बोऱ्हाडवाडी

11:26:24 AM

पावती

Duplicate1 नोंदणी 39 म.

Regn. 39 M

पावती क्र.: 4255

दिनांक 03/05/2012

दस्तऐवजाचा अनुक्रमांक

हवल14 - 04221

2012

दस्ता ऐवजाचा प्रकार

भाडेपट्टा

सादर करणाराचे नाव:अभिषेक विद्यालयम AABTA2627E तर्फे गुरुराज राचय्या चरंतीमठ - -

नोंदणी फी

गावाचे नाव

30000.00

नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल (आ. 11(2)),

300.00

रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फ़ी (15)

एकुण

30300.00

आपणास हा दस्त अंदाजे 11:40AM ह्या वेळेस मिळेल

दुर्ख्यम निंबधक हवेली 14 (चिंचवड)

मोबदला: 16200000रु. बाजार मुल्य: 18786000 रु.

भरलेले मुद्रांक शुल्क: 939500 रु.

सह.दुय्यन निबंधक, (वर्ग-२) हवेली क्र.१४ पुणे

देयकाचा प्रकार :डीडी/धनाकर्षाद्वारे; बॅकेचे नाव व पत्ताः प्रेरणा को-ऑप बँक लि.शाखा थेरगांव पुणे 33;

डीडी/धनाकर्ष क्रमांकः 017762 समाशोधनाच्या अधिन राहुन; रक्कमः 30000 रू.; दिनांकः 02/05/2012

दस्तक्रमांक व वर्ष: 4221/2012

दुय्यम निबंधक: हवेली 14 (चिंचवड)

Thursday, May 03, 2012

11:27:35 AM

सूची क्र. दोन INDEX NO. II

नोंदणी 63 म.

Regn. 63 m.e.

गावाचे नाव: बोऱ्हाडवाडी

(1) विलेखाचा प्रकार, मोबदल्याचे स्वरूप भाडेपटटा व बाजारभाव (भाडेपटट्याच्या बाबतीत पटटाकार आकारणी देतो की पटटेदार ते नमूद करावे) मोबदला रू. 16,200,000.00 बा.भा. रू. 18,786,000.00

(2) भू-मापन, पोटहिस्सा व घरक्रमांक (असल्यास)

(1)(1) वर्णनः गांव मौजे बो-हाडेवाडी येथील प्राधिकरण हद्दीतील सेक्टर नं.6 मधील प्रायमरी स्कुल प्लॉट नं.2 यासी क्षेत्र 4000 चौ.मी.,

(3)क्षेत्रफळ

(1)

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

(1)

(5) दस्तऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, प्रतिवादीचे नाव व संपूर्ण पत्ता

(1) पिंपरी चिंचवड नवनगर विकास प्राधिकरण चे मुख्य कार्यकारी अधिकारी डॉ. योगेश म्हसे --; घर/फ़्लॅट नं: -; गल्ली/रस्ता: -; ईमारतीचे नाव: -; ईमारत नं: -; पेठ/वसाहत: -; शहर/गाव: -; तालुका: -; पिन: -; पॅन नम्बर: -,

(6) दस्तऐवज करून घेण्या-या पक्षकाराचे नाव व संपूर्ण पत्ता किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, वादीचे नाव व संपूर्ण पत्ता

(1) अभिषेक विद्यालयम AABTA2627E तर्फे गुरुराज राचय्या चरंतीमठ - -; घर/फ़्लॅट नं: -; गल्ली/रस्ताः -; ईमारतीचे नावः -; ईमारत नंः -; पेठ/वसाहतः चिंचवड; शहर/गावः पुणे; तालुकाः हवेली;पिनः -; पॅन नम्बरः -

(7) दिनांक

करून दिल्याचा 03/05/2012

(8)

नोंदणीचा

03/05/2012

(9) अनुक्रमांक, खंड व पृष्ठ

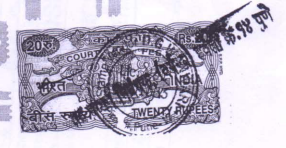
(10) बाजारभावाप्रमाणे मुद्रांक शुल्क

रू 939300.00

(11) बाजारभावाप्रमाणे नोंदणी

₹ 30000.00

(12) शेरा



भी नकल वाचली मी रुजावात घेतली

दस्तासोबतची नक्स Rais 314/92



Prerana Co-Op. Bank Ltd., Laxman Nagar Dange Chock, Thergaon, Pune - 411033

D-5/STP(V)/C.R.1082/01/ 09/742-45/09

भारत 26208

PECIAL HEITING

zero mine three mine five zero zero 13:16 Rs 0939500/-PB6614

INDIA STAMP DUTY

प्रेरणा को.-ऑपरेटिव्ह बँक लि., भेरगांव शाखा. बुस्यम निबंधक कार्यालयाचे नांव Haveli No.14

ठश्मवा युनिक नंबर.... 104431 Lease Deed दस्तऐवजाचे वर्णन Pradhikarag Sec No.6

मोधदला रक्यान

देणाऱ्याचे नाव...

मुद्रांक शुल्क भरणाऱ्याचे नांव... 939,500 मुद्रांक.शुल्क रक्कम..

प्राधीकृत अधिकाऱ्याची स्वाधारी-

Mimple

Authorised Signatory

For PRERANA CO-OP. BANK LTD.

उगट मुद्रांक फ्रॅंकिंग आल्ट्रा व्हायलेट लॅम्प खाली _{प्र}वासले एस्.एस.एस./संबंधीन प्राधिकृत अधिकाऱ्याशी ट्रध्वनी वरुण संपर्क सम्धन । । बरोबर बाढळून आला

तह-दुर्यम निबंधक (वर्ग २) हवेली क.१४,,पुणे

PRERANA CO-OP.BANK LTD. (Customer Copy)

Government of Maharashtra General Stamp. Licence No axmannagar, Dange Chowk, Thergaon Pune - 411 033 D-5/STP(V)/C.R.1082/01/09/742-45/09 Dt. 18-3-2009 ☎:27276082,27270999

Date :02/05/12012

Franking Value, Rs. Service charge Rs. (Stamp Duty)

Incl. Tax)

Name of stamp duty paying party:

10000 Type of Document -

Cash/DD/PO/Respond No., if any Drawn on Bank Branch

FRANKING NO ACCOU 107731 Tran ID

Cashier/Officer

LEASE DEED

THIS LEASE DEED is made at Pune On this 37d MAY 2012.

BETWEEN

PIMPRI CHINCHWAD NEW TOWN DEVELOPMENT AUHTORITY

Through it's Chief Executive Officer, Pimpri Chinchwad New Town Development

Hereinafter called as "THE LESSON" THE CONTENT OF THE ONE PART

bearers of Licensor, and

PCNTDA ESTD.: 1972 PUNE

2032

Abhishek Vidyalayam

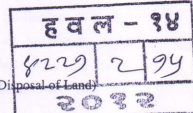
Through Shree Gururaj Rachayya Charantimath

Age: 43 years Address: Plot No. GP-128, MIDC, G.Block

Occupation : Business

Hereinafter called as the "THE LESSEE/S" (Meaning Signatory to this Agreement to

Hereinafter called as the "THE LESSEE/S" (Mean...
Lease and their legal heirs) OF THE SECOND PARTITION SUBJECT AND CONTROL OF THE SECOND PARTITION SUBJECT



Town Deve

PCNTDA ESTD.: 197

PUNE

Pimpri Chinchwad New Town Development 1)

Regulations 1973.

Pimpri Chinchwad New Town Development 2)

(Development Control Regulations) 1973.

Pimpri Chinchwad New Town Development Authority's Meeting No.293, held on 31/5/2011

4) Advertisement for Educational Plot dated 6 & 7 July 2011 In Daily Newspaper Pudhari, Lokmat, Samna, Prabhat, DNA

Allotment Letter bearing No. DA/Dept 1/Edu 6, Dated 02/09/2011. 5)

Informative Booklet for the plots given along with the application form

WHEREAS the Pimpri Chinchwad New Town Development Authority is a Statutory Body established under the provision of Section 113 (2) of Maharashtra Regional & Town Planning Act, 1966 for the purpose of establishing New Town around Pimpri Chinchwad Industrial Complex. The Pimpri Chinchwad New Town Development Authority's is entitled to acquire develop and dispose off land within its jurisdiction on 99 years lease.

AND WHEREAS, the Licensor Authority prepared a Development Plan for the area under its jurisdiction comprising of 42 Sectors. Each Sector has been further divided into residential, commercial, educational and other amenity area etc.

AND WHEREAS, the property bearing Primary School Plot No. 2, Sector No. 6, Tal. Haveli, Dist - Pune admeasuring about 4000 Sq.mtrs. is owned by the Licensor which is more particularly described in the schedule written hereinunder and delineated by red colour boundary in the map/plan annexed herewith and the same is hereinafter referred to as the said plot for the sake of convenience.

AND WHEREAS, as per The Pimpri Chinchwad New Town Development Authority, (Disposal of Lands) Regulations, 1973, the Licensor is empowered to convey/transfer/assign the Lease hold Rights in respect of the said plot in favour of any Body/s or Person/s, who are eligible as contemplated in Regulation No.4 of the above mentioned The Pimpri Chinchwad New Town Development Authority's, (Disposal Of Lands) Regulations, 1973, hereinafter referred to as 'the said Regulations'.

AND WHEREAS, thereof the Licenson has published a Tender Notice in the daily issue of Dainik Samna & other above mentioned newspapers, dated 6 & 7 July 2011 inviting Tenders from the public at large, as contemplated under Regulation No.9, of the

AND WHEREAS, in response to the above mentioned publication of Tender Notice, dated 6 & 7 July 2011, the Licensees have preferred an Application, dated 17/8/2011, with the Licensor for the allotment of the said plot in their favour and offered highest rate amongst the bidders for this plot i.e. amount of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) to the Licensor.

AND WHEREAS the Licensor has accepted the said offer and sanctioned the above mentioned Tender Application of the Licensees vide its letter dated 2/9/2011, and directed the Licensees to deposit the amount of premium of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) to the Licensor.

AND WHEREAS, the Licensees have accordingly deposited the said entire amount of premium of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) with the Licensor, and the receipt of which is hereby acknowledged by the Licensor.

AND WHEREAS, thus after receiving the aforesaid amount of premium of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) from the Licensees, the Licensor has agreed to enter into the present Lease Deed in favour of the Licensees in respect of the said plot more particularly described in the schedule written hereinunder and more particularly delineated on the plan by red colour boundary line, Annexed hereto, for the purpose of constructing building/s consisting of School. As per the building plan to be sanctioned by the Licensor, subject to such terms and conditions mentioned in the present Lease Deed.

NOW IT IS AGREED BY AND BETWEEN THE PARTIES HERETOFOLLOWS:

town Deve

1) INTERPRETATION

said Regulations.

In these presents the term Development Authority mean, the Pimpri Chinchwad New Town Development Authority or any Office authorized by it by a general or special resolution.

2) **DESCRIPTION OF LAND**:

In consideration of sum of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) paid by the Lessee to the Lessor as premium and of the rent hereby reserved

AND WHEREAS, thereof the Licenson has published a Tender Notice in the daily issue of Dainik Samna & other above mentioned hierospapers, dated 6 & 7 July 2011 inviting Tenders from the public at large, as contemplated under Regulation No.9, of the

AND WHEREAS, in response to the above mentioned publication of Tender Notice, dated 6 & 7 July 2011, the Licensees have preferred an Application, dated 17/8/2011, with the Licensor for the allotment of the said plot in their favour and offered highest rate amongst the bidders for this plot i.e. amount of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) to the Licensor.

AND WHEREAS the Licensor has accepted the said offer and sanctioned the above mentioned Tender Application of the Licensees vide its letter dated 2/9/2011, and directed the Licensees to deposit the amount of premium of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) to the Licensor.

AND WHEREAS, the Licensees have accordingly deposited the said entire amount of premium of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) with the Licensor, and the receipt of which is hereby acknowledged by the Licensor.

AND WHEREAS, thus after receiving the aforesaid amount of premium of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) from the Licensees, the Licensor has agreed to enter into the present Lease Deed in favour of the Licensees in respect of the said plot more particularly described in the schedule written hereinunder and more particularly delineated on the plan by red colour boundary line, Annexed hereto, for the purpose of constructing building/s consisting of School. As per the building plan to be sanctioned by the Licensor, subject to such terms and conditions mentioned in the present Lease Deed.

NOW IT IS AGREED BY AND BETWEEN THE PARTIES HERET FOLLOWS:

own Deve

1) INTERPRETATION

said Regulations.

In these presents the term Development Authority mean, the Pimpri Chinchwad New Town Development Authority or any Office authorized by it by a general or special resolution.

2) **DESCRIPTION OF LAND**:

In consideration of sum of Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) paid by the Lessee to the Lessor as premium and of the rent hereby reserved

and of the covenants and agreemen both hereby demise unto the Lessee

that piece of and known as Primary School Plot

PCNTDA

ESTD.: 1972

PUNE

No. 2, in the scheme of the Lessor for development of Sector No. 6 of the Pimpri Chinchwad New Town Development Authority approved by State Government U.D.& P.H.Deptt. by their Letter No. RPP/1176/2779/UD-5, dated 19/11/76, within the Village limits of Boradewadi, Tal: Haveli, Dist.: Pune contained by admeasuring 4000.00 Sq.mtrs. or thereabouts and within the jurisdiction of Sub-Registrar, Haveli Dist: Pune and bounded W TOWN DOL

as follows that is to say:

ON OR TOWARDS THE NORTH BY : 12.5% Area

ON OR TOWARDS THE SOUTH BY

ON OR TOWARDS THE EAST BY

ON OR TOWARDS THE WEST BY : 10.50 Mtr. Wide Road

Local Commercial Plot No. 2 Plot No. 137A and 138 to 143

and delineated on the plan annexed hereto, duly authenticated under the signature of Chi Planner and shown thereon by a Red Colour Boundary Line together with all rights, easements and appurtenances thereto belonging except and reserving to the Lessor all mines and mineral in and under the said land or any part thereof. To hold the land herein before expressed to be hereby demand (hereinafter referred to as the " Demised Land") unto the Lessee for the term of Ninety nine years counted from the date of execution of Lease Deed Two Thousand Ten subject nevertheless to the provisions of the Maharashtra Land Revenue Code 1966 and the Rules thereunder PAYING THEREFOR yearly during the said term unto the Lessor at the Office of the Lessor or as otherwise required the yearly rent, of Rupees One hundred from 1st April to 31st March or any part thereof the said Rent to be paid in advance without any deductions whatsoever on or before the 30th day of April in each and every year.

CONVENANTS BY THE LESSEE ;

The Lessee with intent to bind all persons into whomsoever bands the demised land may come both hereby covenants with the Lessor as follows :-

A) TO PAY RENT ;

During the said term hereby created to pay unto the Lessor the said rent at the time on the day and in the manner herein before appointed for payment thereof clear of all deductions.

B) TO PAY RATES AND TAXES ;

To pay all existing and future taxes, ceases rates, assessments, land revenue charges and outgoings of e every description for the time being payable either by landlord or tenant or by the occupier in respect of the demised land and anything for the time being thereon.

At present the Land Revenue in respect of only.



C) NOT TO EXCAVATE ;

Not to make any excavation upon part of said land hereby demised nor remove any stone, sand, gravel, clay or earth there from except for the purpose of forming foundation of buildings or for the purpose of executing any work pursuant to the terms of this Lease.

D) <u>TIME LIMITS FOR COMMENCEMENT AND COMPLETION OF</u> CONSTRUCTION WORKS ;

To submit to the Lessor within a period of three months from the date hereof plans and such other particulars of the building structure or work proposed to be built on the demised land in the manner prescribed under the Development Control Regulations.

E) To commence within a period of One year from the date of approved of Building Plan by the Lessor or within One Year from the date on which water supply is made available to the demised land whichever is later and within a period of three year from the said date and his own expenses and in a substantial and workman like manner and with new and sound materials and in compliance with the said Development Control Regulations and all Municipal Rules and By-laws and Regulations applicable hereto and in strict accordance with the approved plans, elevations detailed specifications to the satisfaction of Development Authority build and completely finish fit for occupation a building to be used as School building with all requisite drains and other proper convenience thereto provided that where the Lessor found sufficient reasons extend in any particular cease the above stipulated time, limit for completion of the construction of a building within such extended period.

F) TO BUILT ONLY AS PER PLANS SANCTIONED BY THE DEVELOPMENT AUTHORITY. ;

Not at any time during the period of this demise erect any building erection, or structure on any portion of the said land without prior sanction of the Development New To Authority and except in accordance with the plans approved by the Development Authority.

G) TO BUILD ACCORDING TO DEVELOPMENT CONTROL
REGULATIONS OR MUNICIPAL REGULATIONS IN FORCE FROM
TIME TO TIME;

Both in the completion of any such building or erection or addition and at all time during the continuance of this demise to observer and to conform to the said Development

E a m - 88

8229 & 94

lawst coles and negulations of the Emp-Charchwad

Control Regulation and do all bye-laws rules and regulations of the ImperCharchwad New Township Development Authority or other body having authority in that behalf and any other statutory regulations as may be in force for the time being relating to any way to the demised land and any building thereon.

H) SANITATION;

To observe and conform to the Development Control Regulations all rules and bye-laws of the Development Authority or the local authority concerned or any other statutory regulations in any way relating to public health and sanitation in force for the time being and to provide sufficient latrine accommodation and other sanitary arrangements to conform with such Regulations Rule or bye-laws in order to keep the demised land and surrounding clean and in good conditions to the satisfaction of the Development Authority.

I) ALTERATION;

That no alteration or addition shall at any time be made to the façade or elevation of any building or erection erected and standing on the demised land or architectural features thereof except with the previous approval in writing of the Development Authority and subject to such condition as Development Authority may lay down.

J) NOT TO AFFIX OR DISPLAY SIGN-BOARDS ADVERTISEMENT ETC.

Not at any time during the continuance of the said term to affix or display or permit to affix or display on or from the demised land any sign-boards, sky-sign, neon sign or advertisement with or without illuminations or otherwise unless the consent in writing of the Development Authority has been previously obtained there.

K) TO ENTER AND INSPECT ;

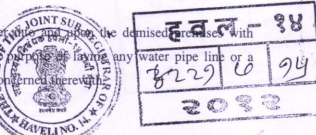
To permit the Development Authority's Officers, Surveyors, Workmen or others employed by it from time to time and at all reasonable times of the day during the term hereby granted after week's previous notice to enter into or upon the demised land and to inspect the state thereof and if upon such inspections it shall appear that any action is necessary to keep the demised land in satisfactory condition the Lessor may call upon the Lessor take such action and upon his failure to do so within a reasonable time the Lessor may take such action at the expenses in all respect of Lessee.

L) TO PERMIT ENTRY FOR CARRYING OUT WORKS REGARDING WATER SUPPLY, ELECTRICITY SUPPLY, DRAINAGE ETC.;

The Lessee shall permit Lessor or any person nominated by it or any Servani ar*

Contractor of the Lessor, the Maharashtra Industrial Development Corporation and

Maharashtra State Electricity Board, to enter such workmen as may be necessary for the pussewer line, or an electric line and any work concession.



TOWN !

M) NUISANCE;

Not to do or permit anything to be done the demised land which may be a nuisance annoyance or disturbance to the owner, occupiers or residents of other premises in the vicinity.

N) USER;

To use the demised land for the purpose of EDUCATION (Primary School Marathi Medium) only and for no other purpose.

O) INDEMNITY:

To Indemnity and keep indemnity the Lessor against any and all claims for damage which may be caused to any adjoining building or other premises by such buildings or in consequences of the erection of the aforesaid work and also against all payment whatsoever which during the progress of the work may become payable or be demanded by the Pimpri Chinchwad New Township Municipal Corporation or any local authorities in respect of the said works or of anything done under the authority herein contained.

P) PAYMENT OF SERVICE CHARGES;

To make the Development Authority an yearly payment at the rate of Rs. Nil, as his contribution to the cost of establishing and maintaining civic amenities such as roads, water, drainage, conservancy, etc. for the demised premises regardless to the extend of benefit derived by the Lessee from such amenities have been transferred to the Pimpri Chinchwad New Township Municipal Council. The payment shall be paid on the First day of April in each year or within 20 days therefrom.

Q) DELIVERY OF POSSESSION AFTER EXPIRATION:

At the expiration or sooner determination of the said term, quietly to deliver upto the Lessor the demised land and all erections and buildings than standing or being thereon provided always that the Lessee shall be at liberty, if he shall have performed and observed the covenants and conditions herein contained prior to the expiration of the term, to remove and appropriate to Lessee all buildings, erections and structures and material from the said land but so nevertheless that the Lessee shall deliver up as aforesaid to the Lessor levelled and in good order and condition to the satisfaction of the Lessor all land from which such buildings, erections or structures may have been removed, provided further that after the possession of the demised land has beer delivered to or obtained by the Lessor, such building erection or structure shall stand for fortested to the Lessor.

R) NOT TO ASSIGN ;

Not to sell, mortgage, assign, underlet or sub-let or part with the possession of the demised land or any part thereof or any interest therein without the previous written consent of the Development Authority consent may be granted by the Development Authority, if the Lessee agrees either.

- To pay to the Development Authority one-half of the increase in the value of the leasehold interest or land or building derived by the Lessee, such increase being equal to an amount by which the price of the land derived by him exceeds or has exceed premium or the value paid by him or his assignor and the value of a building or erection or structure thereon. The decision of the Development Authority as to the value shall be final and binding.
- ii) To surrender to the Development Authority his interest under the Lease at a price decided by Authority as follows:

In such case premium paid by the Lessee shall be divided by 99 years and the amount equivalent to the rest of the years will be paid to the Lessee by the Lessor.

Provided that such **consent** shall not be given for a period of **Five years** from the date of handing over possession of the demised land unless in the opinion of the Development Authority exceptional circumstances exists for the grant of such consent.

iii) MORTGAGE ;

The Lessee is not entitled to mortgage his leasehold rights other than to the Central Government, State Government, Nationalised Banks, Life Insurance Corporation of India, Maharashtra State Financial Corporation, the Housing Development Finance Corporation or any other Financial Institute approved by the Development Authority Lessee is not entitled to mortgage his leasehold rights unless the written consent of the Authority obtained. The Authority may give such consent.

If the Lessee agrees that:

a) RIGHT TO PURCHASE LEASEHOLD INTEREST;

In case of default in repayment of the loan to the Mortgages, it shall be deemed that Wiga Lessee has surrendered his plot to the authority and this lease-deed stands cancelled in such event the authority may take over mortgagor's right and discharge the mortgagee from

PCNTDA

STD.: 1972

their liability provided that the mortgages shall give one months notice to the authority before enforcing their rights to recover the loan amount *

RIGHTS OF THE MORTGAGEE

The Mortgagee is not entitled to enforce their rights under the Mortgage Deed unless, authority exercises the right to take over mortgagor's (Lessee's) interest, right within the period of one month's after receiving notice from the mortgagee.

b) If authority exercises the right to take over mortgagor's interest their mortgagor (Lessee) has not objection for re-allotment of the said plot and or any construction thereon/flat to any person by the authority.

c) In the event of re-allotment the Lessee (mortgagor) has no right to share or ask for the payment of the increase in the value of the plot or any construction thereon/flat derived by the authority.

S) BAR ON SUB DIVISION OF LAND;

Not to sub-divide the land demised to the Lessee.

T) CHANGE IN STATUS OF THE LESSEE ;

No changes in the proprietorship or partnership of a limited or unlimited company or of registered or unregistered partnership firm to whom the plot is handed shall be recognized with out the previous written of the Development Authority.

U) NOTICE IN CASE OF DEATH;

In the event of death of the Lessee, the person to when the title shall be transferred as heir or otherwise shall cause notice thereof to be given to the Lessor within three months from such death.

4) RECOVERY OF RENT AS LAND REVENUE;

If and whenever any part of the premium or rent hereby reserved or any other charges payable by the Lessee shall be in arrears, the same may be recovered from the Lessee as an arrears of land revenue under the provisions of the Maharashtra Land Revenue Code, 1966.

5) RE-ENTRY;

If the said rent hereby reserved shall be in arrears for a period of <u>Thirty</u> days whether the same shall have been legally demanded or not or if an whenever there shall have been a breach of any, of the covenants by the Lessee herein, contained or if the Lessee be adjudicated insolvent or bankrupt or renounces his character as such by setting

a title in the third person or claiming a title in himself the lessor may re-enter upon any part of the demised premises in the name of the whole and thereupon the term hereby granted shall absolutely cease and determine and in that case no compensation shall be payable to the Lessee on account of the building or improvements built or carried out on the demised land, or claimed by the Lessee on account of the building or improvements built or made provided always that except on non-payment of rent as aforesaid the power of re-entry hereinbefore contained shall not; exercised unless and until the Lessor shall have given to the Lessee or left on some part of the demised land notice in writing of its intention to enter and of the specific breach or breaches of covenants in respect of which the re-entries intended to be made and default shall have been made by the Lessee in remedying such break or breaches within three months after the giving or leaving of such

6) SUMMARY EVICTION OF PERSONS UNAUTHORISEDLY OCUPYING THE DEMISED LAND ON DETERMINATION OF THE LEASE;

If on the determination of the lease any person is found to be unauthorisedly, occupying or wrongfully in possession of the demised land it shall be lawful for the Lessor or secure summary eviction of such person in accordance with the provisions of the Maharashtra Land Revenue Code 1966.

7) NOTICE & DEMANDS;

notice.

Any demands for payment or notice requiring to be made or given to the Lessee shall be sufficiently made or given by the Lessor through the post by Registered Letter addressed to the Lessee at the demised land and any demand or notice sent by post shall be deemed to have delivered in the course of Post.

8) MARGINAL NOTES ;

The marginal notes do not form part of the lease and shall not be referred to for construction or interpretation thereof.

9) For the purpose of stamp duty market value of the said land described in the schedule 1 hereunder written is ascertained to Rs. 1,62,00,000/-, (Rs. One Crore and Sixty two Lakhs only) and the lessee/s have agreed to pay the stamp duty thereon as required by the Bambay Stamp Act.

SCHEDULE -1

All that piece of land known on Primary School Plot No. 2, in the scheme Lessor for development of Sector No. 6 of the Pimpri Chinchwad New Town

Development Authority approved by State Government U.D.& P.H. Deptt, by their letter No.RPP/1176/2779/UD-5, dated 19/11/76, within the village limits of Boradewadi Tal. Haveli, Dist. Pune containing by admeasuring 4000.0 Sq.meters or thereabouts and within the jurisdiction of Sub-Registrar, Haveli, Dist - Pune and bounded as follows that is to say :

ON OR TOWARDS THE NORTH BY: -. 12.5% Area

- Local Commercial Plot No. 2 ON OR TOWARDS THE SOUTH BY ON OR TOWARDS THE EAST BY - Plot No. 137A and 138 to 143

: - 10.50 Mtr. Wide Road ON OR TOWARDS THE WEST BY

IN WITNESS WHEREOF the Lessor and Lessee have hereunto set subscribed their hand and seal the day and year first above written. Signed, Sealed and Delivered for an on behalf of the Pimpri Chinchwad New Town Development Authority by the hand of:

DR. YOGESH MHASE:

Chief Executive Officer

Pimpri Chinchwad New Town

Development Authority (LESSOR)

(LESSEE

Abhishek Vidyalam: Through

Shree Gururaj Rachayya Charantimath

Witnesses:

1) Signature

Name:

New Town

ESTD.: 1972 PUNE

Nigadi

2) Signature

पिंपरी - चिंचवड नवनगर विकास प्राधिकरण

			5:- 20/2099
पेठ क्रमांक	प्लॉट क्रमांक	क्षेत्र चौ.मीटर	प्लॉट धारकाचे नाव
0E	अधामिक शाब	6000-0	011
	雪-2	SOINTSUR	हवल-१४
	4 30	THE WAS EAST. THE CO.	29 22 94
		AND THE PROPERTY OF THE PROPER	18201940
	92.490	STAN OF THE PARTY	32033
		Strange may 1	1303
	43.2	O JANETINO.	
			35. 第一
			936
			写 :第:
1	पाशामिक	शान् इ. 2	939
T.	(1-1/1-1)		1 2 2
डंद रक्स।			N-6.
-15			300
V			
No.	0		9 F. A.
T	8		9 3
90,00 H	w		303
Ó			77.6
01			35. g. 3m/4
	Line to		902
	E-0		7-9.
	10		933
	No or	0.00	
(मिटिशिल म्-क्र-2	-
9.11.AL	त्राप्ता लिन्डल क	- 1 - 7 -	
मुख्य रचनाकार - भाष्रमान नियोजीय रोहिनां उटीया			
	12d	2 37 34 D	
	(1 () () () () () () ()	हेंड सर्टें अर (अ स्मा	र्ग प्रमाण १: ५००
	क. सव्हअर	the K) support 62	Aller II. jes

आज दिनांक 3/५/१२ रोजी वरील आकृतीतील नमुद केलेल्या प्लॉटच्या चतु : सिमांची मापे जागेवर प्रत्यक्ष तपासून ताबा दिला.

प्रतिनिधि

पिंपरी -चिंचवड नवनगर विकास प्राधिकरण

प्लॉट धारक

आयकर विभाग INCOME TAX DEPARTMENT



भारता सरदगर GOVT. OF INDIA

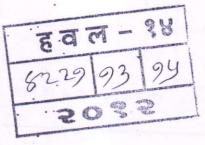
ABHISHEK VIDYALAYAM

01/12/2001 Permanent Account Number AABTA2627E

Signature









पिंपरी चिंचवड नवनगर विकास प्राधिकरण

सेक्टर नं.२४, गंगानगर, निगडी, पुणे - ४९९०४४ फोर्नै: ०२०-२७६५२९३४/३५ फॅक्स: ०२०-२७६५३६७०

Email: pcntda@yahoo.com Web: www.pcntda.org.in

: श्री रघुनाथ चंन्द्रक्षंत झोरे : मजदूर

रक्तगट : B+

बन्म दि. : ०१-०६-१९७३

घारकाची सही

मुख्य कार्यकारी अधिकारी

दस्त गोषवारा भाग-1

हवल14

दस्त क्र 4221/2012

28194

03/05/2012 11:27:23 am दुय्यम निबंधकः

हवेली 14 (चिंचवड)

दस्त क्रमांक : 4221/2012 दस्ताचा प्रकार: भाडेपट्टा

अनु क्र. पक्षकाराचे नाव व पत्ता

नावः अभिषेक विद्यालयम AABTA2627E तर्फे गुरुराज राचय्या चरंतीमठ - -

पत्ताः घर/फ्लॅट नं: -गल्ली/रस्ता: -

ईमारतीचे नावः -

ईमारत नं: -पेट/वसाहत: चिंचवड

शहर/गाव: पुणे तालुका: हवेली पिन: -

पॅन न

पक्षकाराचा प्रकार

लिहून घेणार

वय 43

सही

छायाचित्र

अंगठ्याचा ठसा





नावः पिंपरी चिंचवड नवनगर विकास प्राधिकरण चे मुख्य लिहून देणार कार्यकारी अधिकारी डॉ.योगेश म्हसे - -

पत्ताः घर/फ़लॅट नं: -

गल्ली/रस्ताः -ईमारतीचे नावः -

ईमारत नं: -पेट/वसाहत: -शहर/गाव:-तालुका: -

वय

वीत (शार्रेपट्टा) दस्तवेदण करन किल्याचे कदल करन

सही

उपलब्ध नाही

उपलब्ध नाही

कलम 88 खाली कबुलीसाठी सुट



दस्त गोषवारा भाग - 2

हवल14

दस्त क्रमांक (4221/2012)

94194

दस्त क्र. [हवल14-4221-2012] चा गोषवारा

बाजार मुल्य :18786000 मोबदला 16200000 भरलेले मुद्रांक शुल्क : 939500

दस्त हजर केल्याचा दिनांक :03/05/2012 11:23 AM

निष्पादनाचा दिनांक : 03/05/2012 दस्त हजर करणा-याची सही : fuit

दस्ताचा प्रकार :36) भाडेपट्टा

शिक्का क्र. 1 ची वेळ : (सादरीकरण) 03/05/2012 11:23 AM

शिक्का क्र. 2 ची वेळ : (फ़ी) 03/05/2012 11:25 AM शिक्का क्र. 3 ची वेळ : (कबुली) 03/05/2012 11:26 AM शिक्का क्र. 4 ची वेळ : (ओळख) 03/05/2012 11:27 AM

दस्त नोंद केल्याचा दिनांक: 03/05/2012 11:27 AM

पावती क्र.:4255 दि पावतीचे वर्णन

दिनांक:03/05/2012

नांव: अभिषेक विद्यालयम AABTA2627E तर्फे गुरुराज राचय्या चरंतीमठ - -

30000 :नोंदणी फी

300 :नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल

(आ. 11(2)),

रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फ़ी

30300: एकूण

दु निबंधकाची सही, हवेली 14 (चिंचवड)

ओळख:

दुय्यम निबंधक यांच्या ओळ्खीचे इसम असे निवेदीत करतात की, ते दस्तऐवज करुन देणा-यांना व्यक्तीशः ओळ्खतात, व त्यांची ओळख पटवितात.

1) राजेंद्र एस वर्मा ,घर/फ़लॅट नं: -

गल्ली/रस्ताः -

ईमारतीचे नावः -

ईमारत नं: -

पेट/वसाहतः कासारवाडी

शहर/गावः पुणे तालुकाः -पिनः 34

दु. निबंधकाची सही हवेली 14 (चिंचवड) Parint.

पहिले नंबराचे पुस्तकाचे ५२.२.१..नंबरी नौदविला

मह दुंख्यम निबंधक (वर्ग २)हवेली क्र.१४,पुणे दि. २ / ५ /२०१२ प्रमाणित करण्यात येते की, या दस्तात एकुण पाने आहेत

क्रियम निवंधक (वर्ग-२) हवेली क्र.98

