

18 11 114 15 16 11 114

Victory Educational
Trust
MS-62

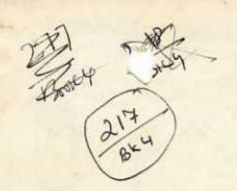
S. S. CHANDRAMOULS
STAMP VELDOR
L. No. 83/88
46, INDIAN SANK CRUONY,
III MAIN RUAD;
AMBATTUR, MADRAS-53.

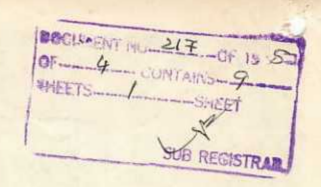
TRUST DEED

THIS DEED OF TRUST MADE AT MADRAS on This 15th day of March one thousand Nine hundred and Ninety five by M. Mohan Son of Sri. M. Mari aged about years, residing at No. 4A, 4th Street, Santhi Puram, Thirumullaivayal, Madras - 600 062, hereinafter referred to as 'THE AUTHOR AND FOUNDER OF THE TRUST'.

WHEREAS The Author and Founder is desirous of forming a Trust for the purpose of imparting education and has, for this purpose contributed a sum of & 1005/=(Rupees one thousand and five only) towards the corpus of the trust.

most.





Fee of Ps. 2 S Paid Between
The Hours of The March 1995

TRECUTION ADMITTED BY

(M. MOHAN) Shankinpuram, Thinsmullainoyal, us-62.

IDENTIFIED BY

[T.S. KANNIAPPAN] NO: 18. South mode sheet, Thinemullai.

S/O. Ner. Kalhan, No: 10. Punnappakkam, Ikkadu,
Timevalleer, 602 021.

16. 16. Marier SUB-REGISTRAP

d book 1 volum



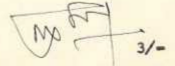
1971

Victory Educational
Trust

2. My-62

NOW THIS DEED OF TRUST WITNESSETH AS FOLLOWS: -

- 1. The name of the trust shall be VICTORY EDUCATIONAL TRUST.
- 2. The office of the trust shall be situated at S. No. 538/1, ZA and 3, Thendral Nagar Road, Near Ambedkar Nagar, Thirumullaivayal, Madras = 600 062, and the address may be changed as and when found necessary by the trustees.
- 3. The objects of the trust shall be any or all of the following:=
 - a. Advancement and propagation of education and learning including establishment, maintenance and support of schools and other educational institutions.
 - b. To make provision to advance the cause off and impart Nursery, primary, secondary, Higher, Commercial, Industrial, Technical, Pyrsical and all or any other type or kind of education.
 - c. To establish, maintain, take over management administer or run any institutions, colleges engaged in the imparting of education to students upto any level that may be found mesessaryand/ or desirable
 - d. To generally impart education to children and for the purpose to do all acts that may be necessary.





97016 Victory Educational Trust Mirbs

S. S. CHANDRAMOURI STADE VERDOR L. No. 33/38 *E. PRINAPP OF CHURK DE CALIN 41/43 AMBATTUR, MADRAS-53.

e. To establish, run, manage, administer any institution or college or school to train persons to be teachers who will impart education to children and/or students in school, colleges and other similar institutions.

f. To promote adult education.

g. To hold, arrange and organise meetings, lectures, talks, discussions, seminars, symposia, conferences competitions, research and study visits, tours, excursions, exhibitions, debates, cinema, audia-visual programmes, the artistic performances and other cultural activities, sports and games.

Establishment, maintenance and support of libraries, museums and reading rooms and distribution of books etc., for advancement of education and knowledge in general.

i. To provide and meet all expenses of the school and other educational institutions.

j. Advancement and propagation of education and learning including establishment, maintenance and support of schedls, colleges, and other educational institutions, auditoriums professorship, lectureship, scholarship and prizes etc.

Marty-



100 mg/s

Victory Educational Trust Mibz

S. S. CHAMPERANCELL)
STANCE VONDOR
L. No. of the section of the se

k. Advancement of any other subject of general public utility and relief like conducting seminars and on educational advancement, providing necessary assistance during natural calamities and such other assistance as may be required from time to time

TRUSTEES

- a. The first Trustee shall be i.M. Mohan Son of Sri.M. Mari aged about Years, residing at No. 4A, 4th Street, Senthi puram, Thirumullaivayal, Madras -600 062.
- ii. Smt. M. MANGALAM, W/o. Sri. M. MOHAN aged about Years, residing at No. 4A, 4th Street, Santhipuram, Thirumullai-vayal, Madras 600 062.
- b. Sri.M. MOHAN shall be the managing Trustee and Smt. M.
 MANGALAM shall be the joint Managing Trustee and both
 shall hold office for life or till voluntary retirement.
 In the event of the office of the Managing Trustee becoming
 vacant the Joint Managing Trustee eill take over as the
 Managing Trustee. In the event of office of Joint Managing
 Trustee becoming vacant remaining trustee may co-opt.
- c. The Managing Trustee and the Joint Managing Trustee shall at their discretion co-opt any person/or persons who may be



Victory Educational Trust Me. 62

e. A Trustee shall cease to hold office of Trust on the Trustee becoming insane or lunatic.

5. MANAGEMENT

The Management, control of the property and affairs of the Trust afforesaid shall be vested in the Trustees with full powers and authority to purchase or hold any land or hereditament and construct any building for the object of the Trust or any funds or any other properties or investment at any time, subject to the Trust of these present. It shall be lawful for the Trustees from time to time to frame such rules and regulations for the management and administration of the Trust and charities as they deem fit and to alter or vary the same from time to time to make new rules and regulations provided such rules and regulations shall not be inconsistent with the terms and intents of these presents and not inconsistent with the provisions of Section 2(15), 11 to 13 and 80-G of the Income Tax Act, 1961.

b. The Trustees shall meet as often as possible but not less than three times in a year for efficient management of the Trust, to consider the income and expenditure and for disposing of all such other matters as may arise in such meetings.

...6/



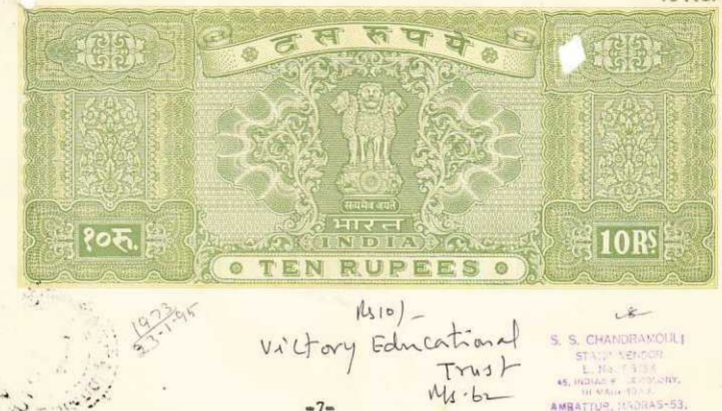
107765

Victory Educational Trust -6- Ms.62

S. S. CHANDRAMOUL)
STAIR VENDOR
L. Ha. CLUB
41, WHAT I L. COLON,
WHAT I L. COLON,
AMBRYDIN, HADRAS-53.

- c. At all meetingof the Trustees, three members will form quorum.

 d. At all meetings of Trustees, Managing Trustee or in his absence
 the Joint Managing trustee or in their absence any other Trustee
 shall be the hairman and all decisions of the Trustees shall be
 by majority vote, and the Chairmanshall have a casting vote in
 case of equality of votes.
- e. All proceedings of the meeting of the Trustees shall be recorded in a Minutes Book kept for the purpose.
- f. Trustees who fail to attend three consecutive meetings without prior intimation or information shall cease to be Trustees, unless otherwise majority of the other Trustees accord him exception on genuine and valid grounds.
- 6. In case of any difference of opinion between the Trustees in any matter connected with the Trust and its administration the decision of the majority will be final and binding on all the Trustees.
- 6. POWER OF TRUSTEES:
- a. To manage Trust Funds and collect and recover the interest, income and profits thereof and to pay thereout the expenses of collection and other outgoing, if any.
- b. The Trustees shall have all powers specifically conferred to do things as may be required for the proper conduct of the Trust and in the interest of the Trust, whenever, such powers and not



- c. The Trustee shall be entitled from time to time to open, maintain and operate a Bank account or accounts in the name of the Trust or in the name of the school or schools or Institutions at such pank or Banks as they may from time to time decide and may at any time pay or cause to be paid any monies forming part of the Trust Fund/ School fund or the income thereof to the credit of any such account or accounts either by way of Fixed or Current Account or any other account. Any such account shall be operated open individually by Managing Trustee or Joint Managing Trustee or by any two of the other Trustees.
 - d. The Trustees shall have powers to maintain and defend all such suits and take such other steps as may be reasonable and requisite for the preservation of the Trust Property and the protection of the title thereof. At the discretion of the trustees, the Managing Trustee, the Joint Managing Trustee or any other Trustee or Trustees or such other authorised person or persons shall represent them in all such proceedings.
 - e. The Trustees are bound by all the liabilities cast upon them under the Indian Trusts Act of 1882 except to the extent of the powers specifically conferred under these presents.
 - f. The trustees at their discretion may sell any immovable property or properties which may for the time being the subject of the Trust

for the purpose of carrying such salesinto effect as the Trustees may think necessary and all monies accruing from any such sale shall be deemed to be part of the Trust Estate and shall be applied accordingly.

- g. The Trustees may at any time receive voluntary contributions from any person or persons by donation, legacy, gift, annual or monthly subscription for the benefit of the Trustees shall apply such contribution in accordance with the objects of the Trust.
- h. Proper accounts showing all receipts and disbursements made on account of the Trust hereby constituted shall bekept by the Trustees who shall prepare Receipts and Payment Account, Income and Expenditure Account and Balance Sheet as at April 30 every year and shall be duly audited by a qualified Chartered Accountant.
- i. The Trustees may from time to time appoint any Accountant, clerk and other officials and employees as the Trustees may deem expedient, and fix and pay their remuneration out of the Trust Fund or the income thereof.
- j. The Trustees shall have power to raise or borrow for the purposes of Trust from time to time in the name of thetrust or otherwise on behalf of the trust such sums of money as they may from time to time deem expedient either on the mortgage of the whole or any part of the property of the Trust, or by bonds, debentures, deposit receipts, promissory noted, with or without security or in such other manner as they may consider proper.
- k. All the funds of the Trust shall be dealt with under section 13 of the Income Tax Act of 1961.
- 7. In the event of the dissolution or the winding up of the Trust the assets remaining on the dissolution shall be transferred to another Trust, Society or Institution whose objects are similar to those of this Trust and that in no event shall the assets so remaining be distributed among the Trustees.

mpt ...9/-

8. The terms and conditions of the Deed of Trust shall not be amended without obtaining the prior written consent of the commissioner of Income Tax.

In Witness whereof I M. Mohan, executed these presents on the day, month and year first above written.

AUTHOR AND FOUNDER.

Signed, sealed and Delivered by the said Author and Founder

Sir M. Mohan at Madras in the presence of

T.S. KANNIAPPAN]

Drafted by:-

W. SUBRAMANIAN DICENSED DOCUMENT WRITER

L. No. A 1081/MS (N) 84 WA, Main Road, Vijayalakshmipuram Mabathur, Madras-600 053. Ph: 682565