P-15

▶6 MAY 1999

To be used for industrial Areas falling outside the limits of Local Authority i.e. Municipal Corporation / Councils / Planning Authority like CIDCO/BMRDA.





An Agreement made at Numbai. PUNE

the 17 Housand nine
BETWEEN THE
MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a
MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a
Corporation constituted under the Maharashtra Industrial Development Act,
Corporation constituted under the Maharashtra Industrial Development Act,
Corporation constituted under the Maharashtra Industrial Development Act,
Mah.ili of 1962) and having its Principal Office at Orient House, Adi
1961 (Mah.ili of 1962) and having its Principal Office at Orient House, Adi
Marzban Path, Ballard Estate, Mumbai - 400 038, hereinafter called the
"Grantor" (which expression shall, unless the context does not so admit,
Include its successors and assigns) of the One Part AND

11Hkorska shikshan sanstha

MESSAS.

a Company Incorporated under the Indian Companies Act VII of 1915,
Gompanies Act. 1956, and having its registered office at

Various Tal. Daune Did Aure

Firangain

Hoad Master
Firangaimata Vidyalaya
Kurkumbh, Tai Daund, Dist Pune.

hereinafter called "the Licensee (which expression shall unless the context does not so admit includes their survivors or survivor and the heirs, executors, administrators and permitted assigns) of the Other Part:

Recitals

WHEREAS, the Licensee has applied to the Grantor for grant to it of a lease of the land and premises hereinafter described which the Grantor has agreed to grant to it upon certain terms and conditions.

AND WHEREAS, before signing this Agreement, the Licensee has paid to the Chief Executive Officer, Maharashtra Industrial Development Corporation, Mumbai (hereinafter called the Chief Executive Officer) the sum of Rs. 120,000/-

(Rupees One lae twenty thousand only) being the amount of

premium payable by the Licensee.

NOW IT IS HEREBY MUTUALLY AGREED as follows:

Grant of Licence

During the period of three years from the date hereof the Licensee shall have licence and authority only to enter upon piece of land described in the First Schedule hereunder written and delineated on the plan annexed hereto and thereon surrounded by a red-coloured boundary-line for the purpose of building and executing works thereon as hereinafter provided and for no other purpose whatsoever and until the grant of such Lease as is hereinafter referred to, the Licensee shall be deemed to be a bare Licensee only of the premises at the same rent and subject to the same terms as if the Lease had been actually executed.

Not to

approval.

- Nothing in these presents contained shall be construed as a demise in law of the said land hereby agreed to be demised or any part thereof so as to give to the Licensee any legal interest therein until the lease hereby contemplated shall be executed and registered but the Licensee shall only have a licence to enter upon the said land for the purpose of performing this Agreement.
- The Licensees hereby agree to observe and perform the following Submission stipulations that is to say:of plans for
 - That they will within \$6 months from the date hereof submit to the Executive Engineer, Maharashtra Industrial Development Corporation, incharge of the said industrial area (hereinatter called" the Executive Engineer" which expression shall include any other officer to whom the duties and functions of the said Executive Engineer, Maharashtra Industrial Development Corporation may be assigned) for bis approval the specifications, plans elevations, sections and details of the lactory buildings hereby agreed by the Licensees to be erected on the said land and the Licensees shall at their own cost and as often as they may be called upon to do so amend all or any such plans and elevations and if so required will produce the same before

the Executive Engineer and will supply him such details as may be called for the specifications and when such plans, elevations, details and specifications shall be finally approved by the Executive Engineer and signed by him the Licensees shall sign and leave with him three copies thereof and also three signed copies of any further conditions or stipulations which may be agreed upon between the Licensees and Executive Engineer.

The said plot of land shall be fenced in during construction by the fencing (b) Licensee at their expense in every respect.

construction

No work shall be commenced which infringes any of the Building No work to (c) Regulations set out in the Second Schedule hereunder written as also Municipal regulations so far as the same are applicable to the land the subject approved. of these presents nor until a No objection Certificate shall have been obtained from the Maharashtra Pollution Control Board as provided in the said Building Regulation and the said plans and elevations shall have been so approved as aforesaid and thereafter they shall not make any alterations or additions thereto unless such alterations and additions shall have been previously in the manner approved.

That it shall within a period of 35 months from the date hereof Time limit mence, and within a period of three years from the said date at their commenceexpense and in a substantial and workman like manner and with new and sound material and in compliance with all Municipal rules, bye-laws and of regulations applicable thereto and in strict accordance with the plans, elevations, details and specifications to the satisfaction of the Executive Engineer and conformity to the building lines marked on the plan hereto annexed and the Building Regulations set out in the Second Schedule hereunder written, build and completely finish fit for occupation a building to be used as an industrial factory with all requisite drains and other proper conveniences thereto.

construction

The Licensee shall at its own expense within a period of one year Planting of from the date hereof plant trees on the periphery of the said land (one tree trees in the per 200 sq. mtrs. and one tree at a distance of 15 metres on the frontage of open space. road or part thereof) and shall maintain the trees so planted in good condition throughout the term hereby agreed to be created under these presents.

That it will pay all rates, taxes, charges, claims and outgoings Rates **(f)** chargeable against an owner or occupier in respect of the said land and any and Taxes building erected thereon.

That the Licensee shall from time to time pay to the Grantor such Fees of recurring fees in the nature of service or other charges as may be prescribed Service by the Government of Maharashtra under the Maharashtra Industrial be paid by Development Act, 1961 or Rules framed thereunder in respect of the the amenities or common facilities provided by the Grantor and in default of licensee such payment within thirty days form the date of service on the Licensee of a notice in that behalf such recurring fees or service charges may be

riead Master Tirangaimata Vidyalaya Kurkumbh, Tal, Daund, Dist. Pune recovered from the Licensee as an arrears of land revenue together with interest thereon at 15 per cent from the date of default in payment.

Indemnity

(h) That it will keep the Grantor indemnified against any act and all claims for damages which may be caused to any adjoining buildings or other premises by such building or in consequence of the execution of the aforesald works and also against all payments whatsoever which during the progress of the work may become payable or be demanded by the Municipality or any local authority in respect of the said works or of anything done under the authority herein contained.

Sanitation

(i) That it shall observe and conform to all rules, regulations and byelaws of the Local Authority concerned or any other statutory regulations in any way relating to public health and sanitation in force for the time being & shall provide sufficient latrine, accommodation and other sanitary arrangement for the labourers and workmen employed during the construction of the buildings on the said land in order to keep the said land and its surroundings clean and in good condition to the entire satisfaction of the Executive Engineer, and shall not, without the consent in writing of the Executive Engineer, permit any labourers or workmen to reside upon the said land and in the event of such consent being given shall comply strictly with the terms thereof.

To comply with the Provision of Water (Prevention & Control of Pollution)
Act, 1974 & Air (Prevention Control of Pollution)
Act, 1931.

(i) The Licensee shall duly comply with the provisions of the Maharashtra (Prevention and Control of Pollution) Act 1974, and Air (Prevention and Control of Pollution) Act 1981, and the rules made thereunder as also with any conditions which may from time to time, be imposed by the Maharashtra Pollution Control Board constituted under the said Act as regards the collection, treatment and disposal or discharge of effluent or waste or otherwise howsoever and shall indemnify and keep indemnified the Grantor against the consequences of any breach or non-compliance of any such provision or condition as aforesaid.

Excavation

(k) That it will not make any excavation upon any part of the said land nor remove any stone, earth, or other material therefrom except so far as may, in the opinion of the officer authorised by the Grantor, be necessary for the purpose of forming the foundations of the building and compound walls and executing the works authorised by this Agreement.

Insurance

(I) That it will as soon as any building to be erected on the said land shall be roofed insure and keep insured the same in the joint names of the Grantor and the Licensees against damage by fire in an Insurance Company having an office in Mumbai and to be approved by the Chief Executive Officer for an amount equal to the cost of such building & will on request produce to the Chief Executive officer, the policy or policies of insurance and receipts for the payment of the last premium and will forthwith apply all moneys received by virtue of such insurance in rebuilding or reinstating the building.

That it will not directly or indirectly transfer, assign sell, encumber or Benefit of part with their interest under or the benefit of this Agreement or any part agreement (m)thereof in any manner whatsoever without the previous consent in writing of the Chief Executive Officer and it shall be open to the Chief Executive Officer to refuse such consent or grant the same subject to such conditions including the condition for payment of additional premium as he may in his absolute discretion think fit.

That it shall not at any time do, cause or permit any nuisance in or Nuisance upon the said land and in particular shall not use or permit the said land to be used for any industributed of the said land to any purpose which may be offersive by reason of emission of odour, liquid effluvia, dust, smoke, gas-noise, vibrations or fire hazards, and shall duly comply with the directions which may from time to time be issued by the said Department of Environment Maharashtra Pollution Control Board with utmost promptitude for the purpose of preventing any air pollution by reason of any such emission of odour, liquid-affluvia dust, smoke, gas or otherwise

howsoever. That it shall at their own cost construct and maintain an access road Access ading from the Estate road to the said land in strict accordance with the fload. pecifications and details prescribed by the Executive Engineer.

That in employing skilled and unskilled labour they shall give first Preference preference to the persons who are able-bodied and whose lands are acquired ment of for the purpose of the said industrial area.

Should the Executive Engineer not approve of the plans, elevations, Power to details and specifications whether originally submitted or subsequently terminate required or if the same shall not be submitted within the time hereinbefore stipulated the Chief Executive Officer may by notice in writing to the Licensee terminate this Agreement and if possession as a License has been given to the Licensee may re-enter upon the said plot of land and thereupon the plot shall be resumed to the Grantor.

Until the factory building and works have been completed and certified as completed in accordance with clause 7 hereof the Grantor shall have the following rights and powers :-

The right of the Chief Executive Officer, the Executive Engineer and To enter the Officers and servants of the Grantor acting under the directions of them and at all reasonable times to enter upon the said premises to view the state and inspect progress of the work and for ell other reasonable purpose. John 1

(b) (i) In case the Licensea shall fell to complete the said factory building To resume within the time aforeseld and in ancordance with the stipulations hereinbefore land contained (time in this respect being the assence of the contract) or shall not proceed with ing works with this diligence or shall commit default in payment to the Grantos of the reducing leas in the mature of arraice or other charges

Head Master Fyangamata Vidyalaya Kurkumbn, Tal. Daund, Dist. Pune as hereinabove provided or shall fail to observe any of the stipulations their part herein contained, right and power to re-enter through the Chief Executive Officer, upon and resume possession of the said land and everything thereon and thereupon this Agreement shall cease and terminate and all erections and materials, plant and things upon the said plot of land shall not withstanding any enactment for the time being in force to the contrary belong to the Grantor without making any compensation or allowance to the Licensee for the same, and without making any payment to the Licensee for refund or repayment of the premium aforesaid or any part thereof but without prejudice nevertheless to all other legal rights and remedies of the Grantor against the Licensee;

- (ii) To continue the said land in the Licensee occupation on payment of such additional premium as may be decided upon by the Grantor or the Chief Executive Officer, and
- (iii) To direct removal or alteration of any building or structure erected or used contrary to the conditions of the grant within the time prescribed in that behalf and on such removal or alteration not being carried out within the time prescribed cause the same to be carried out and recover the cost of carrying out the same from the Licensee as an arrear of land revenue.
- (c) All building material and plant which shall have been brought upon the said land by or for the Licensees for the purpose of erecting such building as aforesaid shall be considered as immediately attached to the said plot of land and no part thereof other than defective or improper materials (removed for the purpose of being replaced by proper materials) shall be removed from the said land without the previous consent of the Chief Executive Officer until after the grant of the completion certificate mentioned in clause 7 thereof.

Extension of time

6. Notwithstanding any such default as aforesaid, the Chief Executive Officer may in his discretion give notice to the Licensee of his intension to enforce the Licensee's Agreement herein contained or may fix any extended period for the completion of the factory building and the works for the said period mentioned in clause 3 (d) above if he is satisfied that the building and works could not be completed within the prescribed time for reasons beyond the control of the Licensee and thereupon the obligations hereunder of the Licensee to complete the factory building and to accept a lease shall be taken to refer to such extended period.

Grant of

As soon as the Executive Engineer has certified that the factory building and works have been erected in accordance with the terms hereof and if the Licensee shall have observed all the stipulations and conditions hereinbefore contained, the Grantor will grant and Licensee will accept a Lease (which shall be executed by the parties in duplicate) of the said land and the factory building erected thereon for the term of ninety-nine? ninety-five years from the date hereof at the yearly rent of Rupee one.

The Lease shall be prepared in duplicate in accordance with the form. Form of of Lease set out in the Schedule hereunder -written with such modifications Lease and additions thereto as may be agreed upon and all costs, charges and exper is of and incidental to the execution of this Agreement and its duplicate, also the lease and its duplicate shall be borne and paid by the . Licensee alone.

All notices, consents and No Objection to be given under the Notice 9. Agreement shall be in writing and shall unless otherwise provided herein ba signed by the Chief Executive Officer or any other Officer authorised by him and any notice to be given to the Licensee shall be considered as duly served if the same shall have been delivered to, left, or posted, addressed to the Licensee or the Engineer or the Architect of the Licensee at the usual or last known place of residence or business or on the said land hereby agreed to be demised or if the same shall have been affixed to any building or erection whether temporary or otherwise upon the said land.

The Grantor may at any time and from time to time alter the layouts, Grantor Building Regulations, General Estate Regulations relating to the other parts may alter The Estate of the Grantor of which the said land forms part and the Licensee Rules hall have no right to require the enforcement thereof or any of them at any me against the Grantor or any person claiming under the Grantor.

The marginal notes do not form part of this Agreement and they shall Marginal not be referred to for the construction and interpretation thereof.

Should there be any conflict between the terms contained in this Conflict Agreement and the terms contained in the Building Regulations set out in Agreement the Second Schedule and the General Estate Regulations hereunder written and Rules. the former shall prevail.

For the purposes of this Agreement to Lease the expression Chief Executive Officer shall include the Deputy Chief Executive Officer / the Regional Officer / the General Manager (Legal) / the Area Manager and any other officer specially authorised by the Chief Executive Officer.

INWITNESSWHEREOF Shri P. K. Joman

The Chief Executive Officer, It. Ohiof Executive Officer / the Deputy-Chief Executive Officer / the Regional Officer / the General Manager DIC and Ex-Officer / the Area Manager of the Maharashtra Industrial Development Corporation, has for and on behalf of the aforesaid, Maharashtra Industrial Development Corporation, set his hand and affixed the Common Seal of the Corporation hereto on its behalf and the Licensee have set their respective hands hereunto the day and year first above written.

Head Master Firangaimata Vidyalaya Kurkumbh, Tall Daund, Dist. Pune

FIRST SCHEDULE

(Descubtion of r	-and) D
All that piece of land known as Plot No. (\$)	The F T AMERICAN AND AND AND AND AND AND AND AND AND A
in the KW8	∠ ✓ ✓ ✓ Industrial
Area, within village limits of KWK	and within
the limits of	Municipal Council/outside
the limits of Down District Pune	Municipal Council, Taluka containing by
admeasurement 1000	Square Metres or there-
abouts and bounded as follows, that is to s	ay-)
on or towards the north by - Ko	ad an als and vool
on or towards the north by - open on or towards the south by - open	space no 1/2 cono 1
on or towards the east by - ROO	LO CONTO
on or towards the west by - OD a h	CROPE NO 911

SECOND SCHEDULE

(Building Regulations)

- 1. The Building Regulation of "A" class Municipal Council or the Building Regulation of the respective local authority as amended from time to time will be Building Regulations applicable for development of the plots in industrial area.
- 2. The Licensee shall utilise the periphery of the plot for the purpose of planting trees. Atleast one tree shall be planted per 200 square metres and one tree at a distance of 15 metres on the frontage of road or part thereof.
- 3. The Licensee shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is set out in the Third Schedule hereunder written.
- The Licensee shall obtain a No Objection Certificate from the Department of Environment Maharashtra Pollution Control Board constituted under the Water (Prevention and Control of Pollution) Act 1974 and Air (Prevention and Control of Pollution) Act 1981, as regards water pollution as also air pollution and shall duly comply with the directions which may from time to time be issued by the said Department Board for the purpose of preventing any water or air pollution and shall not commence any construction on the said plot before obtaining such No Objection Certificate.
- No construction work shall be commenced unless the plans, elevations and sections have been approved by the Local Authority / Planning Authority and no addition or alteration to buildings, the plans of which have been so approved, shall at any time be made except with the similar previous approval of the said Local Authority / Planning Authority

/ Planning Authority.

THE PARTY OF THE P

All survey boundary marks demarcating the boundaries of plots shall be properly preserved and kept in good repair by the Licensee during the period of construction of buildings. Where more than one Licensee is concerned with the same boundary mark, the officer authorised by the Grantor shall allocate this obligation suitably.

3 set of the specifications, plans, elevations and sections as approved by the Local Authority/ Planning Authority shall be submitted to the Executive Engineer for record and to enable him

to grant No Objection.

THIRD SCHEDULE

(List of Obnoxious Industries)

1. Fertilizer manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of fertilizers from previously processed materials which have no noxious odours or fames and which do not produce noxious odours of fumes in the compounding or manufacturing thereof

Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid anufacture or their use or storage except as accessory to a

ermitted industry.

Ammonia manufacture.

Incineration, reduction or dumping of offal, dead animals garbage or refuse on a commercial basis.

5. Tar distillation or manufacture.

6. Cement manufacture.

7. Chlorine manufacture.

8. Bleaching powder manufacture

- 9. Gelatine or glue manufacture or processes involving recovery from fish or animal offal.
- 10. Manufacture or storage of explosives or fireworks.

11. Fat rendering.

- 12. Fat, tallows, grease or lard refining or manufacture.
- Manufacture of explosives or inflammable products of pyroxylin.

14. Pyroxylin manufacture.

- 15. Dye-stuff and pigment manufacture.
- 16. Turpentine, paints, varnish or size manufacture or refining.
- 17. Garbage, offal or dead animals reductions, dumping or incineration.
- 18. Stock-yard or slaughter of animal or fowls.

19. Tallow, grease or lard manufacture.

20. Tanning/curing or storage of raw hides or skins.

21. Wool pulling or scouring.

22. Yeast plant.

23. Paper and paper products.

24. Charcoal.

25. Manufacture of Viscose Rayon.

26. In general those uses which may be obnoxious or offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards.

Firangaimata Vidyalaya Kurkumbh, Tal. Daund, Dist. Pune

FOURTH SCHEDULE (Form of Lease)

. 11.1	
1.	THIS LEASE made at One Thousand nine hundred and DEVELOPMENT
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	Industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development Act. 1961 (Man, III of 1962) and having line industrial Development III of 1962 (Man, III of 1962) and having line industrial Development III of 1962 (Man, III of 1962) and having line industrial Development III of 1962 (Man, III of 1962) and having line industrial Development II of 1962 (Man, III of 1962) and having line industrial Development II of 1962 (Man, III of 1962) and having line industrial Development II of 1962 (Man, III of 1962) and having line industrial Development II of 1962 (Man, III of 1962) and having line industrial Development II of 1962 (Man, III of 1962) and having line industrial Development II of 1962 (Man, III of 1962) and having
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14	Office at Orient House, Adi Marzban Path, Ballard Estate, Montext O38, hereinafter called the Lessor (which expression shall, unless the context does not so admit, include its successors and assigns) of the One Part AND does not so admit, include its successors and assigns)
	does not so admit, include its successors and assignment
	MESSRS.
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	a Company incorporated under the Indian Companies Act VII of 1913 /
	a Company incorporated under the control office at
110	Companies Act 1956 and having its registered office at
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1.0	hereinafter called "the Lessee" (which expression shall, unless the context
	hereinafter called the Lessee (which expression drawn in business and does not so admit, include its successor or successors in business and
	does not so admit, include its successor of successor of
San and	permitted assigns) of the Other Part:
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	WHEREAS by an Agreement dated the day of
Recitals	WHEREAS by an Agreement dated tho and made between the Lessor of the
- · · ·	and made between the Lessor of the
179	One Part and the Lessees of the Other Part the Lessor agreed to grant to
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	abilitations and conditions contained in the said Adjectment a lease of the
-	piece of land and premises hereinafter particularly described in the manner
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	hereinafter mentioned.
	그 그는 그리스 사람이 되는 그를 가고 하는 물리를 보고 하는 것이 되는 것이다.
	AND WHEREAS pursuant to the said Agreement the certificate of completion
-	thereby contemplated has been granted:
	Meleby contemplated has been granted.
	AND WHEREAS for the purpose of stamp duty, recurring charges such as
	Government Revenue, the Lessor's share of ceases and the owner's share
	of Municipal or Village Panchayat rates or taxes which the Lessee has agreed
	of Municipal of Village Parionayat rates of taxes which the Leaves has as
	to bear and pay under these presents although by law recoverable from the
	Lessor have been estimate at Rs (Rupees
	approximately per annum:
	CONTRACTOR OF THE PROPERTY OF
	NOW THIS LEASE WITNESSETH as follows:-
Descrip	tion 1. In consideration of the premises and the sum of Rs.
of land.	
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	paid by the Lessee to the Lessor as premium and of the rent hereby reserved
	and of the covenants and agreements on the part of the Lessee nerelinates
	contained the Lessor doth hereby demise unto the Lessee ALL that plece of
• .	Contained the Lessol dom hereby demise different and and within/outside
	land known as plot No in the Industrial Area, and within/outside
	the limits of Municipal Council, within the Village limits of
17.5	Taluka and Registration sub-District
	District and Registration District
	Pietrior and Deficit and District
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time harest	ther with the buildi	d coloured boundary line on the ings and erections now or at any
time thereaster standing an	id being thereon A	ings and erections now or at any ND TOGETHER WITH all rights,
RESERVING unto the Les	SSOr all mines and	minerals in and under the said
land or any part thereof	TO HOLD the last	nd and premises hereinbefore
expressed to be hereby	demised (haroinet	ter referred to as "the demised
Oramises") into the Lesso	remised (neremail	years computed from
the first day of	e ioi me rettii oi	subject nevertheless to
the provisions of the Liebs	I9	enue Code, 1966 and the rules
the provisions of the Mana	arasnira Land Revi	ende Code, 1900 and the Lessor
mereunder PAYING THER	EFUR yearly durin	ng the said term unto the Lessor
at the Office of the Chief E	xecutive Officer of t	the Lessor (hereinafter referred
to as "the Chief Executive	Officer which exp	pression shall include any other
Officer to whom the dut	ies or function of	the Chief Executive Officer,
Maharashtra Industrial De	evelopment Corpor	ration, may be assigned) or as
etherwise required the ves	orly rent of runees (one . The said fent to be paid ""
advance without any ded	uctions whatsoeve	er on or before the 1st day of
anuary in each and every	year.	

The Lessee with intent to bind all persons into whoseever hands the Convenants ised premises may come doth hereby covenant with the Lessor as follows by the

- During the said term hereby created to pay unto the Lessor To pay the said rent at the times on the days and in manner hereinbefore rent. appointed for payment thereof clear of all deduction.
- To pay all existing and future taxes, rates, assessments, and To pay outgoings of every description for the time being payable either by rates and landlord or tenant or by the occupier in respect of the demised premises, and anything for the time being thereon.

- Throughout the said term hereby created to pay to the Lessor To pay fee from time to time such recurring fees in the nature of service charges or service Drainage cess as may from time to time prescribed by Government charges. of Maharashtra under Maharashtra Industrial Development Act, 1961 or Rules framed there under in respect of the amenities or common facilities provided by the Lessor.
- The Lessee/ shall at its/ own expenses within a period of one Planting of year from the date hereof plant trees in the marginal space to be kept trees in open to sky of the said land with-in the demised premises and shall the open maintain the trees so planted in good condition throughout the term space. hereby created under these presents. Atleast one tree shall be planted per 200 square metres and one tree at a distance of 15 metres on the frontage of road or part thereof but within the demised premises.

Head Master Firangaimata Vidyalaya Kurkumbh, Tal. Daund, Dist. Pune

miata Vidyalava

Not to excavate.

(e) Not to make any excavation upon any part of the said land hereby demised nor remove any stone, sand, gravel clay or earth therefrom except for the purpose of forming foundations of buildings or for the purpose of executing any work pursuants to the terms of this Lease.

Not to erect beyond building line. (f) Not to erect any building, erection or structure except a compound wall and steps and garages and necessary adjunct thereto as hereinafter provided on any portion of the said land outside the building line shown upon the said plan hereto annexed.

Access Road. (g) The Lessee having at their own expense constructed an access road leading from the main road to the demised premises delinated on the plan hereto annexed and thereon coloured red will at all times hereafter maintain the same in good order and conditions to the satisfaction of the Executive Engineer, Maharashtra Industrial Development Corporation in charge of said Industrial Area (hereinafter referred to as "Executive Engineer" which expression shall include any other Officer to whom the duties or functions of the said Executive Engineer, Maharashtra Industrial Development Corporation may be assigned)

To comply with the provisions of Water (Prevention & Control of Pollution) Act, 1974 & Air (Prevention & Control of Pollution) Act, 1981.

(h) The Lessee shall duly comply with the provisions of the Water (Prevention and Control of Pollution) Act, 1974, and Air (Prevention & Control of Pollution) Act 1981, the rules made thereunder as also with any condition which may from time to time be imposed by the Maharashtra Pollution Control Board constituted under the said Act as regards the collection, treatment and disposal or discharge of effluent or waste or otherwise howsoever and shall indemnify and keep indemnified the Lessor against the consequences of any breach or non-compliance of any such provision or condition as aforesaid.

To build as per agreement. (i) Not at any time during the period of this demise to erect any building, erection or structure on any portion of the said land except the Maharashtra Pollution Control Board as provided in the said Building Regulations.

Plans to be submitted before building (j) That no building or erection to be erected hereafter shall be commenced unless and until specifications, plans, elevations, sections and details thereof shall have been previously submitted by the Lessees in triplicate for scrutiny of and be permitted in writing by the Executive Engineer, and a No Objection Certificate shall have been obtained from the Maharashtra Prevention of Water Pollution Control as provided in the said Building Regulations.

Indemnity.

(k) To indemnity and keep indemnified the Lessor against any and all claims for damages which may be caused to any adjoining buildings or other premises by such building or in consequence of the execution of the aforesaid works and also against all payments whatsoever which

during the progress of the work may become payable or be demanded by the Municipality or any Local Authority in respect of the said works or of anything done under the authority herein contained.

(1)Both in the construction of any such building or erection and at To build all times during the continuance of this demise to observe and to according conform to the said Building Regulations and to all bye-laws, rules and regulations of the Municipality / Local Authority or other body having authority in that behalf and any other statutory regulations as may be in force for the time being relating in any way to the demiseu premises and any building thereon.

To observe and conform to all rules, regulations and bye-laws Sanitation of the Municipality / 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 for the labourers, workmen and other staff employed on the demised premises in order to keep the demised premises and surroundings, clean and in good condition to the catisfaction of the Executive Engineer, and shall not without the Bipvious consent in writing of the Executive Engineer permit any pourers or workmen to reside upon the demised premises and in the event of such consent being given shall comply strictly with the terms thereof.

That no alterations or additions shall at any time be made to Alterations the facade or elevation of any building or erection erected and standing on the demised premises or architectural features thereof except with the previous permission in writing of the Executive Engineer and in accordance with the Building Regulations set out in the Second Schedule hereunder written.

- Throughout the said term at the Lessee expense well and To substantially to repair, pave, cleanse and keep in good and substantial repair repair and condition (including all usual and necessary internal and external painting, colour and white washing) to the satisfaction of the Executive Engineer, the said building and premises and the drains, compound walls and fences thereunto belonging and all fixtures and additions thereto.
- To permit the Lessor or the Chief Executive Officer or the To enter (g) Executive Engineer and the Officers, Surveyors, Workmen or others and employed by them from time to time and at all reasonable time of the inspect day during the term hereby granted after a week's previous notice to enter into the upon the demised premises and to inspect to state of repairs thereof and if upon such inspection it shall appear that any repairs are necessary, they or any of them may by notice to the Lessee call upon them to execute the repairs and upon their failure to do so within a reasonable time the Lessor may execute them at the expense in all respect of the Lessee.

Eirangaimata Vidyalaya

Nulsance

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

User

To use the demised premises only for the purpose of a factory but not for the purpose of factory for any of the obnoxious industries specified in the annexure set out in the Third Schedule hereunder written and not to use the demised premises or any part thereof for any other purpose nor for the purpose of any factory which may be obnoxious, offensive by reason of emission of odour liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards, and shall duly comply with the directions which may from time to time be issued by the said Maharashtra Control Pollution Board with utmost promptitude for the purpose of preventing any air pollution by reason of any such emission of odour, liquid-effluvia, dust, smoke, gas or otherwise howsoever.

Insurance

To keep buildings already erected or which may hereafter be (8) erected on the said land excluding foundations and plinth insured in the joint names of the Lessor and the Lessee against loss or damage by fire in a sum equivalent to the cost of the building (excluding foundation and plinths) in some well established insurance office to be approved by the Chief Executive Officer and on demand to produce to the Chief Executive Officer the policy of such insurance and the current year's receipt for the premium AND ALSO as often as any of the buildings which are or shall be erected upon the said land or any part thereof shall be destroyed or damaged by fire to forthwith layout all the moneys which shall be received by virtue of any such insurance in rebuilding or repairing the premises destroyed or damaged under the direction and to the satisfaction of the Executive Engineer AND whenever during the said term the said building or any part thereof respectively shall be destroyed or damaged whether by fire or hurricane or otherwise the Lessee will reinstate and repair the same to the satisfaction of the Executive Engineer, and will nevertheless continue to pay the rent hereby reserved as if no such destruction or damage by fire, hurricane or otherwise had happened.

Delivery of possession after expiration

At the expiration or sconer determination of the said term quietly (t) to deliver upto the Lessor, the demised premises and all erections and buildings then standing or being thereon PROVIDED always that the Lessee shall be at liberty if they shall have paid the rent and all municipal and other taxes, rates and assessments then due and shail have performed and observed the covenants and conditions herein contained prior to the expiration of the said term to remove and appropriate to themselves all buildings, erections and structures and materials from the said land but so nevertheless that the Lessee shall deliver up as aforesaid to the Lessor levelled and put in good order and condition to the satisfaction of the Lessor all land from which such buildings, erections pestructures may have been removely.

Not to assign, underlet or part with the possession of the Not to (y)demised premises or any part thereof or any interest therein without assign the previous written consent of the Chief Executive Officer and the Chief Executive Officer may in his absolute discretion refuse such consent or grant the same subject to such conditions as he may think fit including the condition for payment of premium and in any event not to assign, underlet or transfer the Lessee's interest therein so as to cause any division by metres and bounds or otherwise to alter the nature of this present demise.

If the Lessee shall sell, assign or part with the demised premises for the then residue of the said term to deliver at the Lessee's expense with in twenty days after every such assignment or assurance shall have been duly registered under the Indian Registration Act, or other amending statute notice of such assignment or assurance to the Lessor such delivery to be made to the Chief Executive Officer or to such Officer or person on behalf of the Lessor as the Lessor shall from time to time require.

Assignment to be registered with Lessor

In employing skilled and unskilled labour, the Lessee shall give preference to the persons who are able-bodied and whose lands and acquired for the purpose of the said Industrial Area.

preference in employment of Labour, Notice in case of

death.

And in the event of the death of the permitted assign or assigns of the Lessee being a natural person, the person or persons to whom 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.

> Recovery of Rent fees etc. as land revenue

If and whenever any part of the rent hereby reserved or recurring fees or service charges payable by the Lessee hereunder shall be in arrear the same may be recovered from the Lessee as an arrear of land revenue under the provisions of the Maharashtra Land Revenue Code, 1966 (XLI of 1966).

> Rent, fees etc., in arrear.

If the said rent hereby reserved or recurring fees or service charges payable by the Lessee hereunder shall be in arrears for the space of thirty days whether the same shall have been legally demanded or not or if and whenever there shall be a breach of any of the covenants by the Lessee hereinbefore contained the Lessor may re-enter upon any part of the demised premises in the name of the whole and thereupon the term hereby granted and right to any renewal thereof 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 premises, or claimed by the Lessee on account of the building or improvements built or made. PROVIDED ALWAYS that except for nonpayment of rent as aforesaid the power of re-entry hereinbefore contained shall not be exercised unless and until the Lessor of the Chief Executive Officer on behalf of the Lessee or left

Irangaimata Vidyalaya Kurkumbh, Tal. Daund Die n. on some part of the demised premises a notice in writing of his intention to enter and of the specific breach or breaches of covenants in respect of which the re-entry is intended to be made and default shall have been made by the Lessee in remedying such breach or breaches within three months after the giving or leaving of such notice.

Lessor's Covenant for peaceful enjoyment. 5. The Lessor doth hereby covenant with the Lessee that the Lessee paying the rent hereby reserved and performing the covenants hereinbefore on the Lessee's part contained shall and may peaceably enjoy the demised premises for the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully claiming by from or under the Lessor.

Registration of estate rules

6. The layout of the ______ Industrial Area and the Building and other Regulations and covenants relating thereto other than the premises hereby demised may be altered by the Lessor from time to time as the Lessor thinks fit and the Lessee shall have no right to require the enforcement thereof or any of them against the Lessor or any person claiming under the Lessor.

Renewal of Lease 7. If the Lessee shall have duly performed and observed the covenants and conditions on the part of the Lessee hereinbefore contained and shall at the end of the said term hereby granted be desirous of receiving a new Lease of the demised premises and of such desire shall give notice in writing to the Lessor before the expiration of the term hereby granted the Lessor shall and will at the cost and expense in every respect of the Lessee grant to the Lessee a new Lease of the demised premises for a further term of years on payment of premium as may be determined by the Lessor and with covenants provisions and stipulations hereinbefore contained except this covenant for renewal and except that the building and other regulations referred to in such Lease shall be such as the Lessor may direct.

Cost and charges to be borne by the Lessee

8. The stamp duty and registration charges in respect of the preparation and execution of this Lease and its duplicate including the costs, charges and expenses of attorneys of the Lessor shall be borne and paid wholly and exclusively by the Lessee.

Marginal Notes

FIRST SCHEDULE (Description of land)

All that piece or parcel of	land known as Plot No.	in	
the	Industrial Are	a within the village	
limits of	Industrial Area within the village and within/outside the limits of Municipal Council,		
Taluka and Registration,	Sub-district	Maricipal Courten,	
Distric	ct and Registration District	containing	
by admeasurement	Square Metre	s or thereabouts	
and bounded by red color	ured boundary lines on the plan	annexed hereto,	
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SECOND SCHEDULE (Building Regulations)

- 1. The Building Regulation of "A" class Municipal Council or the Building Regulations of the respective local authority as amended from time to time will be Building Regulation applicable for development of the plots in industrial area.
- 2. The periphery of the plot shall be utilised for the purpose of planting trees. Atleast one tree shall be planted per 200 square metres and one tree at a distance of 15 metres on the frontage of road or part thereof but within the demised premises.
- 3. The Lessee shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is attached.
- 4. No construction work shall be commenced unless the plans, elevations and sections have been approved by the Officer authorised by the Lessor and no additions or alternations to buildings, the plans of which have been so approved, shall at any time be made except with the similar previous approval of the said Officer.
- 5. The Lessee shall obtain a No Objection Certificate from the Department of Environment Maharashtra Pollution Control Board constituted under the Water (Prevention and Control of Pollution) Act 1974 & Air (Prevention and Control of Pollution) Act 1981, as regards water pollution as also air pollution and shall duly comply with the directions which may from time to time be issued by the said Department Board for the purpose of preventing any water or air pollution and shall not commence any construction on the said plot before obtaining such to Objection Certificate.

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- 6. All survey boundary marks demarcating the boundaries of plots shall be properly preserved and kept in good repair by the Lessee. Where more than one Lessee is concerned with the same boundary mark the Officer authorised by the Lessor shall affocate this obligation suitably.
- 7. 3 sets of the specifications, plans elevations and sections as approved by the Local Authority / Planning Authority shall be submitted to the Executive Engineer for record and to enable him to grant No Objection.

THIRD SCHEDULE

(List of Obnoxious Industries)

1. Fertilizer manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of fertilizers from previously processed materials which have no noxious odours or tumes and which do not produce noxious odours or tumes in the compounding or manufacturing thereof.

2. Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid manufacture or their use or storage except as accessory to a permitted

industry.

Ammonia manufacture.

- 4. Incineration, reduction or dumping of offal, dead animals garbage or refuse on a commercial basis.
- Tar distillation or manufacture.
- 6. Cement manufacture
- Chlorine manufacture.

8. Bleaching powder manufacture.

- Gelatine or glue manufacture or processes involving recovery from fish or animal offal.
- 10. Manufacture or storage of explosives or fire-works.

11. Fat rendering.

- 12. Fat, tallows, grease or lard refining or manufacture.
- 13. Manufacture of explosives or inflammable products of pyroxylin.

14. Pyroxylin manufacture.

15. Dye-stuff and pigment manufacture.

- 16. Turpentine, paints, varnish or size manufacture or refining.
- 17. Garbage, offal or dead animals reductions, dumping or incineration.
- 18. Stock-yard or slaughter of animals or fowls.

19. Tallow, grease or lard manufacture.

20. Tanning, curing or storage of raw hides or skins.

21. Wool pulling or scouring.

- 22. Yeast plant.
- 23. Paper and paper products.

24. Charcoal

25. /Manufacture of Viscose Rayon.

26. In general those uses which may be obnoxious or offensive by reason of emission of odpur, liquid-effluia, dust, smoke, gas, noise, vibrations or fire-hazards.



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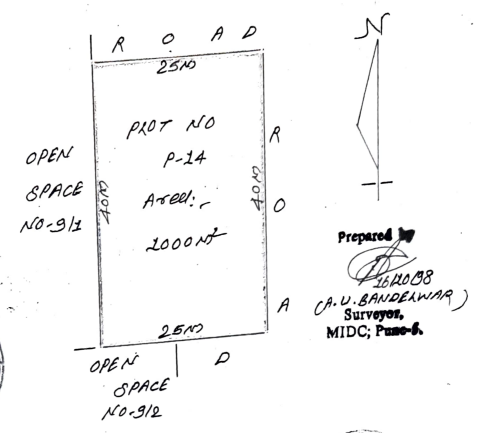
Maharashtra Industrial Development Corporation

(A Government of Maharashtra Undertaking)

(A Government of Maharashtra	
POSSESSION RECEIPT	on behalf
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of the Maharashtra Industrial Development Corporation and Shri UDAWANT KACHARDAS KONDIBA Shri UDAWANT KACHARDAS KONDIBA	SECRETIAND TAL-DAUGE
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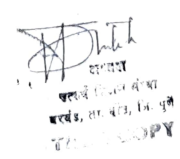
Firangaimata Vidyalaya Kurkumbh, Tal. Daund, Dist. Pune

Kurkumbh, Industrial Area Village - KURKUMBH Tal. - Daund Dist. - Pune. Scale 1 Cm. - 5 M.





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Head Master
Firangaimata Vidyalaya
Kurkumbh, Tal. Daund, Dist. Pune