

गैर न्यायिक पश्चिम बंगाल WEST BENGAL BEFORE THE NOTARY PUBLIC
DISTRICT NORTH 24 PARGANS S 221736

SUPPLEMENTARY TRUST DEED

THIS SUPPLEMENTARY TRUST DEED of RESEARCH IN MEDIA, EDUCATION, AND DEVELOPMENTS AND INNOVATION AND ALTERNATIVES (REMEDIA TRUST) of 157, Sahyog Apartments, Mayur Vihar-I, New Delhi-110 091 is in continuation of original DEED OF DECLARATION OF TRUST duly executed and registered on 8th November, 1993, in the office of Sub Registrar III Extn. Counter, Vikah Sadan, INA New Delhi.

AND WHEREAS pursuant to clauses 5.12, 6.04 and 6.05 the following additional clauses to be added

Clause 2.1. – Area of Operation

The area of operation of the Trust shall be extended to the territories of India.

Clause 2.1. – Office

The Board of Trustees decided to establish its administrative office in Kolkata at premises 35, Lawrence Street, C-3/J, Verma Flats, Uttarpara, Hooghly, Pin-712258 and the same may be changed to such place as the Board deem fit and the Board may also establish its branch offices as may be required to fulfill its objectives.

Clause 3.01 (z) (1) - Object Clause

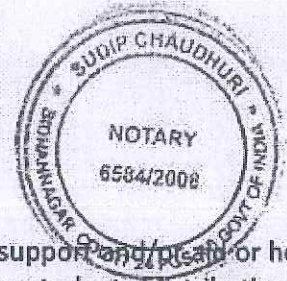
To open, found, establish, promote, set-up, run, maintain, assist, finance, support and/or aid or help in setting up charitable dispensaries, welfare centres, medical relief centres for poor, sick, aged and handicapped, and organize medical awareness programmes, research and education.

S. CHAUDHURI
* NOTARY *
GOVT. OF INDIA
Regd. No.-6584/08
Bidhannagar Court
Dist.-North 24 Pgs.

07 MAR 2016

[Signature]

[Signature]



z) (2) - Object Clause

ound, establish, promote, set-up, run, maintain, assist, finance, support and/or help up charitable education centres, training centres, welfare to poor students, distribution of and allied educational items, and organize awareness programmes, research, education and ng.

Clause 6.06 - Amendments

The Board of Trustees may amend or alter any of the clauses of the Trust. If any alteration or amendment is required, the same shall be affected through supplementary deed/deeds duly signed by all trustees of the trust.

Clause 7.03 - Investments

a) That all the funds, monies shall be invested by the trust in eligible securities, investments or shall be kept in Bank in terms of the provision of Section 11(5) of the Income Tax Act 1961.

b) The trustees shall invest the trust fund in Government securities, Savings Certificate, Fixed Deposit or any other form of investment authorised under provision of Indian Trust Act and Indian Income Tax Act, 1961, as they shall deem expedient.

Clause 7.04 - Utilisation

To apply the whole or part of the income of the Trust or accumulation thereof or whole part of the corpus of the Trust Fund for one or more of the object of the Trust may determine from time to time.

Clause 7.05 - Safe Custody of the Estate

That all securities, investments bonds, title deeds etc. relating to the Trust estate shall be kept in the safe custody with the Trustees or Bankers(s) of the Trust.

Clause 11.01 - Dissolution of Trust

In the event of the Trust closing down all its institutions/centre res and other activities carried on under the terms of this Deed, the Trustees shall after paying off all the liabilities of trust out of assets in hand give out the balance if any, to any such Trust or Organization or society having similar objects, as may be decided by the Board of Trustees in writing by a majority of at least three-fourths (3/4) vote. But in no case will the balance be handed over to the Settler and/or trustee or their relatives.

Witness:

1. Subrata Banerjee
A/B - 16, Salt Lake City,
Kolkata - 700064
2. Subrata Mandal
7/B, Kotoyung Das para lane,
P.O. Hindmatia, Dt. Hooghly
Pin - 712233

Trustee

Trustee

S. CHAUDHURI
* NOTARY *
GOVT. OF INDIA
Regd. No. - 6584/08
Bidhannagar Court
Dist. - North 24 Pgs.

07 MAR 2016