

311/120

DEED OR DECLARATION OF TRUST

THIS DEED OF THE DECLARATION OF TRUST IS MADE ON THIS

31st DAY OF JANUARY, 2001 BY MR. SHAHED JAVEED SON OF

SYED AMJAD ALI KHAN, R/O A-80, NIZAMUDDIN EAST, NEW DELHI,

HEREINAFTER CALLED AND REFERRED TO AS THE SETTLOR TRUSTEE

WHICH TERM SHALL, TO THE EXTENT THE CONTEXT SO REQUIRES

AND ADMITS, MEANS AND INCLUDES THE SETTLORTRUSTEE,

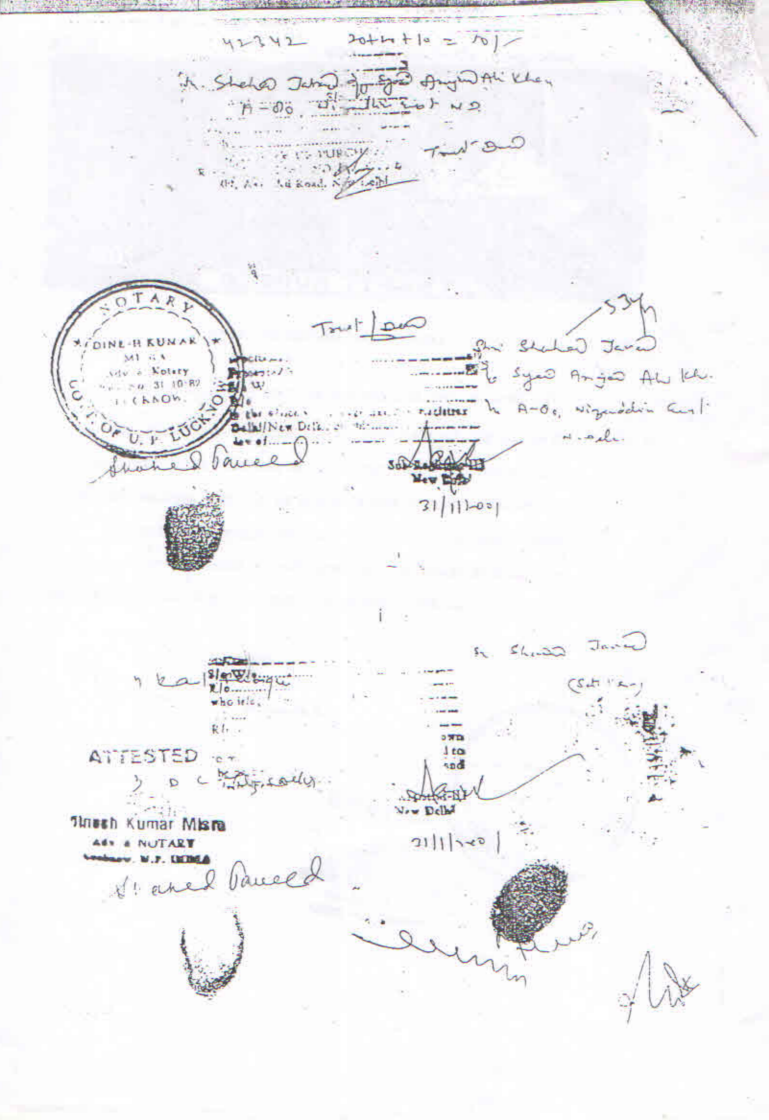
HIS LEGAL HEIR/HEIR/HEIRS, EXECUTOR/EXECUTORS AND ADMINSTRATOR.

Shored Pauli



AJTESTED

II A NOTARY





: 12 : 1

WHEREAS THE SETTLOR IS INTERESTED IN THE UPLIFTMENT OF
INDIAN MUSLIMS BY CONTRIBUTING APPROPRIATE EDUCATION
AND WITH THE IN MIND, A COMPRESHENSIVE WORK OF
EDUCATION OF INDIAN MUSLIMS IS REDUIRED.

IT IS DESIRED THAT PRESENT R TRUST BE CREATED TO FULFIL AND ACCOMPLISH THE ABOVE.



Shared Pauced

Adv. & NOTARY

Seld Month of Seld Month of Take to Seld Month of Seld Mon



11311

WHEREAS THE SETTLOR TRUSTEE CONSTITUTED A SUM OF RUPEES FIVE THOUSAND AS INITIAL CORPUS OF THE TRUST FUND TOGETHER WITH ALL THE
CONTRIBUTIONS, ADDITIONS, ACCUMULATIONS AND ACCRETIONS TO THE
SALE MONEY AND THE CONVERSION THEREOF AND INVESTMENTS IN
WHICH THE SAME MAY FROM TIMETO TIME BE INVESTEDAND ALL OTHER
MOVABLE AND IMMOVABLE PROPERTIES AND ASSETS THAT MAY FROM TIME TO
TIME BE VESTED IN THE TRUSTEES OR BE RECEIVED BY THEM SY WAY
OF DONATIONS ON OTHERWISE OR ACQUIRED BY THEM OR MAY COME
INTO THEIR HANDS BY VIRTUE OF THESE PRESENTS OR BY OPERATION CO

OLNE HEUMAR IN STREET ON STREET ON ON O

Shated Parcel

C. Man Man

LIC. No. IN

AND WIEREAS WITH A VIEW TO AND FOR THE PURPOSE OF CONSTITUTING THE TRUST PERMANENTLY AS AN IRREVOCABLE TRUST FOR THE PURPOSES OF CARRYING ON THE OBJECTS OF THE TRUST AS MENTIONED HEREAFTER UNDER THE OBJECT CLAUSE OF THIS DEED OF TRUST, IT IS NOW CONSIDERED DESIRABLE THAT FOR THE PURPOSES OF CREATION OF THIS CHARLIABLE TRUST, THE DECLARATION OF TRUST BE MADE IN WRITING THE MANNER SET OUT HERE LINDER:

NOW THIS DEED OF DECLARATION OF TRUST WITNESSETH AS UNDER:

- 1.0 NAME, BEGISTERED OFFICE CLAUSE
- 1.) THAT THE NAME OF THE TRUST WOULD BE JAHANGIRABAD EDUCATIONAL TRUST.
- 1.2 THAT THE REGISTERED OFFICE OF THE TRUST WOULD BE SITUATED IN THE UNION TERRITORY OF DELHI AND THE PRESENT ADDRESS OF THE TRUST IS A-80, NIZAMUDDIN EAST, NEW DELHI, WHICH MAY BE CHANGED AS AND WHEN THE TRUST CONSIDERS IT NECESSARY TO DO SO IN THE LIGHT OF ITS NEEDS AS MAY BE MUTUALLY DECIDED BY THE BOARD OF TRUSTEES.

2.0 TRUST CORPUS

THAT IN ORDER TO EFFECTUATE HIS AFORESAID DESIRE, THE SETTLOR TRUSTEE HAS ALREADY SET AFART AND HANLED OVER TO THE TRUSTEES A SUM OF RS. FIVE THOUSAND IN CASH AS INITIAL CORPUS OF THE TRUST FUND THE TRUST CORPUS (HEREINAFTER CALLED THE TRUST FUND) SHALL INCLUDE THE SAID AMOUNT OF RS. FIVE THOUSAND TOGETHER WITH ALL THE DONATIONS, CONSTITUTIONS, ADDITIONS, ACCUMULATIONS, ACCRETIONS IN MY KIND OR FORM RECEIVED BY OR ACCRUED BY OR ACCRUED TO THE TRUST AND THE CONVERSION THEREOF AND INVESTMENTS IN WHICH THE SAME MAY FROM TIME TO TIME BE INVESTED AND ALL OTHER MOVEABLE AND INMOVABLE PROPERTIES AND ASSETS THAT MAY FROM TIME TO TIME BE VESTED IN THE TRUSTEES OR BE RECEIVED BY THEM BY WAY TO DONATIONS OR OTHERWISE OR ACCURRED BY THEM OR MAY COME TO THEIR HANDS BY VIRTUE OF THESE PRESENTS OR BY OPERATION OF LAW OR OTHERWISE HOWSOEVER IN RELATION TO THE TRUST HEREBY CREATED. THE TRUSTEES SHALL HOLD AND STAND POSSESSED OF THE TRUST FUND UPON THE TRUST SUBJECT TO POWERS, PROVISIONS, AGREEMENTS AND DECLARATIONS HEREINAFTER CONTAINED.

3.0 OBJECT CLAUSE

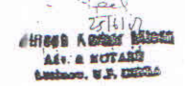
A. MAIN OBJECTS:

THE TRUST IS CREATED:

3.01 TO WORK FOR EDUCATION OF INDIAN MUSLIMS BY IMPACTING AREAS SUCH AS SCIENCE, TECHNOLOGY, MORAL AND ETHICAL STUDIES ETC. THEREBY CREATING AND SUSTAINING APPROPRIATE ORGANISATIONS.

TAR I

Smare Janeel





INCLUDING INFORMATION TECHNOLOGY AND BIOTECHNOLOGY.

- 3.03 TO US UNLISH AND RUN UNIVERSITIES, COLLEGES, SCHOOLS, INSTITUTES, RESEARCH CUNTRIES AND OTHER SUCH INSTITUTIONS;
- 3.04 TO IMPART TRAINING IN ALL PROFESSIONAL, TECHNICAL AND VOCATIONAL ACTIVITIES
- 3.05 TO HOLD AND CONDUCT SEMBNARS, DEBATES, LECTURES, SYMPOSIUMS AND OTHER ACADEMIC OR CULTURAL PROGRAMMES FOR PROMOTING EDUCATION AMONG THE CHILDREN AND YOUTH OF THE COUNTRY.
- 3.06 TO DO ALL THINGS, ACTS AND DEEDS FOR CREATING AWARENESS AND ZEST FOR ACQUISITION OF KNOWLEIGE, RESEARCH AND INQUIRY AND FOR BUILDING UP MORAL CHARACTER AND PERSONALITY BY INCULCATING MORAL VALUES AMONG THE STUDENTS, PARTICULARLY THE MUSLIMS AND OTHER MONORITIES.
- 3.07 TO ESTABLISH, LIAISON AND DEVELOP MUTUAL AREAS OF CO-OPERATION WITH DIFFERENT ORGANISATIONS (INTERNATIONAL, NATIONAL, REGIONAL, STATE, LOCAL) WHETHER VOLUNTARY OR OFFICIAL, AND WITH SPECIALISED INSTITUTIONS, GROUPS AND INDIVIDUAL ASSOCIATIONS IN FURTHER ANCE OF THE AIMS AND OBJECTS OF THE TRUST. AND
- 3.08 TO CARRY ON SUCH FURTHER CHARITABLE OBJECTS OF GENERAL PUBLIC UTILITY AS ARE COMPATIBLE OR IN CONSONANCE WITH THE OBJECTS OF THE TRUST.

B. OTHER OBJECTS

FOR THE PURPOSE OF CARRYING ON THE MAIN OBJECTS AS ENUMERATED IN (A) ABOVE, THE TRUST WILL FURTHER CARRY ON THE POLLOWING ACTIVITIES:

- 3.09 TO PAY TO THE GOVERNMENT OR TO ANY PUBLIC AUTHORITY RENT RATES, TAXES, ASSESSMENT DUES, DUTIES AND OUTSTANDING THAT MAY FROM TIME TO TIME BE LEVIED IN RESPECT OF THE TRUST ASSETS OR ANY PART THEREOF;
- 3.10 TO DEFRAY OUT OF THE INCOME OF THE TRUST ALL EXPENSES AND ALL OTHER OUTGOING OF ANTI-INCIDENTAL TO THE CREATION MAINTENANCE, MANAGEMENT AND ADMINISTRATION OF THE TRUST:
- 3.11 TO UNDERTAKE SUPPORT AND CARRY ON ANY LAWFUL TRADE OF BUSINESS FOR AUGMENTING-TITE TRUST ASSETS WHETHER ITSIZE OR BY PROMOTING APPROPRIATE BUSINESS EXTITIES.

3.12 TO ACCEPT IX NATIONS (IN CASH OR KIND), SUBSCRIPTIONS, GRANTS, PRESENTS AND TO TOTAL DIVIDENUS, RENT, INTEREST, AND OTHER INCOME TO THE TRUST FUND, ETC., FOR BEING UTILIZED TO FURTHER THE OBJECTS THEREOF.

Cali 6

Singen Kumas Niesa

0

bois

- 3.13 TO INVEST THE TRUST ASSETS IN ANY SECURITIES AND VENTURES, INCLUDING SHARES, DIFFERENTIARES AND PIXED DEPOSITS OF ANY COMPANY AND THE UNITS OF ANY RECOGNIZED MUTUAL FUNDS.
- 3.14 TO UPEN, MAINTAIN AND OPERATE ACCOUNT OR ACCOUNTS OF THE TRUST IN A BANK.
 FOR THE PURPOSE OF KEEPING THE MONEYS OF THE TRUST;
- 3.15 TO JURE OR TO TAKE ON LEASE OF PURCHASE, CONSTRUCT, OR TO ENTER INTO A DEVELOPMENT AGREEMENT, OR LET-OUT AND SELL ANY LANDS, BUILDINGS AND OTHER IMMOVABLE OR MOVABLE PROPERTIES IN THE NAME OF THE TRUST;
- 3.16 TO DIVEST, DISPOSE OF, TRANSFER AND OTHERWISE DEAL WITH THE SUBJECT MATTER OF THE TRUST IN SUCH MANNER AS THE TRUSTEES DEEM FIT AND PROPER TO DO IN CARRYING OUT THE OBJECTS OF THE TRUST;
- 3.17 TO RAISE OR BORROW MONEYS REQUIRED FOR THE PURPOSE OF THE TRUST ON A MORTGAGE OR PLEDGE OF THE TRUST ESTATE OR ANY PART THEREOF WITH OR WITHOUT ANY SECURITY AND ON SUCH TERMS AS THE TRUSTEES SHALL THINK FIT;
- 3.18 TO TAKE OVER THE MANAGEMENT OF ANY OTHER PUBLIC OR CHARITABLE INSTITUTIONS, PROJECT OR BRANCH OF ANY SUCH INSTITUTION ON SUCH TERMS AND CONDITIONS AS THE TRUSTEES MAY DEEM FIT AND TO MANAGE SUCH INSTITUTIONS AS WELL AS TO TRANSFER TRUST CORPUS AND ITS ASSETS TO ANY OTHER PERSON INCLUDING TRUST WITH A VIEW TO ACCOMPLISH BROAD OBJECTS OF PRESENT TRUST.
- 3.19 TO ACQUIRE BY GIFT, PURCHASE, EXCHANGE, LEASE, SETTLEMENT OR HIRE OR OTHERWISE ANY LAND, BUILDINGS/INDUSTRY FOR THE FURTHERANCE OF ALL OR ANY OF THE OBJECTS OF THE TRUST;
- 3.20 TO DIVEST THE FUNDS OF THE TRUST NOT IMMEDIATELY REQUIRED IN DEPOSIT WITH HANKS OR WITH UNDERTAKINGS OR IN ANY SECURITIES AUTHORIZED UNDER THE INCOME TAX ACT, 1961, OR OTHER APPLICABLE LAWS IN FORCE FROM TIME TO TIME;
- 3.21 TO CREATE ANY RESERVE FUND, SINKING FUND, INSURANCE FUND, PROVIDENT FUND OR ANY OTHER SPECIAL FUND WHETHER FOR DEPRECIATION OR REPAIRS, IMPROVING, EXTENDING FOR MAINTAINING ANY OF THE PROPERTIES OR RIGHTS OF THE TRUST AND/OR FOR RECUMBERT OF WASTING ASSETS AND/OR FOR BENEFITS OF THE EMPLOYEES AND FOR ANY OTHER PURPOSE FOR WHICH THE TRUST DEEMS IT EXPEDIENT OR PROPER TO CREATE OR MAINTAIN ANY SUCH FUND OR FUNDS;

3.22 TO PROVIDE FOR THE WELFARE OF EMPLOYEES OF THE TRUST;

C. T. A.

Almaeri Kuma Misas Adv. a NOTARY Exchise N.J. Marks Shahed Panecis

AND TO ADD, AMEND, VARY OR RESCEED THEM FRUST THE TO THE.

- 1.24 TO IX) ALL SUCH OTHER LAWFUL ICTS, DEEDS OR THENGS, EITHER ALONE OR IN CONTINCTION WITH OTHER ORGANIZATIONS, AS ARE INCIDENTAL OR CONDUCTVE TO THE ATTAINMENT OF ANY OF THE ABOVE CIVICTS;
- 3.25 TO ACCEPT UPON SUCH TERMS AS THE BOARD OF TRUSTEES MAY THINK FIT ANY GRANT, DONATION OR CONTRIBUTION IN MONEY, KIND OR LAND OR OTHER PROPERTY IMPRESSED WITH THE TRUST TO CARRY OUT THE OBJECTS REFERRED TO IN SUB-CLAUSE 3.01 TO 3.24 OF CLAUSES A AND B OF PARA THEREOF PROVIDED THAT THE TERMS UPON WHICH SUCH GRANTS, DONATIONS, CONTRIBUTIONS SHALL BE ACCEPTED SHALL NOT IN ANY WAY BE INCONSISTENT WITH OR REPUGNANT TO THE OBJECTS OF THESE PRESENT.

ALL ACTIVITIES FINANCED FROM THE FUND SHALL BE CONDUCTED IN ACCORDANCE WITH THE IDEALS AND OBJECTS AS STATED HEREIN AND NO DISCRIMINATION SHALL BE PERMITTED THEREIN ON GROUNDS OF RELIGION, CASTE, CREED OR SEX. PROVIDED THAT ANY DONATION EARMARKED AND ACCEPTED FOR ANY SPECIFIC PURPOSES FALLING WITHIN THE SUBJECTS MENTIONED IN THESE PRESENTS SHALL BE USED FOR SUCH SPECIFIC PURPOSES;

- 4.0 BOARD OF TRUSTEES:
- 4.01 THE MANAGEMENT AND CONTROL OF THETRUST AND TRUST PROPERTIES SHALL VEST IN THE BOARD OF TRUSTEES. THE BOARD OF TRUSTEES SHALL COMPRISE NO MORE THAN 7 (SEVEN) TRUSTEES INCLUDING THE CHAIRMAN AND THE SECRETARY AND TREASURER. THE FOLLOWING SHALL BE THE MEMBERS OF THE FIRST BOARD OF TRUSTEES;
 - MR. SHAHED JAVEED
 - MR. KHALIL -UR-RAHMAN SAJJAD NOMANI
 - MR. MANZOOR GHORI
 - MR. KAMAL FARUQUI
- 4.02 THE FIRST TRUSTEES SHALL BE THE PERMANENT TRUSTEES AND SHALL HOLD THEIR OFFICE FOR LIFE UNLESS ANY TRUSTEE RESIGNS DURING HIS LIFE TIME.
- 4.03 THAT IN CASE OF THE DEATH OR RESIGNATION OF ANY OF THE PERMANENT TRUSTEES, THE REMAINING PERMANENT TRUSTEE(S) SHALL FILL UP THE VACANCY BY UNANIMITY. AND SUCH NEW ADMITANT SHALL HOLD OFFICE FOR LIFE.
- 4.04 All other trustees will hold office for a period of three years only but shall be eligible for reappointment in the manner stated in these presents.
- LOS. APPOINTMENT OF NEW TRUSTEES:

HE AND WIDEN AS THE TRUSTEES OF THESE PRESENTS DIE OR/AND DESIRE TO RETURE OR FLERISE TO OR BECOME INCAPABLE TO ACT IN THE TRUST OR TAKE TO BENEFIT OF INSCRIPTING LAW FOR THE TIME BEING IN PORCE OR BECOME OF AN UNSOUND MIND OR

To The

Shahel Panced

OE L. CUMBY MEN

TIND. B.P. DOMA

MEETINGS OF THE BOARD OF THUSTEES, THEN IN EVERY SUCH CASE IT SHALL BE LAWFUL FOR THE SURVIVING OR CONTINUING TRUSTEES FOR THE TIME BEING TO THESE PRESENTS TO APPOINT NEW TRUSTIE OR TRUSTEES IN PLACE OF THE TRUSTEE/TRUSTEES SO LIVING OR REFUSING OR BECOMING INCAPABLE TO ACT OR TAVING THE BENEFIT OF THE INSOLVENCY LAW, OR FAILING TO ATTEND SIX CONSECUTIVE MEETINGS OF THE TRUSTEES WITHOUT LEAVE GIVEN, AND UPON EVERY SUCH APPOINTMENT OR VACANCY, THE NUMBER OF TRUSTEES FOR THE TIME BEING OF THESE PRESENTS SHALL NOT BE LESS THAN FIVE OR MORE THAN SEVEN.

4.06. EFFECT OF APPOINTMENT OF NEW TRUSTEES:

UPON EVERY APPOINTMENT MADE IN PURSUANCE OF THE LAST POREGOING CLAUSES THEREOF, THE NEWLY APPOINTED TRUSTEES SHALL HAVE ALL POWERS AND AUTHORITIES OF THE OUTGOING TRUSTEE UNDER THESE PRESENTS.

5.0 POWERS OF BOARD OF TRUSTEES:

5.01 THE CHAIRMAN

THAT THE CHAIRMAN SHALL ALWAYS BE APPOINTED FROM AMONGST THE PERMANENT TRUSTEES AND IN CASE NONE OF THE PERMANENT TRUSTEES IS ALIVE, THE SAME SHALL BE APPOINTED FROM AMONGST THE OTHER TRUSTEES.

5.02 SECRETARY AND TREASURER

That the Secretary and the Treasurer of the Trust would be elected by the Board of Trustees on such terms and conditions as the Board of Trustees may decide from time to time.

5.03 POWERS TO APPOINT AGENTS AND COMMITTEES

THE BOARD OF TRUSTEES SHALL BE ENTITLED FROM TIME TO TIME TO APPOINT WITH OR WITHOUT REMUNERATION AND ON SUCH TERMS AND CONDITIONS AS THEY MAY THINK PROPER PERSONS OR AGENTS AND TO APPOINT COMMITTEES AS THEY MAY THINK PROPER TO FUNCTION UNDER THE AUTHORITY AND CONTROL OF THE TRUSTEES FOR CARRYING OUT THE TRUST OF THESE PRESENTS OR THE MANAGEMENT THEREOF AND MAY, WITHIN THE LIMITS OF THEIR OWN POWERS INVEST THEM WITH SUCH POWERS DICLLORATED WARF TO BOARD STOP HE POPULITURE AS MAY BE NECESSARY FOR CARRYING OF THE OBJECTS OF THE TRUST.

5.04 POWER TO DETERMINE ALL MATTERS OF DOUBT OR DIFFICULTY:

IT SHALL BE LAWFUL FOR THE BOARD OF TRUSTEES TO SETTLE AND DETERMINE ALL MATTERS OF INTERPRETATION OF THESE PRESENTS AS WELL AS MATTERS OF DIFFICULTY.



Shared Pances

OMOUNT KUMAT MISTO



THE ADMINISTRATION, MANAGEMENT AND EXECUTION OF THE TRUSTS AND PUWERS THESE PRESENTS AND ANY SUCH SETTLEMENT OR DETERMENATION (ALTHOUGH THE QUESTION INVOLVED MAY NOT HAVE BEEN ACTUALLY RAISED) SHALL BE VALID, BENDENG AND CONCLUSIVE AND SHALL NOT BE ODJECTED TO OR RE-OPENED UPON ANY GROUND WHATSOEVER

POWER TO COMPROMISE AND REFER TO ARBITRATION: < 05

THE BOARD OF TRUSTEES SHALL HAVE FULL POWERS TO SETTLE, CONPROMISE OR COMPOUND, OUT OF COURT, ALL SUITS, ACTIONS AND OTHER PROCEEDINGS AND TO SETTILE ALL OR OTHER PROCEEDINGS, DIFFERENCES OF DEMANDS TO ARBITRATION AND TO ADJUST AND SETTLE ALL ACCOUNTS RELATING THERETO AS FULLY AS IF THEY WERE ABSOLUTELY ENTITLED TO THE TRUST FUND AND WITHOUT BEING ANSWERABLE FOR THE LOSS OCCASIONED THEREBY.

POWER TO PURCHASE, HIRE OR TAKE ON LEASE:

THE BOARD OF TRUSTEES SHALL BE ENTITLED TO PURCHASE OR HIRE OR TO TAKE ON LEASE OR TO SELL OR LET OUT OF CONSTRUCT/DEVELOP A PROPERTY OR PROPERTIES FOR THE PURPOSE OF CARRYING OUT THE OBJECTS OF THE TRUST HEREBY CREATED.

5.07 POWER TO BORROW:

THE BOARD OF TRUSTEES MAY, FROM TIME TO TIME, AT THEIR DISCRETION FOR THE FURTHERANCE OF THE OBJECTS OF THE TRUST (Nº THESE PRESENTS BORROW AND FOR THE PURPOSE MAY AUTHORISE THE TRUSTEES TO BORROW MONEYS ON SUCH TERMS AND CONDITIONS AND IN SUCH FORM AND MANNER AS THEY DEEM FIT INCLUDING CHARGING, MORTGAGING AND CREATION OF LIEN ON SUCH PROPERTIES AND THEREUPON THE TRUSTEES SHALL, AT THEIR DISCRETION, MAKE ALL SUCH DISPOSITIONS OF THE PROPERTIES MOVABLE OR IMMOVABLE, FORMING PART OF THE TRUST FUND OR ANY PART THEREOF AND ENTER INTO SUCH AGREEMENTS, ASSURANCES, AND DEEDS IN RELATION THERE TO AS THE TRUSTLES MAY DEEM PROPER FOR RAISING SUCH LOANS.

OPENING BANKING ACCOUNTS AND HOW TO BE OPERATED:

THE TRUSTEES MAY FROM TIME TO TIME OPEN AND MAINTAIN IN THE NAME OF THE TRUST ANY BANKING ACCOUNT OIL ACCOUNTS WITH SUCH BANK OR BANKS OR CENTRAL AND PROVINCIAL COOPERATIVE HANK OR BANKS AS MAY FROM TIME TO TIME BE DETERMINED BY THE TRUSTEES AND SHALL PORTHWITH PAY OR CAUSE TO BE PAID THE RENTS, INCOME, PROFITS, DIVIDE DS AND ALL OTHER MONEYS FORMING PART OF THE TRUST FUND TO THE CREDIT OF ANY SUCH ACCOUNT OR ACCOUNTS. SUCH ACCOUNTS MAY BE OPERATED BY SUCH TRUSTEES AS MAY FROM TIME TO TIME BE AUTHORISED TO . DO SO BY A RESOLUTION OF THE TRUSTEES OF THESE PRESENTS, PROVIDED THAT ONE OF THE TRUSTEES SO AUTHORISED SHALL BE THE TREASURER.

POWER TO SELL THE IMMOVABLE PROPERTY AND MANAGE:

THE TRUSTEES MAY SELL OR ASSIGN ANY MOVABLE OR IMMOVABLE PROPERTY OR PROPERTIES BY THE PUBLIC AUCTION OR PRIVATE CONTRACT AND EITHER WITH OR

Shared Pavees

DINE-H KUMAK A44 - 3 Adv A Solvery 50 31 10 BE LLCKNOW

WITHOUT ANY SPECIAL OR OTHER STEPULATIONS AS TO TITLE, EVIDENCE OR COMMENCEMENT OF TITLE OR OTHERWISE AND MAY HUY IN AND RESCRED OR VARY ANY CONTRACT FOR THE SALE AND RESALE WITHOUT HERING MADE ANSWERABLE FOR THE LOSS OCCASSIONED THEREBY, AND FOR THE PURPOSES AFORESAID OR ANY OF THEM TO EXECUTE AND DO ALL SUCH ALSURANCES, ACTS, DEEDS AND THONGS AS THEY MAY THINK FIT AND BY AND OUT OF THE MONEYS WIRCH SHALL ARISE FROM ANY SUCH SALES OR OTHERWISE IN OR ADOUT THE EXCLUTION OF ANY OF THE TRUSTS OR POWERS OF THESE PRESENTS AND SHALL STAND POSSESSED OF THE RESIDUE OF THE SALD PREVIOUS OR OF THE UNSOLD PART THEREOF FOR THE TIME BEING UPON SUCH TRUST AND SUBJECT TO SUCH POWERS. PROVISIONS, AGREEMENTS AND DECLARATIONS ARE TERED DECLARED.

PROVIDED ALWAYS, THAT THE TRUSTEES SHALL MANAGE ANY IMMOVABLE PROPERTY OR PROPERTIES FOR THE TIME BEING FORMING PART OF THE TRUST FUND IN SUCH A MANNER AS THEY MAY THINK HIT WITH FULL POWER TO MAKE IMPROVEMENTS, REPAIRS OR ALTERATIONS OF ANY DESCRIPTION AND TO MAKE OR INCUR ANY OUTLAY FOR ANY SUCH PURPOSES OR FOR THE INSURANCE OR OTHERWISE FOR THE PROTECTION OR BENEFITS OF THE SAID PREMISES AND TO GRANT OR RENEW LEASE OF ANY DESCRIPTION AND UPON ANY TERMS OF THE SAID PREMISES AND TO GRANT OR RENEW LEASE OF ANY DESCRIPTION AND UPON ANY TERMS OF THE SAID SURRENDERS OR LOSSES AND AGREEMENT EITHER IN

CONTEMPLATION OF A RENEWED LEASE OR TENANCY OCCUPIERS OR INTENDING TENANTS OR OCCUPIERS OF THE SAID PREMISES AND IT SHALL BE IN THE DISCRETION OF THE TRUSTEES EITHER TO ARBITRATION OR SETTLE IN ANY OTHER PERSON OR PERSONS WHOSOEVER IN RELATION TO THE PREMISES.

THE RECEIPT IN WRITING SIGNED BY THE SECRETARY OF THE TRUST FOR THE TIME BEING OF THESE PRESENTS FOR ANY INTEREST, DIVIDEND OF INCOME OF THE TRUST FUND GROW ANY DEEDS, PAPERS, WRITING DOCUMENTS OR OTHER MONINS AND EFFECTS FAVABLE OR DELIVERABLE TO THE TRUSTEES SHALL BE SUFFICIENT AND EFFECTIVAL DISCHARGE FOR THE SAME RESPECTABLY AS IN SUCH DECEMPTS OR RECEIPTS SHALL BE EXPRESSED OR ACKNOWLEDGE TO BE OR TO HAVE BEEN RECEIVED; AND THE PERSONS OR PERSON TO WHOM OR IN WHOSE FAVOUR THE SAME SHALL BE GIVEN, HIS OR HER OR THEIR HEIRS EXECUTORS, OR ADMINISTRATORS SHALL NOT BE AFTERWARDS IN ANY CASE OBLIGED OR CONCERNED TO SEE TO THE APPLICATION OF THE MONEYS, PROPERTY AND EFFECTS THEREIN MENTIONED, AND ACCOUNTEDED TO BE RECHAED UR BE ANSWERABLE OR ACCOUNTABLE FOR THE LOSS, MEMPPLICATION OR NON-APPLICATION THEREOF. THE TRUSTEES BY A RESOLUTION MAY ALSO AUTHORISE ANY BANK OR CENTRAL. PROVINCIAL OR DISTRICT OD-OPERATIVE BANK IN INDIA TO COLLECT AND INTEREST, DIVIDIND OR NOOME OF THE TRUST ON THERE ESHALP

IN ANY CASE, THE POWER TO SELL THE IMMOVABLE PROPERTY SHALL BE SUBJECT TO THE UNANIMOUS AGREEMENT OF ALL PERMANEN. TRUSTEES.

5.10 VIT SHALL BE SOMPETENT FOR THE TRUSTEES FROM TIME TO TIME TO MAKE RULES AND
BYE-LAWS NOT INCONSISTENT WITH THE EXPRESS PROVISIONS OF THESE PRESENTS AS
THE TRUSTEES MAY DEEM PROPER FOR FACILITATING THE MANAGEMENT OF THE TRUST,

(1) The ASSESS AND THE REGULATION AND CONDUCT OF THE TRUST. THE TRUSTEES MAY FROM

Shakes Pances

Attend Street Market

HAUMAR

1 Nutary

(19

TIME TO TIME REPEAU OR ALTER, AMEND, RESCRIPTOR AND TO SECTIORIZES AND BYE-LAWS.

5.11 POWER TO AMEND THE RULES:

IF IN THE OPINION OF THE TRUSTEE CIRCUMSTANCES SO REQUIRE THE TRUSTEES MAY, INANIMOUSLY MAKE ANY AMENDMENT IN THE RULES THEY MAY CONSIDER NECESSARY FOR THE BUTTER MANAGEMENT OR ADMINISTRATION OF THE TRUST ACTIVITIES OR FOR CARRYING OUT THE ODJECTS OF THE TRUST. SO AS NOT TO CHANGE THE BASIC CONCEPT AND COMPOSITION OF THE TRUST.

5.12 POWER TO AMALGAMATE OTHER TRUSTS ETC:

THE TRUSTEES SHALL BE AT LIBERTY TO AMALGAMATE OTHER TRUSTS, INSTITUTION OR CHARTY, IN ANY ARIA WHOSE OBJECTS ARE THE SAME OR SIMILAR TO THOSE OF THESE PRESENTS PROVIDED THAT NO CONDITIONS ARE ACCEPTED WHICH INVOLVE A CHARGE IN THE NAME OF THE TRUST OR ARE INCONSSISTENT WITH OR REPURNANT TO THE OBJECTS THEREOF.

5.13 POWER TO REIMBURSE:

THE TRUSTEES OF THESE PRESENTS ARE ENTITLED TO BE REMBURSED AND ALSO TO PAY AND DISCHARGE OUT OF THE TRUST FUND, ALL EXPENSES INCURRED BY THEM OR ON THEIR BEHALF IN OR ABOUT THE EXECUTION OF THE TRUST AND POWER OF THESE PRESENT.

5.14 GENERAL:

THE BOARD OF TRUSTEES WOULD BE COMPETENT AND EMPOWERED TO DO ALL SUCH THINGS AS MAY BE REQUIRED FOR THE FULFILLMENT OF THE OBJECTIVES OF THE TRUST AS MENTIONED IN CLAUSE 3.0.

6.0 INVESTMENTS:

6.01 INVESTMENT OF TRUST FUND:

ALL MONEYS FORMING PART OF THE TRUST FUND AND REQUIRING INVESTMENT SHALL BE INVESTED ON BEHALF OF AND IN THE NAME OF THE TRUST OR THE TRUSTEES TO BE HELD EXCLUSIVELY FOR THE PURPOSES OF THE TRUST FOR THE TIME BEING IN OR UPON ANY OF THE SECURITIES AUTHORISED BY INCOME TAX ACT, 1961 OR ANY OTHER APPLICABLE LAW IN FORCE FROM TIME TO TIME FOR INVESTMENT OF TRUST FUNDS OR INDEPOSITS WITH ANY BANK OR CENTRAL, PROVINCIAL OR DISTRICT CO-OPERATIVE BANKS IN INDIA.

6.02 IN WHOSE NAME MONEY TO BE INVESTED:

ALL MONEYS FORMING PART OF THE TRUST FUND AND REQUIRING INVESTMENTS SHALL BE INVESTED AND THE CONVEYANCE OR OTHER ASSURANCE IN RESPECT OF ANY DIMOVABLE PROPERTY OR PROPERTIES FORMING PART OF THE TRUST FUND SHALL BE OBTAINED IN THE NAMES OF THE TRUSTEES FOR THE TIME BEING OF THESE PRESENTS.

Shored Pavees

outest Rumal Misro

(i)

7.01 POWERS OF THE CHAIRMAN:

- THE CHAIRMAN SHALL PRESIDE OVER THE MEETINGS OF THETRUST AND OTHER a) CONSTITUTENT UNITS.
- THE CHARMAN'S DUTY SHALL BE TO ENSURE THAT THE RULES ARE ENFORCED 6) AND RESOLUTIONS OF ALL THE MEETINGS ARE CARRIED OUT.
- THE CHAIRMAN SHALL CALL THE MEETINGS OF THE TRUST AND THE OTHER 2) UNITS THROUGH THE SECRETARY AS PER RULES AND SHALL HAVE POWER TO INSTRUCT AND SUPERVISE ALL INSTITUTIONS OF TRUST, HE MAY ALSO DELEGATE HIS POWERS TO OFFICIALS OF TRUST FROM TIME TO TIME
- HE SHALL EXERCISE GENERAL SUPERVISION OVER AFFAIRS OF TRUST AND OTHER ORGANISATIONS AND MAY FOR THIS PURPOSE ISSUE INSTRUCTION TO THOSE CONCERNED.

POWERS AND DUTIES OF THE SECRETARY:

- 2) THE SECRETARY SHALL BE THE EXECUTIVE OFFICER OF THE TRUST. HE SHALL DISCHARGE HIS DUTIES AND EXERCISE POWERS SUBJECT TO THE ORDERS, DIRECTIONS, CONTROL AND SUPERINTENDENCE OF THE BOARD OF TRUSTEES, HE SHALL CONDUCT ALL OFFICIAL CORRESPONDENCE UNDER HIS SKENATURE AND HE SHALL HAVE SUPERIVISORY POWERS OVER ALL THE INSTITUTIONS OF THE TRUST AND SHALL HAVE POWERS OF VISITING THE INSTITUTIONS AS AND WHEN NECESSARY FOR DISCHARGING HIS DUTIES,
- b) HE SHALL CONVENE ALL MEETINGS OF THE TTRUST ON DUE DATES AND GIVE INTIMATIONS THEREOF TO THE MEMBERS IN TIME UNDER THE SUPERVISION AND DIRECTION OF THE CHAIRMAN.
- HE SHALL PREPARE THE AGENDA OF A MEETING UNDER THE DIRECTIONS OF THE c) CHAIRMAN AND SHALL FECORD ON MINUTES OF ALL PROCEEDINGS OF MEETINGS UNDER DIRECTION OF CHARMAN d)
- IT SHALL BE HIS DUTY TO SEE THAT PROPER ACCOUNTS ARE KEPT AND DOCUMENTS PREPARED AS PER RULES OF ALL THE INCOMES AND EXPENDITURE.
- HE SHOULD GET THE ACCOUNTS AUDITED ACCORDING TO RULES.
- HE SHOULD DEPOSIT ALL THE COLLECTIONS MADE IN THE BANK WORKING DAYS
 - THE SECRETARY WILL IN EVERY MEETING SUBMIT THE REPORT OF THE WORKING OF THE TRUST AND ITS UNITS ALONGWITH A DERAILED STATEMENT OF RECEIPTS AND EXPENDITURE AND CASH AND BANK BALANCE FOR THE CONSIDERATION BY THE TRUST, HE MAY ALSO DELEGATE HIS POWERS TO OFFICIALS OF TRUST FROM

Should Paulice

7.03 POWERS OF THE TREASURER:

- THE TREASURER SHALL DISCHARGE HIS DAITIES AND EXERCISE POWERS SULFECT TO THE ORDERS, DELECTIONS, CONTROL AND SUPERINTENDENCE OF THE BOARD OF TRUSTEES.
- FOR FUNDS RECEIPTS AND EXPENDITURE OF THE TRUST. HE SHALL BE JOINTLY RESPONSIBLE FOR RECEIPTS AND EXPENDITURE OF THE TRUST.
- C) TO OPERATE BANK ACCOUNTS JOINILY WITH ONE OTHER MEMBER OF THE BOARD OF TRUSTEES.
- 8.0 ACCOUNTS AND YEAR
- 8.01 ACCOUNTS AND AUDITS:

THE TRUSTEES SHALL GET MAINTAINED REGULAR ACCOUNTS OF THE TRUST FUND AND SHALL GET THE SAME DULY AUDITED BY A FIRM OF CHARTERED ACCOUNTANTS.

8.02 ACCOUNTING YEAR

THE ACCOUNTS OF THE TRUST WOULD BE CLOSED AND BALANCED ON 31ST MARCH EACH YEAR.

- 9.0 MEETING, AGENDA QUORUM
- 9.01 MEETINGS:

ALL THE MENTINGS OF THE TRUST SHALL BE CALLED BY THE SECRETARY UNDER THE DIRECTION OF THE CHADMAN.

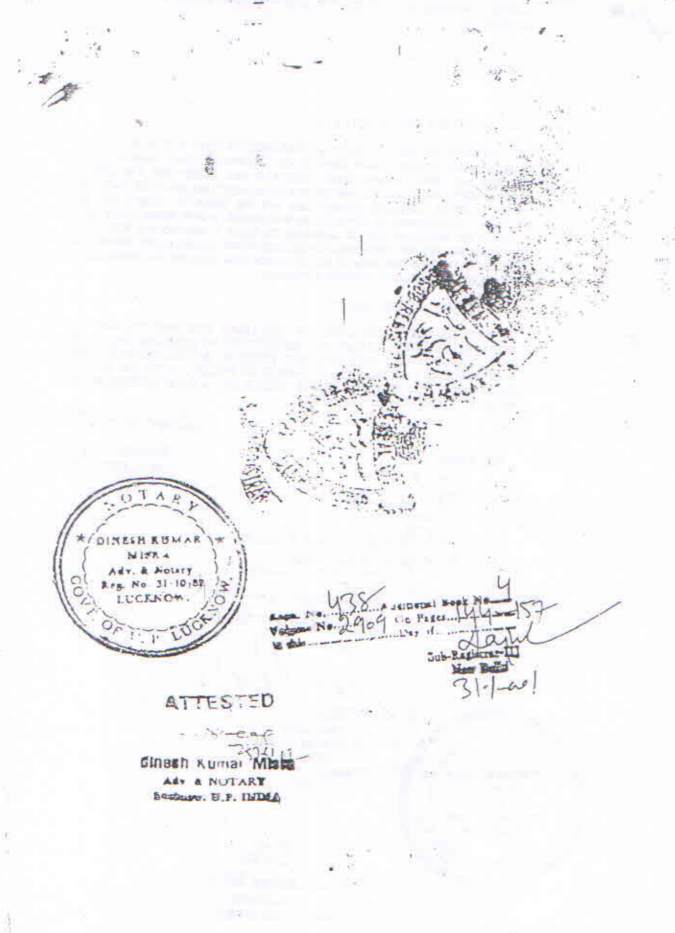
- 9.02 DECISIONS AT A MEETING OF THE TRUST SHALL BE BY A MAJORITY OF VOTE.
- 9.03 AT LEAST TWENTY ONE DAYS PREVIOUS NOTICE OF MEETING SHALL BE GIVEN TO MEMBERS FOR ORDINARY MEETING AND A DAY'S NOTICE FOR EMERGENCY MEETING, PROVIDED THAT INCASE OF URGENCY, IF THE CHARMAN SO THINKS FIT, A RESOLUTION CAN ALSO BE PASSED BY CIRCULATION.
- 9.04 IN CASE THE VOTES ARE EQUAL, THE CHAIRMAN SHALL HAVE A CASTING VOTE.
- . 9.05 THREE MEMBERS OF THE BOARD OF TRUSTEES WOULD CONSTITUTE THE QUORUM FOR ANY MEETING.



Shahed laveld

300

(15)





THIS DEED OF DECLARATION OF TRUST IS MADE ON THIS 22ND DAY OF APRIL, 2002 BY MR SHAHED JAVEED S/O SYED AMJAD ALI KHAN, R/O 3-6-361/7, LADY HAIDARI ROAD, HIMAYAT NAGAR, HYDERABAD - 500029 PRSENTLY AT A-80, NIZAMUDDIN EAST, NEW DELHI -110013. HEREINAFTER CALLED AND REFERRED TO AS THE SETTLOR TRUSTEE WHICH TERMS SHALL, TO THE EXTENT THE CONTEXT SO REQUIRES AND ADMITS, MEAN AND INCLUDE THE SETTLOR TRUSTEE. HIS LEGAL HEIR / HEIRS, EXECUTOR / EXECUTORS AND ADMINISTRATOR ...

WHEREAS 'THE JAHANGIRABAD EDUCATIONAL TRUST' WAS FORMED BY THE SETTLOR TRUSTEE ON 31 ST JANUARY, 2001 WITH ITS REGISTERED OFFICE SITUATED AT A-80, NIZAMUDDIN EAST, NEW DELHI - 110013 AND WAS DULY REGISTERED WITH SUB-REGISTRAR AT NEW DELHI FOR THE UPLIFTMENT OF THE INDIANS BY IMPARTING QUALITY EDUCATION SPECIALLY WEAKER SECTION OF THE SOCIETY. THE SAME TRUST DEED BEING MADE PART OF THIS DECLARATION AT SCHEDULE 'A' ATTACHED HEREWITH.

WHEREAS ON THOROUGH READING OF THE CONTENTS OF THE ABOVE REFERRED TRUST DEED BY ME AS WELL AS THE BOARD OF TRUSTEES. WE ALL OBSEREVED AND IS ALSO EVIDENT FROM FOLLOWING PARAS OF THE ABOVE REFERRED TRUST DEED WHICH EXPRESSES THE SECULAR IDEOLOGY BEHIND FORMATION OF ABOVE REFERRED TRUST BY THE SETTLOR

AT PAGE NO.5 PARA 3.05, WHICH READ AS "TO HOLD AND CONCERT SEMINARS, DEBATES, LECTURES, SYMPOSIUMS AND ACADEMIC OF CULTURAL PROGRAMMES . FOR OMOTING EDUCATION AMONG THE CHILDREN AND YOUTH THE COUNTRY"

Reg. No. 31 10 82

lucke & Towne

ATTESTED

2 2 APR 2002 2 2 APR 2002 PROMASE St. Shaherd Jencod . Syed Angel Ali let on Hai does food winey Duale & Tour Policy () 12 Ro. Nijkanostok. Nuchar Mycharlands. A. Chahead garpoord. a \$1 10182 22/4/202 ATTESTED

AT PAGE NO. 5 PARA 3.06 WHICH READ AS "TO DO ALL THINGS. ACTS AND DEEDS FOR CREATING AWARENESS AND ZEST FOR ACQUISITION OF KNOWLEDGE, RESEARCH AND INQUIRY AND FOR BUILDING UP MORAL CHARACTER AND PERSONALLY BY INCULCATING MORAL VALUES AMONG THE STUDENTS. PARTICULARLY THE MUSLIMS AND OTHER MINORITIES. AT PAGE NO.7 PARA 3.25 READ AS "TO ACCEPT UPON SUCH TERMS AS THE BOARD OF TRUSTEES MAY THINK FIT ANY GRANT, DONATION OR CONTRIBUTION IN MONEY, KIND OR LAND OR OTHER PROPERTY IMPRESSED WITH THE TRUST TO CARRY OUT THE OBJECTS REFERRED TO IN SUB-CLAUSE 3.01 TO 3.24 OF CLAUSES A & B OF PARA THEREOF PROVIDED THAT THE UPON WHICH SUCH GRANTS. DONATIONS. CONTRIBUTIONS SHALL BE ACCEPTED SHALL NOT IN ANY WAY BE INCONSISTENT WITH OR REPUGNANT TO THE OBJECTIVES OF THESE PRESENTS.

ALL ACTIVITIES FINANCED FROM THE FUND SHALL BE CONDUCTED IN ACCORDANCE WITH THE IDEALS AND OBJECTS AS STATED HEREIN AND NO DISCRIMINATION SHALL BE PERMITTED THEREIN ON GROUNDS OF RELIGION, CASTE, CREED OR SEX, PROVIDED THAT ANY DONATION EARMARKED AND ACCEPTED FOR ANY SPECIFIC PURPOSE FALLING WITHIN THE SUBJECTS MENTIONED IN THESE PRESENTS SHALL BE USED FOR SUCH SPECIFIC PURPOSES.

WHEREAS WHILE TYPING THE DECLARATION OF THE ABOVE REFERRED TRUST DEED THE FOLLOWING TYPOGRAPHICAL AND UNINTENTIONAL MISTAKES WERE COMMITTED:

AT PAGE NO.2 PARA NO.1 WRITTEN AS "WHEREAS THE SETTLOR IS INTERESTED IN THE UPLIFTMENT OF INDIAN MUSLIMS BY CONTRIBUTING APPROPRIATE EDUCATION AND WITH THIS IN MIND, A COMPREHENSIVE WORK OF EDUCATION OF INDIAN MUSLIMS"

WHEREAS IT HAS ALWAYS BEEN "WHEREAS THE SETTLOR IS INTERESTED IN THE UPLIFTMENT OF INDIANS INTER-ALIA MUSLIMS BY CONTRIBUTING APPROPRIATE EDUCATION AND WITH THIS IN MIND, A COMPREHENSIVE WORK OF EDUCATION OF INDIANS INTER-ALIA MUSLIMS"

AT PAGE NO.4 PARA NO.3.01, WRITTEN AS "TO WORK FOR EDUCATION OF INDIAN MUSLIMS BY IMPARTING AREAS SUCH AS SCIENCE, TECHNOLOGY, MORAL AND ETHICAL STUDIES ETC., THEREBY CREATING AND SUSTAINING APPROPRIATE ORGANISATIONS."

WHEREAS IT HAS ALWAYS BEEN "TO WORK FOR EDUCATION OF MENANS INTER-ALIA MUSLIMS BY IMPARTING AREAS SUCH AS

MI RA
Adv. & Notary
Reg. No 31:10:82

Showed Tomes

Shash Kumar Man

Smare & Pauce &

SCIENCE, TECHNOLOGY, MORAL AND ETHICAL STUDIES ETC., THEREBY CREATING AND SUSTAINING APPROPRIATE ORGANISATIONS."

AT PAGE NO.5 PARA NO.3.06, WRITTEN AS "TO DO ALL THINGS, ACTS AND DEEDS FOR CREATING AWARENESS AND ZEST FOR ACQUISITION OF KNOWLEDGE, RESEARCH AND INQUIRY AND FOR BUILDING UP MORAL CHARACTER AND PERSONALITY BY INCULCATING MORAL VALUES AMONG THE STUDENTS PARTICULERLY THE MUSLIM AND OTHER MINORITIES"

WHERAS IT HAS ALWAYS BEEN "TO DO ALL THINGS, ACTS AND DEEDS FOR CREATING AWARENESS AND ZEST FOR ACQUISITION OF KNOWLEDGE, RESEARCH AND INQUIRY AND FOR BUILDING UP MORAL CHARACTER AND PERSONALITY BY INCULCATING MORAL VALUES AMONG THE STUDENTS"

AT PAGE NO.11 PARA NO.5.11, WRITTEN AS "IF IN THE OPINION OF THE TRUSTEE CIRCUMSTANCES SO REQUIRE THE TRUSTEE MAY, UNANIMOUSLY MAKE ANY AMENDMENT IN THE RULES THEY MAY CONSIDER NECESSARY FOR THE BETTER MANAGEMENT OR ADMINISTRATION OF THE TRUST ACTIVITIES OR FOR CARRYING OUT THE OBJECTS OF THE TRUST. SO AS NOT TO CHANGE THE BASIC CONCEPT AND COMPOSITION OF THE TRUST."

WHEREAS IT HAS ALWAYS BEEN "IF IN THE OPINION OF THE TRUSTEE CIRCUMSTANCES SO REQUIRE THE TRUSTEE MAY, UNANIMOUSLY MAKE ANY AMENDMENT IN THE RULES THEY MAY CONSIDER NECESSARY FOR THE BETTER MANAGEMENT OR ADMINISTRATION OF THE TRUST ACTIVITIES OR FOR CARRYING OUT THE OBJECTS OF THE TRUST, SO AS NOT TO CHANGE THE BASIC CONCEPT AND COMPOSITION OF THE TRUST."

AT PAGE NO.12 PARA 7.02(G) WRITTEN AS "TRUST AND ITS UNITS ALONGWITH A DERAILED STATEMENT OF RECEIPTS AND THE SECRETARY WILL IN EVERY MEETING SUBMIT THE REPORT OF THE EXPENDITURE AND CASH AND BANK BALANCE FOR THE CONSIDERATION BY THE TRUST, HE MAY ALSO DELEGATE HIS POWERS TO OFFICIALS OF TRUST FROM TIME TO TIME."

WHEREAS IT HAS ALWAYS BEEN "TRUST AND ITS UNITS ALONGWITH A DETAILED STATEMENT OF RECEIPTS AND THE SECRETARY WILL IN EVERY MEETING SUBMIT THE REPORT OF THE EXPENDITURE AND CASH AND BANK BALANCE FOR THE CONSIDERATION BY THE TRUST, HE MAY ALSO DELEGATE HIS POWERS TO OFFICIALS OF TRUST FROM TIME TO TIME."

MI-EA
Adv. & Notary
Reg. No. 31 10) E2
LLCKNOW.

Sura D Paverd

- Seal

thore & Pance

THEREFORE, TO CLARIFY AS WELL AS TO DECLARE THAT THE INTENT/DEC.

LARATION OF TRUST DATED 31ST JANUARY2001 HAS ALWAYS BEEN AS UNDER AND ALWAYS THE TRUE INTENTIONS OF THE SETTLOR TRUSTEE HAS BEEN TO MAKE DIFFERENCE TO THE LIFE OF INDIANS IRRESPECTIVE OF THEIR CASTE, RELIGION, SEX & PLACE WHATSOEVER AND ACCORDINGLY THIS, DOCUMENT OF DECLARATION OF TRUST IS MADE HEREBY TO AVOID ANY CONFUSION WHATSOEVER IN THE MATTER OR ANY OTHER POSSIBLE INTERPRETATION IN VIEW OF THE MISTAKES COMMITTED WHILE TYPING THE CONTENTS OF THE ABOVE REFERRED TRUST DEED.

NOW THIS DEED OF DECLARATION IS MADE TO CLARIFY AND REMOVE MISTAKES AS UNDER:-

- JANUARY 2001 BE SUSTITUTED / INSERTED OR OTHERWISE TO REMOVE MISTAKES COMMITTED THEREIN:
 - (I) AT PAGE NO.2 PARA NO.1 THE WORDS "INDIAN MUSLIMS"
 BE SUSTITUTED WITH "INDIANS INTER-ALIA MUSLIMS".
 - (II) AT PAGE NO.4 PARA NO.3.01 THE WORDS "INDIAN MUSLIMS" BE SUSTITUTED WITH "INDIANS INTER-ALIA MUSLIMS".
 - (III) AT PAGE NO.5 PARA NO.3.06 THE WORDS AFTER "STUDENTS" BE DELETED AND "FULL STOP" BE PUT AFTER "STUDENTS"
 - (IV) AT PAGE NO.11 PARA NO.5.11 DELETE "FULL STOP" BEFORE THE WORD "SO" AND PUT "COMMA".
 - (V) AT PAGE NO.12 PARA NO.7.02(G) THE WORD "DERAILED" BE SUSTITUTED WITHTHE WORD "DETAILED".

TESTIMONIUM AND ATTESTATION

IN WITNESS WHEREOF I, SHAHED JAVEED HAVE EXECUTED THESE PRESENTS ON THE DAY, AND YEAR FIRST ABOVE WRITTEN.

SHAHED JAVEED SETTLOR TRUSTEE

neved for

SIGNED, SELAED AND DELIVERED BY THE SAID SETTLOR TRUSTEE LAHED JAVEED AT NEW DELHI IN THE PRESENCE OF THE 1. By Nig ton To m ain fangin DINE H KUMTKEGEE NELZ R. 13 p. 0384 200 193 lin fal - 2/11/-MI P. A Adv & Metery Reg. No 51 10182 Sheehad Pauce-O LLCKKOW. (Advocur * (G A t Ali Road, h NU. D|271119 VIII 9 ERKER 328298 Kumai Miste

& NOTARY

shound bonnes





Sinesh Kumar Mism ACT & NOTARY

bechood, U.P. INDIA

ALTER

ROOS RELOO

CONTROL R

दिल्ली DELHI

Shalid Januard, P. No. V-21113 valid upts 4/9/5007 Sour Fr reise

DECLARATION

THIS DECLARATION is made on this 12th day of March, 2005, By.

ME. SHAHID JAVEED son Syed Amjad Ali Khan, Resident of 3-6-361/
Ledy Haideri Read, Himayat Nagar, Hyderabad-5000029, THE SETTLOR
THUSTEE OF THE JEHANGIRABAD EDUCATIONAL TRUST.

WHEREAS THE JEHANGIRABAD EDUCATIONAL TRUST was formed by the Settlor Trustee on 31st January 2001 and was duly registered (Rede No 438/4/2909/144-157 Dated 31.01.2001) with Sub Registrar at New Delhi for the upliftment of the Indians by imparting quality education specially to the weaker section of the society.

WHEREAS the first board of Trustee had four members as permanent trustees mentioned in para 4.01 and para 4.02 on page 7 of the "Doci DECLARATION OF THE TRUST" the same Trust Deed is attached here WHEREAS one of the members of the first board of Trustees Mr. KAM FARUOI SON OF MR. MA FARUOI, RESIDENT OF A-80, NIZAMUDDIN EAST, NEW DELHI regigned from "THE JEHANGIRBAD EDUCATIONAL TRUST" on December, 2, 2004 as per provisions in para 4.02 and 4.03 on page 07 of the "DEED OF DECLARATION OF THE TRUST". A Capy of his

PAGE NO ... 2/ ...

resignation letter signed in front of two witnesses is attached herewith.

WHEREAS in view of the resignation of Mr. KAMAL FARUOI the rest of the permanent trustees as per the provision in para 4.03 on page 7 and para 5.02 on page 8 of the *DEED OF DECLARATION OF THE TRUST" filled up the vacancy by unanimity and inducted MR. KHAJA HUSAIN SON OF SH. MOHD. HUSAIN, RESIDENT OF HOUSE NO C-189, INDRA NAGAR, LUCKNOW, (U.P.) as a permanent trustee and secretary/ Treasurer of "THE JEHANGIRABAD EDUCATION AL TRUST".

TESTIMONIUM AND ATTESTATION

IN WITNESS WHEREOFI, SHAHID JAVEED SON OF SH. SYED AMJAD ALI KHAN, RESIDENT OF 3-6-361/7, LADY HAIDARI ROAD, HIMAYAT NAGAR, HYDER ABAD-5000029, THE SETTLOR TRUSTEE OF "THE JEHANGIRABAD EDUCATIONAL TRUST HAVE EXECUTED THESE OF THE 12thm DAY OF MARCH, 2005.

Shale Daviel

SHAHID JAVEED

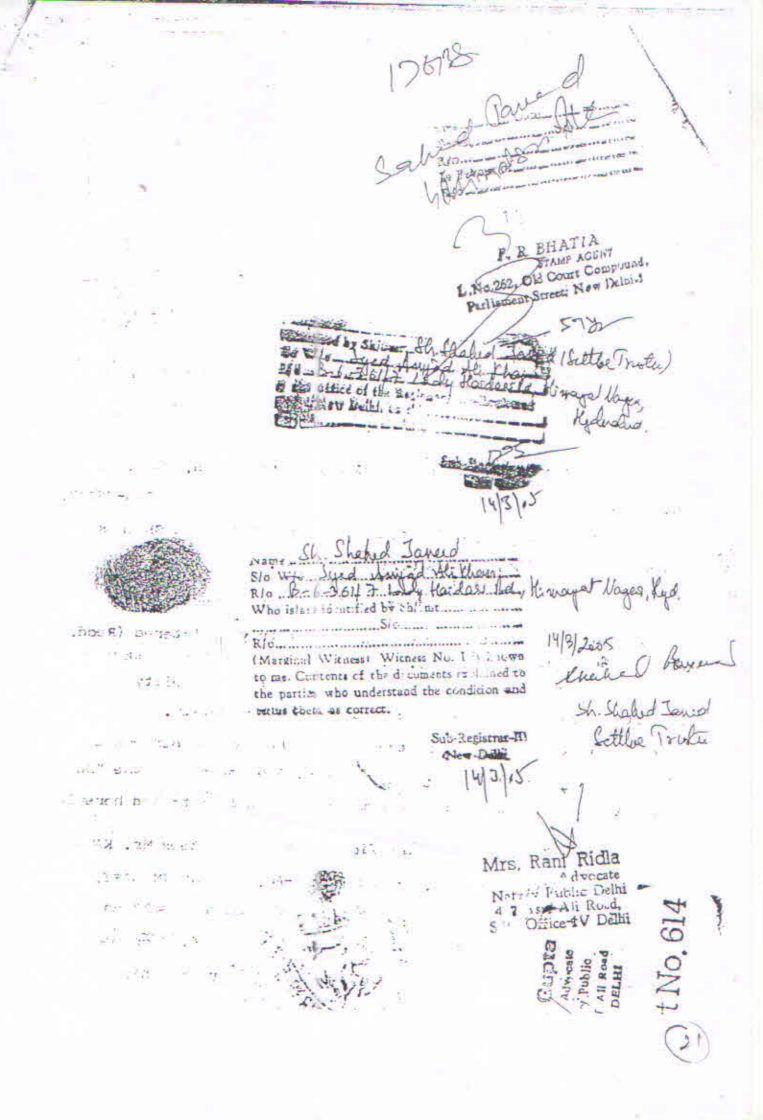
(SETTLOR TRUSTEE)

SIGNED AND DELIVERED BY THE SAID SETTLOR TRUSTEE MR. SHAHID JAVEED AT NEW DELHI IN THE PRESENCE OF THE FOLLOWING WITNESSES.

WITNESSES:-

1)

2)



JAHANGIRABAD EDUCATIONAL TRUST Jahangirabad, Barabanki, (U.P.), Phone 05248-243352

Extracts of the minutes of the meeting of the Board of Trustees of Jahangirabad Educational Trust (Regd.) held on Dec 28, 2005, at MJ College Hyderabad at 3pm...

RESOLUTION

The Board of trustees unanimously agreed to earmarked the Jahangirabad Fort property and land, situated at Jahangirabad, Barabanki District, UP, exclusively for The Jahangirabad Institute of Technology to carry out educational programs in accordance with the trust mission and objectives, defined in the trust charter.

BECRETARY

Khaja Husain

General Secretary Jahangirabad Education Trust

Manzour Show