



TRUST DEED

This Deed of Trust is made at Jaipur on this 24th day of April, 2001 between :-

- (1) Shri Jai Krishan Jajoo S/o Dr. Shri Bal Krishan Jajoo aged around 40 Years resident of 4 KA 3, Jawahar Nagar, Jaipur - 302 004 hereinafter to be referred as SETTLOR (Which expression shall unless repugnant to this context or meaning include his heirs, Executors, administrators and nominees.)

AND

- (1) Shri Jai Krishan Jajoo S/o Dr. Shri Bal Krishan Jajoo resident of 4 KA 3, Jawahar Nagar, JAIPUR - 302 004.
- (2) Ms. Pooja Daga D/o Shri Chand Ratan Daga resident of D-32, Saraswati Marg, Banipark, JAIPUR - 302 016
- (3) Shri Gurminder Singh Puri S/o Shri Dilip Singh Puri resident of 4/119, Jawahar Nagar, JAIPUR - 302 004.
- (4) Shri Sudershan Fomra S/o Shri Srikishan Fomra resident of J-56, Tagore Nagar, JAIPUR - 302 021.
- (5) Shri Nandkishore Singhi S/o Shri Srikishandas Singhi resident of K-67, Shyam Nagar, JAIPUR - 302 019.
- (6) Shri Lalit Arora S/o Shri R.L. Arora resident of C-90, Bhagirath Marg, Shyam Nagar, JAIPUR - 302 019.
- (7) Shri Vibhuti Singh Deora S/o Dr. Shri S.S. Deora resident of 315, Adarsh Nagar, JAIPUR - 302 004.
- (8) Ms. Neeta Jajoo D/o Dr. Shri Prakash Karan Sharda resident of 4 KA 3, Jawahar Nagar, JAIPUR - 302 004.
- (9) Shri Sunil Mundra S/o Shri Shivchand Mundra resident of A-4, Bhagirath Colony, Chomu House, JAIPUR - 302 001.
- (10) Ms. Veena Arora D/o Shri M.L. Agrawal resident of C-60, Shyam Nagar, JAIPUR - 302 019.

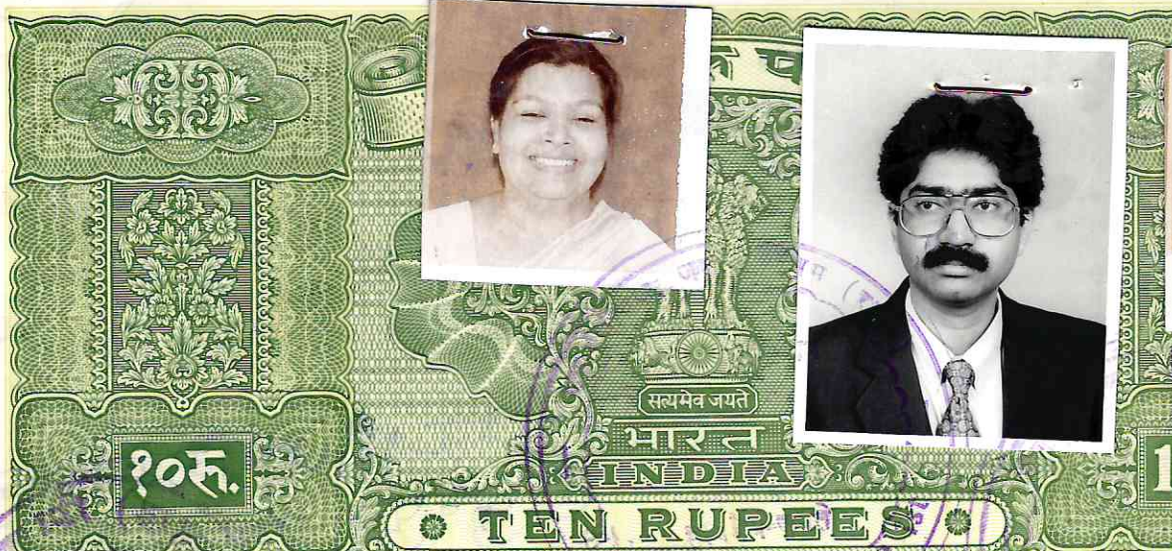
All the above ten parties hereinafter to be referred as TRUSTEES.

(Contd..2)

Jai Krishan Jajoo
Pooja Daga
Jajoo

Vibhuti Singh Deora
S.S. Deora
Deora

Neeta Jajoo
Arora
Veena Arora



(2)

WHEREAS the settlor hereof is the legal owner and in possession of Rs. 1,100/- (Rupees Eleven Hundreds only), AND WHEREAS out of his free will and Religious disposition and inclination he is desirous of creating this trust in respect of the aforesaid sum of Rs. 1,100/- (Rupees Eleven Hundreds only) to form the nucleus of the trust, AND WHEREAS the Settlor has requested the above trustees to act as the trustees of these presents which they have accepted as is testified by their joining in and executing these presents.

AND WHEREAS the trustees have at the request of the Settlor accepted to act as trustees of the above mentioned trust and have taken possession of Rs. 1,100/- (Rupees Eleven Hundreds only), which was handed over to the trustees of the trust in Cash carrying out the Trust as herein below mentioned and the Settlor hereby delivered, transferred and assigned the said sum of Rs. 1,100/- (Rupees Eleven Hundreds only) irrevocably unto the trustees to have and hold the same upon trust and all its beneficial interests therein and income thereof irrevocably upon the trust for the ends, intends and purposes as contained in this deed as under :

That the name of the trust shall be JAGRITI, hereinafter referred to as the Trust and it shall be for general public utility with its principal office at 114, Dawa Bazar Building, Film Colony, Chaura Rasta, JAIPUR - 302 003 for the time being. This Trust is being constituted as a Public Charitable Trust.

The Trust hereby created is irrevocable and if because of any reason the Trust fails or is held invalid, there shall be no resulting trust in favour of the Settlor or his heirs and the assets of the Trust shall be given to similar institutions having similar objects.

That the trustees shall hold and stand possessed of the said amount of Rs. 1,100/- (Rupees Eleven Hundreds only) hereinafter called the trust fund and all additions, accumulations and accretions thereupon the trust and with and subject to the powers and provisions herein declared and contained for the same.

Jackshan Jaji
Tuji Sage
[Signature]
Abanti Singh Dama (Contd..3)
Shri Jagan
Musmih
[Signature]
Neeta Jaji
[Signature]
Veera Chora

21 APR 2001

9236 29-6-01
विवाह का विधी
पुर्वी के पुर्वी के कृत्य
सेवा का नाम
विवाह का नाम
विवाह का नाम
पुर्वी के पुर्वी के कृत्य
कार्य का सुपरविज



बल्लू मेहरा लखनवाली
विवाह विधी
नौदरी का नाम, जयपुर

Saitanthe Taje



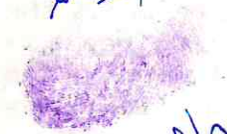
Puja Daga



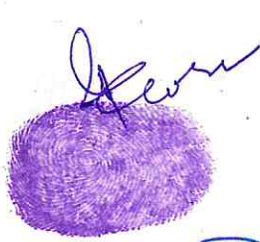
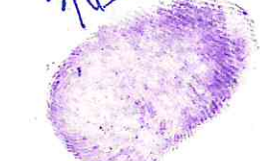
Jeet



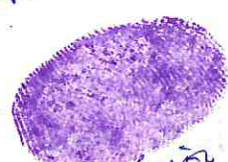
Murjane



Musm



Libhuti Singh Dune



Neete Saje



डम्परी जय किशन जाजु एवम
② पुजा डांग 29% श्री भार.
डांग उम्र 27 वर्ष ③ गुरमिंदर सिंह

S/O-श्री दिलिप सिंह उम्र 46 वर्ष नि B-502, जवाहर
एनम्बल जवाहर नगर सैक्टर नं 2 जयपुर -
④ सुदर्शन कमरा S/O किशन उम्र 34 वर्ष नि B-56 रंगौर
नगर जयपुर ⑤ नन्द किशोर S/O किशनदास उम्र 44 वर्ष
नि K-67, श्याम नगर जयपुर ⑥ ललित अरोज S/O भार. एच.
अरोज उम्र 44 वर्ष नि C-90, श्याम नगर जयपुर ⑦ विभूति
सिंह S/O डा एस.एस. देवेडा उम्र 31 वर्ष नि 315, मादर्श
नगर जयपुर ⑧ श्री मति निता जाजु S/O जय किशन उम्र 38 वर्ष
नि 403, जवाहर नगर जयपुर ⑨ सुनील मुंडडा S/O लख शिव
उम्र 42 वर्ष नि A-4, भागीरथ कैलेनी जयपुर ⑩ वीणा
लेख-पत्र शूट-डी 5 भा पढ सुन 40 ललित अरोज जयपुर
ब समझ क इमका निष्पादन नि C-60, श्याम नगर
जयपुर

निष्पादनकर्ता की पहचान
(1) श्री रामकिशोर सिंघी
श्री ललित सिंघी
वय 41 माई 1977
अवसाय भाषा
नगर K-67, श्याम नगर जयपुर
श्या (2) श्री राजेश्वर
श्री लखनवाली भाषा
वय 70 माई 1927
अवसाय भाषा
विवाह 31294, विवाह
नगर जयपुर

उप-पंजीयक
जयपुर जयपुर

(4) That the said trustees shall collect and receive the income, interests, rent, dividend, profits and any other income of the trust and shall in the first instance pay therefrom all Government dues, Ground Rent, Insurance Premium, Cost of ordinary repairs, Salaries and Wages of the servants and other usual outgoings and all costs, charges and expenses or incidental to the preservations of the trust estate, if any and the trustees carrying out the trust hereby created shall utilise the balance net income for the objects of the trust, provided that the trustees may accumulate income or part of it, of the trust for utilising the same for such specific objects as they may decide for such period and subject to such terms and conditions as may be prescribed in any rules or laws for the time being inforce.

(5) The objects for which the income and ultimately the corpus of the trust shall be used for the following objects :-

- (a) To work for the betterment of environment and cleanliness.
- (b) To work for the development of Social, Educational, Cultural and Sports activities.
- (c) To develop self employment for widow and divorced ladies.
- (d) To do advisory work for providing employment to unemployed persons.
- (e) To develop atmosphere of co-ordination, co-operation, self respect in the society.
- (f) To Provide help to the people at the time of natural calamities.
- (g) To work for the development in the fields of Health, Child Development and Women Development.
- (h) To found, construct, maintain and run Schools, Colleges and all other educational institutions for the general public.
- (i) To organise religious lectures, Bhajans etc. for the benefit of general public.
- (j) To give donations, medicines, food etc. to poor, destitutes, birds and animals etc.
- (k) To construct, maintain and run hospitals, nursing homes, Aushadhalayas, dispensaries etc. for the benefit of general public.

(Contd..4)

Jai Kishan Jais

Rajendra Jais

[Signature]

Shri Jais

Rusmitri

[Signature]

[Signature]

Neeta Jais

[Signature]
Veera Arora

(4)

- (1) To construct, maintain and run Orphanages and Shelter houses for old people and downtrodden segment of the Society.
- (m) To give donations to other Public Charitable Trusts, Charitable Institutions and bodies.
- (n) To collect Donations and/or Grants from Government or Government bodies and any other persons for attainment of the objects of the trust.
- (o) To work for making the environment around us more friendly and more congenial for the survival of persons, animals etc. and to make public more and more aware for keeping the environment clean and congenial for all.
- (p) To undertake projects of Plantation to make the environment clean.
- (q) To do any other public charitable work.

6. The trustees shall be free to invest all monies of the trust, until they are utilised for the objects of the trust, in any manner and in any security as they may think proper and without any prejudice to the generality of the foregoing of the provisions, of the trust.

The trustees may invest the funds of the trust for the following purposes :-

- (a) In the purchase of any immoveable property and in the development thereof including leasehold properties. The trustees may borrow money at such rate of interest as they think fit for this purpose without security or with such security of the trust fund or any assets of the trust as they think fit.
- (b) In Purchase of any moveable property.
- (c) Deposit money in account with any Scheduled Bank(s), Post Office, Unit Trust Securities issued by the Government or any other Public Limited Companies not prohibited by law.
- (d) In purchase of any asset which is capable of yielding income by letting on hire and trustees may at their discretion let it on hire.
- (e) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

Jai Kishan Jaji

Raji Daga



Shri Jagan Mohan Singh

Tusimphi



(Contd..5)

Neeta Jaji


Veena Arora

14
The trustee shall be free to invest all moneys of the trust, and they are authorized for the trustee to invest in any manner and in any security as they may think proper and without any restriction to the generality of the foregoing provisions of the trust.

(a) To make the making the arrangements for the survival of persons and more congenial for the survival of persons, animals etc. and to make such more and more arrangements for keeping the environment clean and congenial for all.

(b) To undertake projects of plantation to make the environment clean.

(c) To do any other public charitable work.

The trustee may invest the funds of the trust for the following purposes:

(a) In the purchase of any immovable property and in the development thereof including leasehold properties. The trustee may borrow money at such rate of interest as they think fit for the purpose without security or with such security of the trust fund or any assets of the trust as they think fit.

(b) In purchase of any movable property.

(c) In deposit money in account with any Scheduled Bank(s) or in fixed deposit securities issued by the Government or other Public Limited Companies not prohibited by law.

(d) In purchase of any asset which is capable of yielding income by way of hire and trustees may at their discretion do so.

(e) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(f) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(g) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(h) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(i) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(j) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(k) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(l) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(m) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(n) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(o) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(p) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(q) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

(r) In any other manner as the trustees shall in their absolute discretion think fit. The trustees may make investments in the name of one or more of the trustees.

7. The Trustees shall have power to borrow money either against security or without security and at such rate of interest as the trustees may deem fit and in the benefit of the trust.

8. In case there is any loss during any year, such loss shall be carried forward to be set off against future profits.

9. It shall be lawful for the trustees, at such times as they in their discretion think fit, to sell by public auction or private Contract or exchange or transfer or assign, grant lease or sub lease for any terms however longer or otherwise dispose off all or any of the trust properties including immoveable properties at such terms and conditions relating to title or otherwise in all respects, as they may think proper. They shall be free to buy, reacing, carry and contract for and also exchange, transfer, assign or other disposition and to resale the same or enter into fresh contracts, exchange, transfer, assign or lease or other disposition and for such purpose to execute all necessary conveyances, assignments, deeds, documents etc.

10. RULES AND REGULATIONS OF THE TRUST :

(i) The number of trustees shall be at least three and shall not exceed twenty.

(ii) The Trustees may appoint additional Trustee(s) at their discretion with the consent of all the trustees, in their meetings and such additional trustee(s) shall work as trustee(s) and will have all powers as if he/they are appointed as Trustee(s) by this deed.

(iii) Notwithstanding any provisions contained in this deed, the trustees may appoint maximum two of them as Managing Trustee and the person so appointed as Managing Trustee(s) shall have all the powers of the Board of the trustees and the acts done by him/ them shall be deemed to be acts approved by the whole Board of Trustees.

(iv) All acts done by the majority of the trustees, for the time being shall be as valid and as effective if such acts have been done by all trustees.

(v) Should any difference of opinion at any time exists between the Trustees for the time being in relation to the execution of the trust, the majority shall prevail provided that in such event the Managing Trustee(s) shall have a casting vote.

Jai Kishan Jaji
Puje Daji

[Signature]

[Signature]
Musinhi
[Signature]

(Contd..6)

[Signature]
Heete Jaji
[Signature]
Veeranora

प पंजीयक, जयपुर (प्रथम)

The Trustee shall have power to borrow money after giving security as aforesaid, and to sell or lease or otherwise dispose of any or all of the property of the Trust, and the trustee may need to be in the benefit of the Trust.

It shall be lawful for the Trustees, at any time as they may think fit, to sell or lease or otherwise dispose of any or all of the property of the Trust, and the Trustees may need to be in the benefit of the Trust.

10. RULES AND REGULATIONS OF THE TRUST :

(i) The number of trustees shall be at least three and shall not exceed ten.

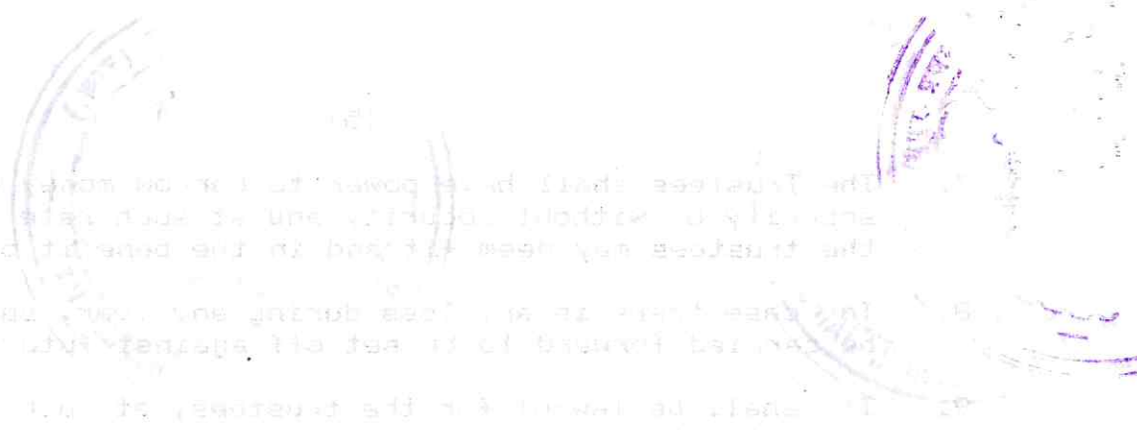
(ii) The Trustees are, among other things, Trustees at their discretion with the consent of all the trustees, in their meeting and such additional trustee as may be appointed as Trustees by the Board.

(iii) Notwithstanding any provisions contained in this deed, the Trustees may appoint maximum two of them as Managing Trustees and the person so appointed as Managing Trustees shall have all the powers of the Board of Trustees and the acts done by him shall be deemed to be acts approved by the whole Board of Trustees.

(iv) All acts done by the majority of the trustees, for the purpose of the deed, shall be valid and as effective as if done by all trustees.

(v) In the event of any difference of opinion of any kind between the Trustees for the time being in relation to the management of the trust, the majority shall prevail, provided that in such event the Managing Trustees shall have a casting vote.

Handwritten signatures and names in blue ink, including 'Trustee' and 'Managing Trustee'.



Handwritten text at the bottom right, possibly a date or reference number.

(6)

(vi) A Trustee may resign from his office of trustee by giving one month's notice in writing to his co trustees and upon the expiry of such period such trustee shall be deemed to have vacated his office of trustee.

(vii) The Trustees shall have power to regulate their proceedings for any purpose and/or for the purpose or in connection with the meeting of the Board of Trustees from time to time and to repeat, amend or alter the same.

(viii) The Trustees shall make life time members and annual members of this trust. The contribution coming from the life time members in lieu of granting them life membership, shall be deemed to be forming part of the corpus fund of the trust and the contribution coming from annual members in lieu of granting them annual membership, shall be deemed to be forming part of regular income of the trust. For granting membership whether life time or annual, to any person interested, this shall be a pre condition that the intending member shall have to devote at least two hours per week for the works relating to the objects of the trust.

(ix) Without prejudice to the generality of the above powers the trustees shall have the power :-

(a) To employ clerks and other employees, agents, Bankers, Brokers, Lawyers, Accountants and others at such remuneration as they may think fit.

(b) To appoint any of them as Secretary and to delegate to him/ her all powers which they are capable of under these presents.

(c) To do such acts and deeds as may be considered necessary in the interest of the Trust.

(d) To delegate powers as they can lawfully delegate to any person and execute such power of attorney as they think fit for the purposes.

(e) To Withdraw any power or revoke any appointment of any employees or attorneys or agents.

(f) To let any portion of any immoveable property forming part of the trust fund, at such rent and for such period and on such terms and conditions as they may think fit.

Jai Kishan Jaji
Raja Daga
Jaji

Shri Jagan
Rusimhri
Jagan

U. Bhatti Singh Dura
(Contd..7)
Neeta Jaji
Umera Anora

उप पंजीयक, जबपुर (प्रथम)

The Board may... the office of trustee... the Board of trustee...

The trustee shall have power to regulate their... the Board of trustee...

The trustee shall have the same powers and... the Board of trustee...

With the president of the company...

(a) To employ clerks and other employees...

(b) To appoint any of them as secretary and to deliver...

(c) To do such other acts and deeds as may be considered...

(d) To delegate powers as they can lawfully delegate...

(e) To withdraw any power or revoke any appointment of...

(f) To set any portion of any immovable property...

Handwritten signatures and names at the bottom of the page, including 'Trustee' and 'Secretary'.



(g) To maintain bank accounts in the name of the trust which shall be operated by signatures of one or more trustees as decided by the trustees in their meetings from time to time.

(h) To determine who shall be first name as regards investments in Shares, Stocks, Debentures and other Investments.

(i) To appoint a proxy or proxies for voting in any meeting of the creditors, contributors, shareholders of otherwise.

(j) To allow any investment to stand in the name of any bank.

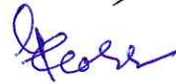
(k) To sell, improve, manage, develop, exchange, lease, mortgage, charge, pledge, hypothecate, dispose off or deal with any moveable or immovable property or part thereof belonging to the Trust.

(l) To pay remuneration to any trustee who being a professional or to any firm in which he or she is a partner engaged for handling any work relating to the trust.

(m) To institute, file, defend, plead, argue or prosecute any suit, appeal, review, revisions, or any other administrative, judicial or quasi judicial proceedings on behalf of the trust or against the trust. It shall be lawful for the said Trustee(s) to compromise or compound any action, suit, proceedings, differences or demand against the trust fund upon any terms as they think proper and/or refer any such differences or demand to arbitration and/or execute all instruments and to do things expedient for such purpose or any of them and in all cases, in which any question of law or equity shall arise relating to the said trust or the trust fund or any of them may settle or arrange the same in such manner as they may be advised by their counsel and or to abandon or relinquish claim relating to the trust or trust fund or any of them, as their counsel may advise and/ or to settle and approve all account relating to the said trust fund and to execute and do all deeds, matters and things relating to the trust fund or fully and effectually as the trustee(s) could do if they were the absolute owners of the said trust fund.

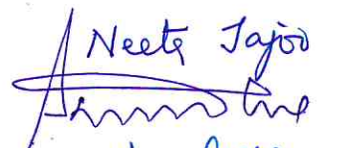
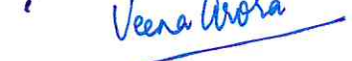
उ पंजीयक, जयपुर (प्रथम)

Jai Kishan Jaji
Paji Daga


Shri James
Musimbin


Vibhuti Singh Dama


(Contd..8)

Neeta Jajoo

Veena Arora


(n) To write, sign, execute, deliver any returns, complaints, applications, written statements, agreements, appeals or any other documents on behalf of the trust and to file, deliver or produce the same before any Government, Semi Government, Local, Judicial, Quasi Judicial or private authority or person.

(o) To Prepare rules and regulations for conducting the meeting of the Trust and for the general management of the affairs of the Trust or for any other purposes for effective running of the trust.

11. If the Trustees hereby appointed or any of them or any trustee appointed as provided in the deed shall die or desire to be discharged or refuse or become unfit or incapable to act as trustee then in every such case it shall be lawful for the continuing trustee(s) for the time being, or the executor, administrator or the last surviving or the continuing trustees to appoint a new trustee or trustees in place of Trustee or Trustees so dies or so desiring to be discharged or refusing or becoming unfit or incapable to act as aforesaid and on every such appointment the trust fund shall become vested in the new trustee(s) jointly with the surviving trustees.

12. Each of the trustees binds himself and his heirs, executors and administrators that in the event of his retirement or ceasing to be a member trustee or in the event of his death his legal representative, to do all necessary acts, deeds and things for duly vesting and transferring ever into the names of the new trustees (in so far as the nature of the property and other circumstances shall require or admit) the trust fund and/ or such securities and shares etc. belonging to the trust as may be standing in the name or his name jointly with any of the other trustees by virtue of these presents and all costs for transfer shall be borne out of the trust funds.

13. The accounting year of the trust shall be such as may be mutually decided by the trustees.

14. The trustees shall be respectively chargeable only for such monies or securities or other properties as they shall respectively actually receive notwithstanding their signing any receipt for the sake of confirmity and shall be answerable and be accountable only of their own acts, commission, neglects or defaults and not for those of other or any banker or other persons with whom or into whose hands any trust money or funds or securities may be deposited or come, Nor for the insufficiency or deficiency of any security or any loss, unless the same shall happen through their own wilful default.

पंजीयक जयपुर (विद्युत)

Jai Kiran Jaji
Raji Daga
Shri. J. S. Singh
Rusimh
K. S. Singh
Bibanti Singh
Neeta Jaji
Veera Arora

(Contd..9)

15. It shall be lawful for the trustees to decide any resolution, decision by circulation and any such resolution or decision, passed by the majority of total Trustees shall be as effective and as binding as if the same has been passed and approved by a duly constituted meeting of the Trustees.

16. That the Trustees shall have meetings at such intervals as they may think expedient for the trust.

17. The Trustees may at any time by a unanimous decision dissolve the trust and spend the entire income and corpus of the trust for charitable and religious purposes.

18. It shall be lawful for the trustees to reimburse themselves or himself or pay and discharge out of the trust funds all costs, charges and expenses incurred in carrying out these presents or in the execution of the trust or power of these presents.

IN WITNESS whereof the aforesaid settlor and the trustees have executed this deed of Trust in their own hands and in their full senses on this the day mentioned herein above.

WITNESS :

- 1. Ramesh
(Ramesh Balkrishna Singh)
K-67 Shyam Nagar
Jaipur
- 2.

Jai Kirshan Jaji
(SETTLOR)

- 1. Jai Kirshan Jaji
- 2. Rajendra
- 3. Rajendra
- 4. Shyam
- 5. Ramesh
- 6. Ramesh
- 7. Ramesh Singh
- 8. Ramesh Jaji
- 9. Ramesh
- 10. Veera Arora

उप गवायक, जयपुर (प्रथम)

15. It shall be lawful for the trustees to do any resolution, decision by a majority of total trustees shall be effective and as binding as if the same has been passed and approved by a duly constituted meeting of the trustees.

16. That the trustees shall have meetings at such intervals as they may think expedient for the trust.

17. The trustees may at any time by a unanimous decision dissolve the trust and apportion the entire income and corpus of the trust for charitable and religious purposes.

18. It shall be lawful for the trustees to reimburse themselves or himself or pay and discharge out of the trust funds all costs, charges and expenses incurred in carrying out these powers or in the execution of the trust or power of these powers.

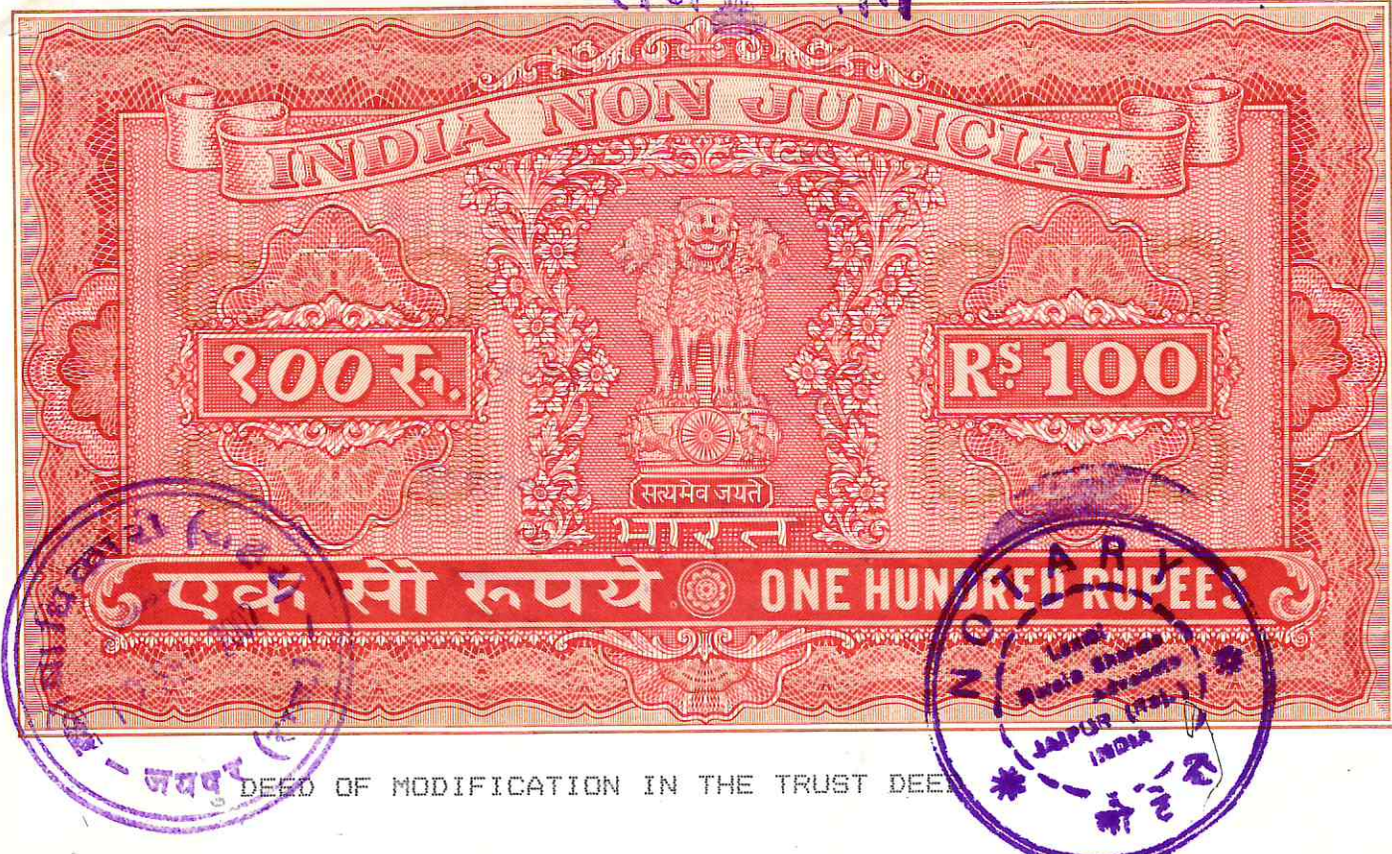
IN WITNESS whereof the abovesaid settlor and the trustees have executed this deed of trust in their own hands and in their full senses on this the day mentioned herein above.

1. Settlor
Settlor
Trustee
Trustee
Trustee
Trustee
Trustee
Trustee
Trustee
Trustee



Witness:
K-17 Shyam Nagar
Jaipur
Banker's Light

2



This Deed of Modification in the Trust Deed is made on this 17th day of September; 2002 by and between : -

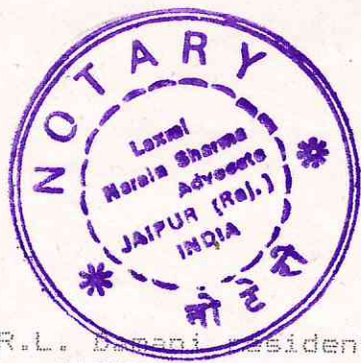
- 1) Shri Jai Krishan Jajoo S/o Dr. Shri Bal Krishan Jajoo aged around 40 Years resident of 4 KA 3, Jawahar Nagar, Jaipur - 302 004 hereinafter to be referred as SETTLOR

AND

- (1) Shri Jai Krishan Jajoo S/o Dr. Shri Bal Krishan Jajoo resident of 4 KA 3, Jawahar Nagar, -JAIPUR - 302 004.
- (2) Ms. Pooja Daga D/o Shri Chand Ratan Daga resident of D-32, Saraswati Marg, Banipark, JAIPUR - 302 016
- (3) Shri Gurminder Singh Puri S/o Shri Dilip Singh Puri resident of 4/119, Jawahar Nagar, JAIPUR - 302 004.
- (4) Shri Sudershan Fomra S/o Shri Srikishan Fomra resident of J-56, Tagore Nagar, JAIPUR - 302 021.
- (5) Shri Nandkishore Singhi S/o Shri Srikishandas Singhi resident of K-67, Shyam Nagar, JAIPUR - 302 019.
- (6) Shri Lalit Arora S/o Shri R.L. Arora resident of C-90, Bhagirath Marg, Shyam Nagar, JAIPUR - 302 019.
- (7) Shri Vibhuti Singh Deora S/o Dr. Shri S.S. Deora resident of 315, Adarsh Nagar, JAIPUR - 302 004.
- (8) Ms. Neeta Jajoo D/o Dr. Shri Prakash Karan Sharda resident of 4 KA 3, Jawahar Nagar, JAIPUR - 302 004.
- (9) Shri Sunil Mundra S/o Shri Shivchand Mundra resident of A-4, Bhagirath Colony, Chomu House, JAIPUR - 302 001.
- (10) Ms. Veena Arora D/o Shri M.L. Agrawal resident of C-60, Shyam Nagar, JAIPUR - 302 019.

Jai Krishan Jajoo

(Contd..2)



(2)

- ✓ (11) Mr. Anand Damani S/o Late Shri R.L. Damani resident of G-3, G.S. Apartments, Hawa Sarak, JAIPUR - 302 006.
- ✓ (12) Mrs. Anuradha Damani W/o Shri Anand Damani resident of G-3, G.S. Apartments, Hawa Sarak, JAIPUR - 302 006.
- ✓ (13) Mr. Navin Parwal S/o Dr. Shri D.P. Parwal resident of 24, Sangram Colony, C-Scheme, JAIPUR - 302 001.
- ✓ (14) Mr. Ashok Maheshwari S/o Shri L.N. Maheshwari resident of A-151, Ayodhya Path, Shyam Nagar, JAIPUR - 302 019.
- ✓ (15) Mr. Anil Saboo S/o Shri Purshottam Saboo resident of B-140, Queens' Road, JAIPUR - 302 021.
- ✓ (16) Ms. Mamta Daga D/o Shri C.R. Daga resident of D-32, Saraswati Marg, Banipark, JAIPUR - 302 016.

WHEREAS the trust named Jagriti was created by Deed of Trust Dated 24.04.2001 by the First Party. The main purpose of the trust was to undertake different types of charitable activities. The settlor had desired to create the trust for charitable purposes only and no intention was there to pursue any religious activity. However while drafting the Trust Deed one object of religious nature was included in the trust deed inadvertently because the objects were mentioned in the Trust Deed as per prevailing practice. But till today the trust has not spent even a single paisa for pursuing any object of religious purpose which is specifically mentioned as sub para (i) of Para 5 of the Trust Deed. We all the concerned parties with the Trust are not interested to pursue any religious activity in future and therefore all of us are agreed to the proposition that the referred sub para (i) of Para 5 of the Trust Deed be deleted from the Trust Document and for all purposes the same shall be deemed as deleted w.e.f. inception of the trust.

IN WITNESS WHEREOF all the parties to this Modification Deed have put their respective hands on this the day and date mentioned hereinabove.

WITNESS :

1) *[Signature]*
 VIHOD KUMAR ANIWAJ
 578A, UDAI PATH
 VIVER VIHAR
 JAIPUR

Identified by

2) Shyam Gopal Jaysu
 SHYAM GOPAL JAYSU
 220 Dawa Bazar
 Film Colony
 Jaipur.

ATTESTED
[Signature]
 NOTARY PUBLIC
 JAIPUR (Raj.)
 14.7 SEP 2002

SIGNATURES :

- (1) Jai kishan Jaysu
- (2) Pooja Daga
- (3) *[Signature]*
- (4) *[Signature]*
- (5) *[Signature]*
- (6) Heera
- (7) *[Signature]*
- (8) Neeta Jaysu
- (9) *[Signature]*
- (10) Heera Anora
- (11) *[Signature]*

(16) Mamta Daga
 (15) *[Signature]*
 (14) *[Signature]*
 (13) *[Signature]*
 (12) *[Signature]*
 (11) *[Signature]*



1. The undersigned, being a Notary Public, do hereby certify that the following is a true and correct copy of the original as shown to me by the person whose name is written below:

1. Mr. ...

2. Mr. ...

3. Mr. ...

4. Mr. ...

5. Mr. ...

WHEREAS the said ... was ...

AND WHEREAS the said ... was ...

IT IS HEREBY CERTIFIED that the above is a true and correct copy of the original as shown to me by the person whose name is written below:

1. Mr. ...

2. Mr. ...

3. Mr. ...

4. Mr. ...

5. Mr. ...

Total 11 Pages
 11-1-2003

Total 11 Pages

- (1) ...
- (2) ...
- (3) ...
- (4) ...
- (5) ...
- (6) ...
- (7) ...
- (8) ...

WITNESSES:

1. ...

2. ...

3. ...

4. ...

5. ...

ATTESTED
 11-1-2003
 NOTARY PUBLIC
 JAMMU (INDIA)

Indemnified by