

12-11-93 J. Garaire & SE SHE KKERNIGAL KUSTANSE WASHINGTON CONTINUES 3, On. & er is a. Comin. ! E ducallasinal & LACC No. John IT adjuste.

DEED OF TRUST

CEST IN

THIS DEED OF TRUST executed at Jalen, this 22nd day of JAMUARY ONE THOUSAND DINE HUNDRED AND MINETY THREE BY:

- 1. THIRD, M. S. CHANNOURA SUNDARLM, soci about 49 years. sum of D.Siddiah Achary -residing at door So.18, Mannar TMUHT TIS, Street, Shevapet, Sales-J.
- 2. THIRT .P.N. V. PARTHASARATHY, aged about 33 years son of P.V.P.N. Venkataraman, residing at Me. 205 Asmalavanarkoil street, Gugai, Salem-6,

Slam Niernamalai LEST THUMB 3. THIRD H. PERIYASMAMY, aged about 30 years, residing at

No.124, A. Valmini street, Belen-1,

SMULLY TREE 25 builterbl

Br. A. Thennarasu, Ps.D. Lecturer (S.S) P.G.Dept. of History GAC, Sulem - 636 0074

Truspour) Dogument No 18 of 1993 Bast Z Presented in the office of the Contains Sheets Registrat of Salem and fee of Re 6.000 ST Sheet. Paid between the hours of 487, and 5.8.7. onthe by 22 ma James Joint Sub-Registrat II Execution Admitted by LEFT THUMB DA Ston Elementer Strong sharper I would 510. B.V.P. N. Manka mando, oso , 205, Propos version would stand selson b. - 5/0 M. Noinamac con how . A +121.00. Edwarding - consider WLEFT THUMS a Delicher Sto. A.K. Jan owined. Get. - Airiamogan diese LEFT THUMB Many Sic B. M. Bila Cai Duling Littersed Dr A. Thennerse, E. wellfurer (8.8) P. C. Dept. of History

140 Savem - 806 007.

4 THIRU J.CHANDRISETPARES aged about 12 years, son of
A.K.Janakiraman, residing at No. 64/A. Srirangan street, Gugai
Eslum-D. ed Calibroti

5.THIBU P.BASKABAN, aged about 38 years, som of 2.W.Pitchai residing at No.25/4 Mahendrupuri, Tyyenthirmsaligai, Sakes-8 and

6.THIBU R.ALAGIRIRAI, aged about 28years, son of N. Hamazwamy residing at door No.25 Pulikuthi ,5th street, Ougai, Salam-6. (Mereinafter called the FCSNDENS/ AUTHORS of the TRUST)

and to found a Trust for Educational, charitable and social and to found a Trust for Educational, charitable and social and for effectuating the said desire have decaded to settle irrevocably on Trustthe sum of E. 600/- Eupees six hundred only, each of the Founders contributing a sum of b. 100/One hundred only. In cash, it is that it

THE PERSON THE FOUNDAMENT HAVE formed and constituted themselves as the FIRST PRODUCTION OF THE PERSON OF THE PERSON OF THE PERSON OF THE PERSON OF THE TRUST AND THE PERSON OF THE PERS

1. The Name of the Trust shall be called " SESACKERANGAL"
KUMARAN EDUCATIONAL CHARITABLE BEVA TRUST.

2.The office of the Trust shall be situate for the time being at :205, Asmalavanarkoil street, Gogai, Salom-6, Salom District.

3. The Object of the Trust are:

a To establish, maintain and run educational institutions

b To promote, and advance the detucational, medical, social

2. My Lather Stand

Dr. A. Thonnamau, Ph. C.

P G Dept of History GAC finem (530.007) and moral welfare of the people.

- c To sward scholarships, or stipends,or loans to deserving students to enable them to prosecute their studies and to award prices to the students of proficiency,
- d Relief of the poor for medical and education.
- e Welief of the poor for feeding etc
- f Relief of the poor orphans, old people, deaf and dumb and blind,
- g . To promote and advance sports,
- b To acquire by purchase, gift, will or otherwise any property movemble or ismovemble.
- To scrept upon such terms and conditions, donation,
 subscriptions, aids, and contributions from any government,
 local authority, corporation , firms, Associations, cooperation
 of any other persons or from charitable or other institutions whether in cash or in other shapes for the
 purpose of the trust provided always, that the terms upon
 which they shall be accepted shall not in any way be
 inconsistent or repugnant to the provisions contained
 in these gressests and such donations, contributions, grants,
 subscriptions shall be applied solely for all or wany
 of the purposes of the Trust.
- j To raise funds by subscriptions, densitions and by Agency system etc for carrying on the subjects setforth in the memorandum,
- To do all such things, sets, and deeds as are incidental and conductive to the attainment of the physics of any of these.
- 4 The Trust shall be maintained for the Financial your Ending list March by WWA Worldand the accounts shall be

1. 640-1100

2 Vina

1 - Walle shows

6. R. Mayaly

Dr. A. Thennerssufer.o.

Extraor (s.S) P.C. Court, Pressay EAL Trees, SQUETE got sudited by an Auditor duly qualified, appointed by the Board of Trustees.

WHENEAS the Trustees showe-named are willing to act as such and have been vested with the ownership of the properties and fund for the above said purposes.

THIS TRUST DEED WITHESSES:

1. Constitutions of the Board of Trustees:

The funds and the properties to be acquired are hereby vested with the Trustees herein who are the First Board of Trustees are the six members mentioned above.

- 2. The Trustees will have the right and power to edminister the vested properties to be acquired hereafter and the funds, get income and utilize the same for the charitable, educational and other allied objects stated in the Trust.
- The Board of trustees is at liberty to purchase, sell, mortgage , lease out or other alterations or additions as they deer fit proper and memessary,
- 4. TheFounder Trustees shall be trustees for their life and shall not be liable to be removed under any direumstances. Including the Founders, the number of Trustees shall not exceed ELEVES of be less than SIX.
- 5. There shall be a CHAIRMANY A SECRETARY, ASSISTANT
 SECRETARY and TREASURER for the Board of Trustees duly elected
 by the Board of Trustees from among themselves. They shall
 hold office for a period of one year from April every year
 or for such tennurs as the Board of Trustees may decide.

6. The quorum for the secting of the trust shall be FOUR. Anishnow day mint

1. Co. - position

A To Endra stra

3. N. Tu

6. A. Magily

Littleys to a second

7/1 arm 10 mil.

- 7. The chairman shall preside over the meeting of the Board and the Annual general meeting, and in his absence any other trustee who is approved and elected by the Trustees present. The decision of the board shall be hinding on all the members of the Trust.
- 8. The Chairman on his own motion or by a requisition signed by any four members in the board of Trustees shall call for the meeting of the Board, and such requisition shall state specifically the purpose for which the meeting is called for. The meeting shall be called for, within a month from the date of such requisition.

9. The Board of trustees shall ordinarily meet atleast cace in two months.

- 10. There shall be an annual meeting of the trust once in a year for considering the annual report and accounts of the trust and the report of the auditor and the balance-sheet for approving and recording the same.
- 11. The Board shall be entitled to take all steps that may be reasonably necessary or required for the proper preservation of the Trust, the Trust properties and of the title to the Trust properties.
- 12. The Board of Trustees shall prepare plans and she schemes mixtrusces for carrying out the objects of the Trust from time to time and shall decide upon and resolve the verious problems that may arise in the implementation of the plans and schemes.
- 1). The Sourd of trusteen may also stort various unite and organs sixed at corrying into effect the objects of the trust and may take oversuch for represent of such units or

3. N.T.

A. N. Owners

6 T. Maying

Dr. A. Thennarasu, Ph.D. Lecturer (5:5)

P.G Dept. of History GAC, Salem - 636 cor. organs raised by like-minded institutions upon agreed terms.

14. The Board of trusteen may also appoint and engage such staff as is deemed necessary for the running of these units and organs at such salaries so it may deem fit. The power to appoint shall include the power to dismiss or re-appoint any mamber of the staff for reasonable cause.

15. It shall appoint local committees of reputed and deserving persons for the implementation of the schemes framed for the different areas varry their constitution according to requirements and frame detailed rules and regulations for the functioning of such committees.

16. It shall hold and arrange for seminars, conferences, Symposia, lectures and file shows to promote and propagate physical education 6 educating public and hold training centres and camps for the trainers and supervisions of the various units and organs of the Trust.

17. It shall organise sports competitions and other competitions from time to time and send up suitable sportsmen for participation in district; state and national games competitions.

18. The Board of trustees are hereby authorised to make prescribed rules and regulations for regulating and carrying out the objects from time to time and for investment of the Trust funds and for the realization therefore and for other matters including incidental to the working of the Trust and from time to time modify, alter, and prescribed additional rules and regulations provided that such rules and regulations shall not impuny ways along or contravene the objects of the Trust.

1. (4.x Vo

4. T. Bulm Elman

3. N. huy

Hope Lothogia

Dr. A. Thennordsky, Philips Lectural (6.9) P. G. Dest. J. Marry L. G. Dest. J. M. 10074

- 19. The Board shall have full power of the management of the Trust properties and funds and they shall have full control over the finance.
- 20. The Board shall have power to call in and convey into each trust properties and realise any or all of the securities and investments and re-invest them in such manner as they deem fit and proper from time to time.
- 21. The Board of trustees have power and authority to admit any member as the member of the Trust. The person becomes a member of the trust only when his admission is approved by the Board of Trustees. The Board of trustees have the power and authority to expel any nember without assigning any reason under 2/1 majority.

II Qualification of the Trustees:

No person shall hold or continue to hold office or be appointed as trustees.

- If he is found to be or become a person of unsound mind,
- If he is convicted for an offence involving moral turpitude,
- iii. If he is suffering from bodily infirmity which renders him unfit for Trust work.
- iv. If he is in the opinion of co-trustees, after the enquiry by them found getting of breach of trust; gross neglect orDeriliction of duty at the two-third majority.

v. If he is otherwise disqualified according to the law for the time being in force,

1. 60.0-105

Dules carry

3 1. Thomas

secretary of the spice I though

Br. A. Thennarasu, Ph.D., Lecturar (6.8)

P.G.Dept. of History GAC, Salum - 838 0072

- III i. The Chairman and Secretary or chairman and Treasurer shall have jointly the power and authority to represent on behalf of all the Trustees; in all proceedings, deeds and matters, executed by or on behalf of the Trust in favour of the Trust.
- To get docations.gifts.or otherwise acquire funds and movemable and ismovemble properties.
- iii. To purchase properties in the name of the trust, to carry out the objects of the trust,

iv. To invest in any bank or banks all securities or with any other institutions decided by the Board of Trustees,

w. The investments shall be in the name of the Trust,

The Chairman . Secretary or the Treasurer shall pay all receipts, on behalf of the trustees and give full discharges.

wi. The Chairman and Secretary or Chairman and Treasurer are authorised persons to operate the accounts of the Trust jointly.

vii. The Chairmen shall represent the trust in any suits or littigational proceedings in any court or in any offices, and may engage any advocate , concerning its properties and affairs.

IV Any quention arising in the administration of the trust shall be decided in consultation with all the trustees and the decision of the majority will prevail.

THE POWERS OF CHAIRMAN a. To sign papers and other documents on behalf of the Trust,

b. To endorse or accept or negotiate hundles, promissory-notes, or other Negotiable Instruments, securities and other papers.

e. To lease out for a period not exceeding 5 Five years lands and other properties of the trust which can ordinarily be

leaned out.

5 NOW Sikny

Dr. A. Thursdarder, Ph.D., Lecturity (\$ 5)

- d) To initiate, promacute and defend, compromise, refer to arbitrate or render legal proceedings or disputes.
 - al To execute all documents on behalf of the trust,
 - \$1 To carry out all other works necessary.
- V The secretary shall have the custody and control of all documents of title or the proporties of the trust and all other documents accounts and other papers relating to the Trust and the name shall be open to inspection by any trustees on reasonable notice.
- 2. The Secretary shall send notices to the members at least 7 seven days before the ordinary secting. The Footings of the notices to the ordinary address of the members shall be considered as service. The Secretary shall in consultation with the Chairman commune the meeting of the board of Trustees and the Annual Meeting of the trustees.
- 3. The quorum for the meeting of the board of trustees shall be FOUR. In the event of equality of the votes the Chairman of the meeting shall have the casting vote.
- 4. Any of the trustees may retire after giving 3 three calendar months notice in writing of his/her intentionto do so, to the Hoard of trustees and upon determination of such period the Trustees giving such notice shall cease tobe the trustee of the trust. The Board of trustees shall have power to coop.any member as Trustee in the vacancy caused by the retirement of the Trustee.
- 5. The board of trustees have power to court other members as Trustees other than the Life trustees.
- 5. Treasurer shall keep and maintain correct and proper accounts and the accounts of the trust shall be audited every year and the balance sheet and statement of income and expenditure

3. Whom

4- d. Cultu city

Dr. A. Thennardsu, Ph.D. Lucturer (5.8) P.G. Dept. of Heatory

G.A.C. Sainch - 636 007;

of the trust shall be placed before the meeting of the Board of trustees within 2 two months from the close of the years of account.

- 7. The Treasurer can at any given time hold in cash a sum upto a maximum of m, 300/- Rupewin three hundred only. All other surplus or amount in excess of the above shall stand remitted to the bank.
- 8. The board of trustees may open one or more bank accounts for the trust, in its name with any bank/nationalised banks, as the board of trusteed may decide as any deposit all mondes of the trust in such accounts.
- 9. The Bank account shall be operated jointly by the Chairman and Treasurer or by the Chairman and secretary.

10. Minutes of the meetings,

A minute book shall be maintained at the office of the Soard of trustees and the minutes of all meetings ,appointments and the entry into the office of every new trustees and all other proceedings of the Hoard of Trustees shall be entered and recorded in such minute book and shall be signed by the Chairman of the meeting either at the conclusion thereof or at a subsequent meeting when they are duly confirmed.

11. Accounts of the Trust: A proper and correct accounts of the Trust shall be maintained and shall be audited every year and the belance-sheet and statement of income and expenditure of the Trust shall be placed before the mosting of the Hoard of Trustees within I three months of the chose of the year of 11 5 account.

12. The Trustees shall appoint one or more chartered autorayii des this Accountants to audit the accounts of the Trost. 2 Quincing

Dr. A. Thumnarast, Ph.D. Ameturer (b.5)

M.O. Dott of History CAL NOON - ROK SUTS 13. Property of the Trust: All the properties, assets and funds of the trust shall west in end be held in the name of the trust.

14. Execution of documents by or in favour of the trust:

15. All documents and deeds that are required to be executed by and/or in favour of the trust shall be executed by the Chairman and Secretary of the Board of Trustees.

16. The Trustees shall at all times stand indemnified in respect of any act that may have been done bons-fide in respect of the mattern relating to the trust.

17. The Board of trustees may decide by a Two-thirds majority vote that the Trust shall be dissolved and thereupon the trust shall be dissolved forthwith or at any time agreed upon, and all steps necessary for the settlement of the assets and property of the Trust its claims and liabilities may he taken as the Board of trustees shall find expedient. provided that the buildings and superstructures of the various units or organs of the treat shall so for as convenient and practicable be made over to the Commonment agencies or such other Trust associations for russing their supervision and control and in the event of any dispute between the trustees on the question of dissolution or disposal of its assets or adjustments of its affair , the matter may be referred to the District court of the District in which the registered office is situated for its orders and directation in the matter as it may pass or direct.

IN WITHERS WHEREOF the parties herein have herounder

Com A some

3. W. Lung

4. A. Burshouse

1.11

E. I. Puleton (NA

net their slocatures to this on the day, sugth and year
Frest shawe written:
1. Town your A - A Brown siege
· Post
Thank .
E 1. 27
WITHWISEED:
lacturary (V. VELUSANY) 3/123 C. VIOC. NEADON Sales
T.N. Branch 86 Norman of Parming
I. W. F. Vent - 60 or Water with the man
- Sexuel
Typed by:
10 miles
TOTAL V KASEASANI Mayapates, salem. 140
Drafted & Attented by:
Haraceier
(A BRASEARAN) KO.4 JALALKHAN STREET
FORT BALES LICENCE NO A 419 / SEM / 84
MARKETT BELLEVIEW
Contratus Skerts
.7454E
2007 54.00
Joint Sob-Kopystean
to the seal
Lidlante
By A Themparasy on D
- Marian Comment
GAC Statement State Conta
The state of the s