.
 - 5. On his becoming a non resident.
 - 6. On his being expelled by the Board of Trustees for his acting or having acted against the interests of the Trust by a majority vote, provided such Trustee has been given a reasonable opportunity of explaining his conduct to the Board of Trustees.
- 13. The Board of Trustees shall elect one among themselves as the Chairman and such a person shall hold the office for three years. The Board of Trustees shall also determine the Powers, duties, responsibilities and other terms and conditions connected therewith. The Board of Trustees shall have power to very the terms and conditions of his office.

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15. The Water No. 50. (454)

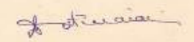
15. The Water

- 14. The Board of Trustees may appoint from among the Trustees an Honourary Secretary of the Trust and determine the period of office, powers, duties, responsibilities and other terms and conditions and such appointee shall hold the office for such period of his appointment. The Board of Trustees shall have the power to change such secretary even before the expiration of the period of his office and vary the terms and conditions of appointment.
- 15. The Board of Trustees may also appoint an outsider as wholetime Secretary on payment of such remuneration and also on such terms and conditions of his office as may be decided by the Board.
- 16. With a view to carrying out of the objects of the Trust herein above mentioned and to manage and adm nister the Trust funds and without prejudice to the generality of any powers hereby or by law conferred or implied or vested in the Board of Trustees, the Board of Trustees shall have the following powers:
 - a) EXE To apply and use the funds for all or any of the objects of the Trust and/or to accumulate the surplus unapplied portion of income and invest the same, subject to the provisions of the Income Tax Act, 1961, as amended from time to time, relating to accumulation of income and investment thereof. The funds of the Trust shall be invested in the modes prescribed under the Income Tax Act, 1961.
 - b) To receive any money or other assets in any shape or form as gift or donation and to hold the same as Capital Fund and/or to apply it for furthering the objects.

- c) To invest the funds from time to time in such manner as may be decided upon by the Trustees from time to time, to dispose of, alter or vary the investments from time to time, to realise the investments in conformity with the provisions of the Income Tax Act.
- d) To compremise, compound, abandon, submit to arbitration or otherwise institute any actions, suits proceedings, claims or other things, whetsoever, arising out of the administrations, of the Trust and, and to enter into, give, execute and do such agreements, insturments and composition or arrangements releases, and other things as may seem expedient, without being liable or responsible for any loss occasioned by any act or thing so done by them in good faith.
- e) To acquire by purchase gift settlement endowment or ofherwise and sale, mortgage, hire, lease or other wise, movable or inmovable, tangible or intangible properties, and rights and benefits and to manage the same.
- f) To receive, collect or realise or cause obliection or realisation of all income that accruesor becomes due on all or any investments and to grant receipts and discharges.
- g) To represent the Trust in all Courts (Original and appelate) or before judicial or guasi-judicial authorities and other authorities, departments of Government, Semi-Government or local authorities or officers, etc.,
- h) To sign and verify all pleadings, memorandam of appeal, petitions and applications of all kinds, and to engage lawyers and other professionsbar and to take all such other necessary steps.

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- 1) To borrow or raise any money that may be required by the Trust upon such terms as may be deemed fit and to secure any moneys so borrowed by mortgage or charge of all or any part of the assets belonging to the Trust.
- j) To open and meintain accounts with Scheduled Bank/s and authorise operations of such accounts by any of the members of the Board of Trustees jointly or severally and to draw, eccept, endorse, discount and /or negotiate negotiable and quasi-negotiable instruments on behalf of the Trust.
- (c) To pay out of the Trust funds, salaries, weges, rent, building maintenance, repairs and other expenses relating to the trust, its administration, management of its activities or its other affirs.
- A.) To way appoint and/or dismiss staff, executives, officials, caretakers, attendants and other employees on such terms as the Woard may think fit.
- members of the Board and/or along with others and assign duties and to frame such rules of business and as the Board shall think fit, and to later or vary the same from time to time, provided that such rules of business shall not be incosistent with the terms of these presents. The Board shall be entitled to frame, constitute and regulate the procedures of such Committees or sub-Committees.
- n) To undertake and carry on any other work which may seem to the Board capable of being conveniently carried on in connection with, or calculted, directly or indirectly to help the promotion of the objects of the Trust.
- o) To devide all questions arising in the administration of Trust and including all questions relating to the



interpretation of these presents, the administration of any institution maintained by the trust or concerning anything or any matter relating to, connected with or arising out of, these presentes or the operation there of. The decision of the Board in all or any of the matters aforesaid shall be final.

- p) The Board of Trustees shall conduct the activities of the Trust in accordance with the stipulations get out harein. The Board of Trustees may delegate all or any of the powers vested in them to such person/or persons for such period as they may deem fit and may at any time revoke, vary, alter, rescind such powers so deligated.
- q) The Trustees have power to frame such Bye-Laws subsidiary rules and regulations and shall have furthepower to edd, delete or amend the same from time to time as may be necessar, for the conduct of their business provided that the rules and regulations so framed and the amendments to effect are not incommistent with the objects of the Trust and also the provisions of the income Tax Act 1961. governing charitable Trusts.
- r) To powers enumerated in these presents shall be exercised by the Board strictly in confirmity with the conditions relating to public Charitable Trust laid down in the Income Tax Act 1961 (43 of 1961) as amended from time totime 2) So as to enable the Trustee to be exempted from Income Tax etc..
- s) To do all other acts, deeds, matters and things which may be deemed necessary for corrying out the objects of this Trust or its administration.
- 17. The Board of Trustees may appoint an Monourary Treasures
 from amongst the Trustees. The Honourary Treasurer shall
 keep or cause to be ketp proper books of account and record

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of cause to be maintained documents relating to these transactions. The Accounts shall be audited once a year by an auditor empowered to audit the accounts of a Joint Stock Company.

- 18. The Official year of the Trust shall be the financial Year.
- 19. All provisions of this deed of Trust as wellas any rules and regulations framed by the Trustees shall be interpreted by the Trustees. Their decision shall be final and binding.
- 20. The properties of the Trust shall vest in the Board of Trustees, who will be represented by the Chairman of the Trust.
- 21. The chairman shall guide and direct the Secretaries in regard to the Edministration of the Trust. The Secretaries shall be responsible to the Chairman and the Poard of Trustees. In the absence of any Secretary, the Chairman shall direct any other Trustees to perform the duties of the Secretary.
- 22. The Trustees shall meet as often as necessary, to transact the business of the Trust. There shall atleast be two meetings of the Board of Trustees in a year. The Chairman may and the Secretary shall whenever required by the Chairman convene the meetings of the Board of Trustees and prepare the Agenda as to the items to be decided at the meeting. The Secretary shall be responsible to record the minutes of the Meeting and to carry out the directions given or dicisions taken in such a meeting. He shall report to the Chairman and the Board of Trustees of the action taken by him in implementing the directions of the Trustees.

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- 23. a) The decisions of the Poard of Trustees shall be taken on the basis of Majority votes. In the case of equality of votes, the Chairman of the Meeting shall exercise a casting vote.
 - b) The quorum for a meeting shall be 3. If there is no quorum, the meeting could be adjourned and the requirement of quorum shall not apply for such adjourned meeting.
 - c) It shall be opened to the Board of Trustees to adopt any Resolution by circulating the same smong the Trustees, provided such a Resolution is assented to by a majority of the Trustees. All the Resolutions adopted by circulation shall be placed in the immediately next meeting of the Board of Trustees for recording the same.
- 24. Every Prustee and the Secretary of the Trust shall be indemnified from out of the funds of the Trust against all loss or expenses industed in the discharge of his duties, except such as has happened through his wilful negligence or dishonesty.
- 25. All logal proceedings by or egalast the Trust shall be instituted in the name of the Prust through its Chairman.
- The Trustees shall have the power six to alter or amend the provisions of this Deed of Trust, provided that such alteration or amendment shall not be incosistent with the objects of this Trust as well as the provision of the Income Tax Act 1961, governing the Charitable Trusts: provided further that the amendments shall not be given effect to unless approved by the Commissioner of Income Tax.

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- 27. It is hereby declared that the Non. Secretary and any one Trustee duly authorised by the Board of Trustees shall have power to execute any document purpose required to be registered under the law and it is further declared that such document shall be deemed to have been property executed by the Trust.
- It is hereby declared that the Trustees have the Power to dissolve the Trust and in such an event, the assets remaining on the date of dbssolution shall under no circumstances be distributed among the Trustees, but the same shall be transfersed to another Charitable Trust whose objects are similar to those of this Trust.

IN WITNESS WHEREOF, the Settlor herein has set having hand on the 25th day of February, month Ninetuen Ninty, and at the place as mentioned.

Settlor: & otremas

WITNESS:

2. V Hurai? Halluwara Ras Advocate, Vijayewada.
2. Vomula Jaguare Leo
Advocate, Vijayowada

This Document is drafted by

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