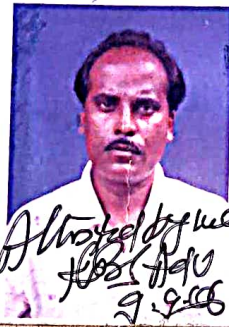


8411

Trust 1000r 500r

IV-475

500Rs.



Arbind Kumar
9/9/06

Arbind Kumar Singh
9/9/06

Ashok kr Pathak
9/9/06

Arbind Kumar
9/9/06

Arbind Kumar
9/9/06

Ramgarh kr.
9/9/06

TRUST DEED

THIS DEED OF TRUST is made on this the 8th day of September' 2006 at Dhanbad.

BETWEEN

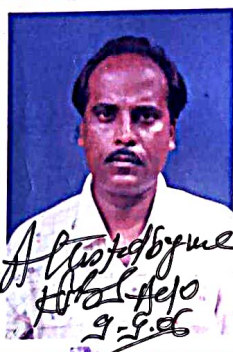
SRI ARBIND KUMAR Son of Sri Awadhesh Sharma,

by faith Hindu, by occupation Engineer, By Nationality Indian Resident of Nutandih, Jagjivan Nagar, P.S. Sarai-dhella, Dist.Dhanbad hereinafter called the SETTLER (which expression shall unless repugnant to the context includes his heirs, successors, executors, administrators, assignee and representatives) of the ONE PART:

AND

1. SRI ARBIND KUMAR SINGH Son of Sri R.D.Singh, by faith Hindu, by occupation Engineer, Resident of J. C. Mallick Road, Hirapur, Dhanbad.

ANANDA DULAL CHATTARAJ
STAMP VENDOR, BHANESWAR
A. No. 16/1971-72



9/9/06

Accepted by me
H. L. DeLo
9-9-66

Arbind Kumar
Awasthis Sharma
Nufandhi Jagwantara Saraditha
Hindu

9/9/06
विशेष मध्य
निर्वाह
धनबाद

१. १. ०. ६

पुनर्विचार के माध्यम से निम्नलिखित बातों को ध्यान में रखकर पुनर्विचार किया जायेगा -

१. विद्यार्थी का शैक्षणिक प्रदर्शन।
२. विद्यार्थी की व्यक्तिगत विशेषताएँ।
३. विद्यार्थी की सामाजिक स्थिति।
४. विद्यार्थी की आर्थिक स्थिति।
५. विद्यार्थी की स्वास्थ्य स्थिति।
६. विद्यार्थी की अन्य कोई भी समस्या।

यदि उपरोक्त बातों पर विचार करने के बाद यह निर्णय लिया जाता है कि छात्र को पुनर्प्रवेश देना चाहिए तो उसे पुनर्प्रवेश दिया जाएगा।

निर्णय पदाधिकारी
धनबाद

9/9/06

118/50/06

Arbind Kumar
9/9/06

120/50/06

Arbind Kumar Singh
9/9/06

121/50/06

Ashok Kr Pathak
9/9/06



122/50/06

9.9.06

Amal Kumar
9/9/06

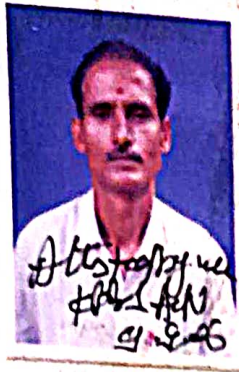
123/50/06

Sumit Kumar
9/9/06

124/50/06

Rangan Kr.

9/9/06



Aswini Kumar
9/9/06

Aswini Kumar Singh
9/9/06

Aswini Ver Pathak
9/9/06

Aswini
9/9/06

Aswini Kumar
9/9/06

Ranjana K
9/9/06

:: 3 ::

NOW THIS DEED OF TRUST WITNESSETH AND IS AGREED AND DECLARED AS FOLLOWS:-

1. The Name of the Trust :- The Trust hereby constituted shall known as Gyan Bharti Educational and Social Trust "BEST", hereinafter called the Trust.
2. OFFICE OF THE TRUST :- The Office of the Trust at Nutandih, Jagjiwan Nagar, Dist. Dhanbad Phone No. 2209775, 9431776663, which may be shifted from time to time to other place or places, as the Trustees may deemed fit and proper, at their discretion.
3. TRUST FUND :- The Trustees shall stand possessed of the said sum of Rs.1,000/- only and of all other money and property, which may be paid or transferred to them for objects and investments and property from time to time, representing the same (hereinafter called the Trust Fund) upon Trust, either to retain or sell the same and invest, the proceeds in or upon any investments, hereinafter authorised with Power from time to time to change such investments for share of like nature upon trust, that both the Income and capital there, shall be at the discretion of the Trustees, in persuance of the said objects, as hereinafter declared.
4. AIMS AND OBJECTS OF THE TRUSTS:-
 - (i) To establish, promote, setup, run, maintain, assist, finance, support and or add to or help in setting up, maintaining or

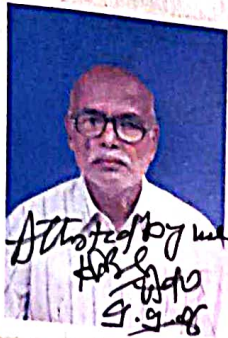
125V507B

125V507B

Handwritten signature and date 9/9/06



9.9.06



Abhinav Kumar
9/9/06

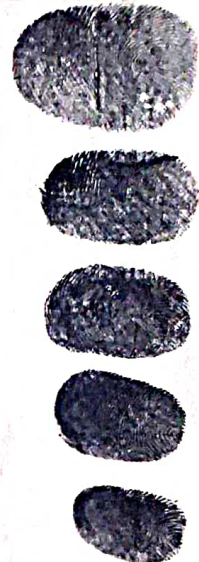
Abhinav Kumar Singh
9/9/06

Abhinav V. Pathak
9/9/06

Abhinav
9/9/06

Abhinav Kumar
9/9/06

Rangan Kr.
9/9/06



:: 4 ::

running schools, colleges, institutions or other establishments up to degree level in management, in Technical and is Scientific research Organisations.

(ii) To open, establish, promote, set up run, maintain, assist, finance, support and or Add or help in setting up or maintaining and or running schools, colleges, institutions, lecture hall, and other establishment, for advancement of education and knowledge of Art Science, literature, fine arts, dance, humanities and all other useful subjects in all there maifestations.

(iii) To promote vocational skill and knowledge of recent Techhology, application for betterment of Agriculture, herti-culture, sculpture, social forestry, farming, Diary, sanitation, for the purpose of self employment etc.

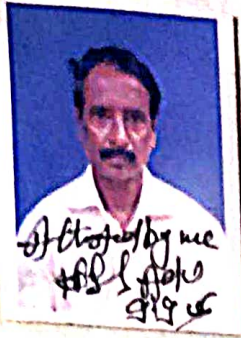
(iv) To establish programme, projects, on non-conventional and conventional energy.

(v) To establish programme sponsored by state or Central Governments, for development of education and society.

(vi) To establish entiepreneur training Programme for setting Industry, work shop, farm etc.

(vii) To create social economical awareness, among poor, down-trodden, oppressed of the society.

(viii) To make concious of Government plan and projects, pertaining development of people of the region.



Ashish Kumar 9/9/06
Ashish Kumar 9/9/06
Ashish Kumar 9/9/06
Ashish Kumar 9/9/06
Ashish Kumar 9/9/06
Ashish Kumar 9/9/06
Ashish Kumar 9/9/06



:: 5 ::

- (ix) To hold meeting, discussion, seminars, work shop, club for development of health, education, skill cultivation, preservation etc.
- (x) To open, fund, establish, promote, run, set up, maintain, assist, finance, support in setting, running and maintaining library, reading room and other training camp for vocational institutions etc.
- (xi) To encourage in setting up to create awareness about health, hygiene among people.
- (xii) To open, promote, advance, encourage, help in running, setup maintain, assist or promoting, advancing, encouraging primary, secondary higher education including, Medical, Technical, Physical craft, fine arts, dance etc.
- (xiii) To open, promote, assist, advance, encourage, help, run setup, maintain, health club publication house etc.
- (xiv) To receive funds through contribution, subscriptions, donations, loans, Gifts and grants from Government or non Governments, sources in India and abroad, and to spend such funds for promoting the objects mentioned above.
5. The financial year of the Trust shall be from the 1st. April to 31st. March every year, provided that the Board of Trustees shall be at liberty to change the same from time to time, if they deemed fit and proper.



Arbind Kumar 9/9/06
 Arbind Kumar Singh 9/9/06
 Ashok - Ver Pathak 9/9/06
 Ashok 9/9/06
 Sunil Kumar 9/9/06
 Rangan K. 9/9/06



:: 6 ::

6. THE MEMBERSHIP OF THE TRUST:- There will be three kinds of membership of the Trust :-

(i) Nominated Trustee, who will be nominated by the Settler at the time of forming of the trust or in future if he thinks necessary and proper.

(ii) Co-opted Members :- The Co-opted member will be inducted in any number by the Settler on the consent of the majority of the trustee on receipt of contributions from the member.

(iii) MANAGING TRUSTEE:- Includes

- | | |
|------------------|---------------------------|
| a) Chairman | :: Sri Binod Kumar |
| b) Vice-chairman | :: Sri Arbind Kumar Singh |
| c) Secretary | :: Sri Arbind Kumar |
| d) Treasurer | :: Sri Ashok Kumar Pathak |
| e) Convenor | :: Sri Sunil Kumar |

The managing Trustees shall be elected or nominated by the Board of trustees, for two years, except the Settler, through General body meeting held after expiry of two years term and Board of trust, includes settler and all kinds of member.

7. POWER TO MAKE REGULATIONS :-

Within the limits imposed by this Deed, the Board of Trustees shall have power to make, vary and revoke, regulations for:-

(a) The time, place and method of calling meeting of Trustees.

contd...p/7

Abinid Kumar 9/9/06
 Abinid Kumar Singh 9/9/06
 Abinid Kumar Singh 9/9/06
 Abinid Kumar Singh 9/9/06
 Abinid Kumar Singh 9/9/06
 Abinid Kumar Singh 9/9/06
 Abinid Kumar Singh 9/9/06
 Abinid Kumar Singh 9/9/06

:: 7 ::

(b) The custody of money's, Deeds, Securities and Documents belonging to the Trust (including regulations enabling any property, forming part of the trust Fund, to be invested in the name of Two or more of the Trustees).

(c) The invitation to and appointment of such persons as they may select to be patron/Chair man or, Vice Chairman, sub committee of the Trust, and Powers and functions to be delegated to such persons provided that a ction taken under delegated powers shall be fully promptly reported back to the Managing Trustee or Board of Trust.

8. AMMENDMENTS :- The Trustee may by deeds stated to be suolimental here to vary any of the provisions of this Deed, other than those in clause '4' and clause '6', and this clause provided that no ammendment be made, which would cause the Trust to cease to be charity at law.

9. POWER TO DELIGATE :- The Managing Trustees or Board of Trust in addition to the powers by section 23 of the Trustees Act, 1925 may employ duly qualified or competent Agent or servant to transact any or all business within the scope of his expertise of whatever required to be done for furthering the said objects and shall be entitled to be allowed and paid all reasonable pocket expenses incurred by them PROVIDED that all acts and proceedings of such agent or servant to whom powers are so delig-ated, shall be fully and promptly reported back to the Managing

contd...p/8

Ashish Kumar 9/9/06
 Ashish Kumar 9/9/06
 Ashish Kumar 9/9/06
 Ashish Kumar 9/9/06
 Ashish Kumar 9/9/06
 Ashish Kumar 9/9/06

:: 8 ::

Trustees or board of Trust, as soon as possible and provided that further the Managing Trustees shall exercise reasonable supervision over such agent or servant.

10. INVESTMENT :-

(a) The Trust maney's requiring investment under the Trust hereof, may be invested in the purchase of or at interest upon the security of such stocks, funds, shares securities or other investments of whatsoever nature, as and the Managing Trustee of Board or Trustee shall be their absolute discretion or fit to the intent that the Trustees shall have the same full and unrestricted as if they were absolutely entitled to the Trust fund, beneficially.

(b) Money may be left uninvested on deposit at Bank on such term in such amount and for such period as shall for the time being be permitted in law.

(c) The Board of Trustees may permit any investments to be held by any trust, corporation as custodian Trustees hereof and may also permit any Securities Transferable by delivery to be held on account of the Trustees by any Bank, and Managing Trustees may make such arrangements as they think fit for the collection of the Income of such investments or securities.

11. RULES COVERING THE TRUST :-

(i) The Board of Trustees shall stand possessed of the

contd...p/9

Ashish Kumar 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06

:: 9 ::

corpus and such other properties (both moveable and immoveable) as may be acquired from time to time by the Trust, by purchase, lease, exchange, grant, subscriptions or in any manner whatsoever on the Trust herein mentioned.

(ii) The Board of Trustees shall have power from time to time to increase or decreased will not be used in other than that of clause 4 herein above.

(iii) The Managing Trustees shall have power to accept donation in cash or in kind or moveable properties either with or without any Special conditions attached to it, provided it does not contravened clause 4 hereinabove.

(iv) It shall be competent for the Managing Trustees from time to time to frame, make and enforce all such rules regulations and or by laws, not in consistent with the express provisions of this trust, as the Trustees may deem proper for securing and facilitating the administration and management relating to the activities and affairs of the Trust, or convassing conducting and regulating the meeting of the Trustees and also from time to time repeal the by-laws and also to pass resolutions in connection with or any of the said matters of their meeting with the approval of Board of Trustees.

(v) The Board of Trustees shall have power and authority to appoint or ingage at their discretion, remove, dismissee or suspend one or more Chairman, Vice Chairman, Trasurers, Convenors and Managing Trustees, shall have power to appoint, engage, remove or suspend one or more supervisor cashiers, accountants, clerks, chaukidars, teachers, staff

Ashok Kumar Singh
 9/9/06
 Ashok Kumar Singh
 9/9/06
 Ashok Kumar Singh
 9/9/06
 Ashok Kumar Singh
 9/9/06
 Ashok Kumar Singh
 9/9/06
 Ashok Kumar Singh
 9/9/06

:: 10 ::

attendance servants and other officials or employees and persons in permanent, temporary and special in connection with the work of the Trust, and fix their salaries, bonus or immolument & so require security, such instance and such amounts, as the Trustees may kind proper & maintain provident Fund, Gratuity Funds, personal & contribution from any one whatsoever, by way of donation of otherwise. All such contributors shall be treated as forming part of the Trust fund, being the subject matter of these presents & they shall at the all times be at liberty to refuse any contributions, without giving any reason for such refusal.

(vi) The managing trustees or Board of Trustees may at any time invite & require or without such invitation receive any voluntary contribution.

(vii) That, the subject to the provision hereinafove, the treasure Trustees shall not keep with them at any time more than Rs.1,000/- in Cash.

(viii) The Managing or Trustees shall have power to deposit the Trust money's or any portion thereof in Schedule bank or Banks, rather by way of fixed deposit or in current account, jointly by tour trustees, at least two of whom shall be the managing Trustees. The account of the Bank will be operated by at least three trustees of the Board of Trust, to be decided

Contd....p/11

Ashish Kumar
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06

:: 12 ::

- (xiv) It shall be lawful for the Board of Trustees at such terms or conditions as they may in their absolute discretion think fit to sell by Public Auctions or Private contract or exchange or transfer or assign or grant lease of Sub-lease for any term however a long or otherwise dispose off any part of the Trust properties including immovable properties.
- (xv) The Managing Trustees shall deposit for same custody any documents held by them relating to any property belonging to the Trust under these presents with any Bank and pay any sum payable in respect of the same.
- (xvi) It shall be lawful and competent for the managing Trustees, settler in this discretion to make donations from the Trust properties and spend the money of the Trust in his discretion in any manner to carry out the objects of the Trust, not contravening the clause-4 hereinabove provided.
- (xvii) In case of difference of opinion arising among the Trustees and in all matters where the trustees shall have a discretionary power, the opinion of the majority of the Trustees present and voting, shall prevail, and be binding on the majority as well as on these Trustees, who may not have voted, and if the Trustees shall be equally divided in opinion the matter shall be decided by casting vote of the settler.
- (xviii) The meeting of the Board of Trustees shall be held at least three in the calendar year, but number of other

Abdul Kuman Singh 9/9/06
 Abdul Kuman Singh 9/9/06
 Abdul Kuman Singh 9/9/06
 Abdul Kuman Singh 9/9/06
 Abdul Kuman Singh 9/9/06
 Abdul Kuman Singh 9/9/06
 Abdul Kuman Singh 9/9/06

:: 13 ::

meeting may be held as and when considered necessary.

(xix) A Minute Book shall be kept by the Managing Trustees.

12. Proceeding of Managing Trustees and Board of Trust.

a) 50% presence of Trustees shall form a quorum out of all and subject to clause 14 (c) herebf, a meeting of Trustees or which a quorum is present, shall be competent to exercise all or any of the powers and descriptions vested in the Trustees.

b) The convenor Trustees to carry a meeting of the Trustees.

(c) Question arising at any meeting shall be decided by a majority of Trustees (Each Trustees present have one Vote).

(d) The majority shall be simple majority, as contemplated by clause 14 (c) (iv) hereof.

(e) Notice of every meeting shall be sent by the convenor to each Managing Trustee. Any notice posted 7 days before the Date of meeting shall be deemed to have been duly served.

For G.B. of trust a Notice can be sent by the Chairman 21 days before the date of meeting and for Emergency meeting 48 hours earlier notice will be served.

(f) Every notice of the meeting shall state the place, day and hour of the meeting and the business to be transacted.

(g) In an emergency, the settler shall have a special

contd...p/14

Atish Kumar
 9/9/06
 Atish Kumar
 9/9/06
 Atish Kumar
 9/9/06
 Atish Kumar
 9/9/06
 Atish Kumar
 9/9/06
 Atish Kumar
 9/9/06

:: 14 ::

power to vote on any resolution not contravining the objects of the Trust. The value of these vote is Double of Simple Vote.

13. Records and Accounts:-

(1) The Managing Trustees shall cause proper minute to be kept and entered in a book, provided for the purpose of all their ressolutions and proceedings.

The Managing Trustees shall cause full and punctual accounts to be kept in the Trust fund and all income arising therefrom and all dealing there with and all payments made hereunder and at least once in each year cause to be prepared a statement of accounts and a balance-sheet for the previous year by a professional audit or chartered (not being a trustee hereof) appointed by the Trustees.

14. Appointment and Retirement of Trustees:-

- a) A new Trustee may be appointed by a ressolution of the Trustees recorded in minutes and approved by the Board of Trustees, who is now and such record shall be conclusive evidence of the evidence of his appointment.
- b) A Trustee may retire by writing in his hand, and such retirement shall be recorded in the minute and shall be conclusive evidence of his retirement.

Ashish Kumar 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06
 Ashish Kumar Singh 9/9/06

:: 15 ::

(c) The office of the Trustee shall be vacated, if a Trustee.

- i) Becomes bankrupt, make any arrangement or composition with its creditors generally.
- ii) Becomes of unsound mind.
- iii) Resigns his office by notice in Writing.
- iv) His absent from the three consecutive meetings of the Trust, and the other Board of Trustee unanimously pass a resolution that such trustee shall be removed from office provided that a Trustee faced with removal, shall have right to be heard by the Board of Trust, before a decision is taken in the Board of Trust.

d) The settler has power to appoint a trustees with consent of Board of Trustee, but the decision of settler is final.

e) The settler has power to discharge any of the free from his office or membership, with consent of majority of Trustees, but in special case if any Trustees act is harmful for the Trust the Settler's decisions is final and binding.

15. Charging:-

- a) Any Trustees for the time being hereof, brings a solicitor, lawyer, engineer or expert or other person engaged in any profession shall be entitled to change and be paid all usual professional

Attested per
 9/9/06
 Attested per
 9/9/06
 Attested per
 9/9/06
 Attested per
 9/9/06
 Attested per
 9/9/06
 Attested per
 9/9/06

:: 16 ::

or other charges for work done by him firm in
connection with the execution of the trust thereof.

- b) Save as herein before expressly provided, the Trust Fund and the Income thereof, shall be applicable solely towards the purpose of the Trust and no Trustees shall take or hold any interest therein, save, in his capacity as a interested in any supply of goods or services as the cost of the Trust, in any circumstances, whatsoever, PROVIDED THAT this sub-clause shall not prevent a Trustee from holding office of binding a share Holder in a Public Company share, which are held upon the Trust hereof or from obtaining the re-payment of reasonable pocket expenses, T.A., D.A., incurred in connection with the trust hereof.

16. Breachers :-

In the execution of the Trust hereof, no Trustee shall be liable for any loss to the property of the Trust arising by reason of any improper investment, made in good faith (So long as he shall have sought professional advise before making such investment) or for the negligence or fraud of any agent, employed by him or by any other trustee hereof in good faith (Provided that reasonable supervision shall have been exercised) or by reason of any mistake or omission made in good faith other than willful and individual fraud or wrong doing or wrongful omission on the part of the Trustee, who is sought to be made liable.

Ashish Kumar
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06
 Ashish Kumar Singh
 9/9/06

:: 17 ::

17. PROTECTION OF PURCHASES:-

Any statements in writing signed by the Managing Trustees, to the effect that any contract, deed or act, signed, executed or done in accordance with & is authorised by the Board of trust powers and provisions herein declared and contained, shall in favour of any purchaser or other person, dealing with the Managing Trustees by conclusive evidence of the fact.

18. WINDING UP OF THE TRUST:-

If the Board of Trustees at any time, unanimously decided that, it is expedient to discontinue the Trust and asset, institution, School etc. remaining after the satisfaction of all debts, and liabilities, shall not be given to such other charitable organisation, trust, institution, having similar objects, to the Trust and to take over by the Government and as the Trustees shall with the approval of the Charity Commissioner, decide.

In witness whereof, the Settlor and the Trustees have set and subscribed their respective hands and seal this the day, month and year first above mentioned earlier.

Asif Ahmed
9/9/06

Asif Kumar Singh
9/9/06

Asif Ali
9/9/06

Anil Kumar
9/9/06

Dinesh Kumar
9/9/06

Rangan K.
9/9/06

Draft by me
for John Ad-Burns
Adv. Thantact.
2/9/66
Enrollment no 115/68.

:: 19 ::

Abhinav Kumar
9/9/06

Abhinav Kumar
9/9/06

Abhinav Kumar
9/9/06

Abhinav Kumar
9/9/06

Abhinav Kumar
9/9/06

Abhinav Kumar
9/9/06

Certified that the
Duplicate is the true
and exact copy of the
Original.

Abhinav Kumar
9/9/06

Witnesses:

1.

Abhinav Kumar
9/9/06
Dist Dhanbad.

2.

Pankaj Kumar
9/9/06
Gadhur Basti
P.S. Kendradit
Dist Dhanbad