

THE HOLD BANGER VAN

THIS INDENTURE OF LEASE made at Vapi on the &th day of the month of Tomuson in the year?

Two Thousand Nine (2009) (2010) between the GUJARAT INDUSTRIAL DEVELOPMENT CORPORATION.

a corporation constituted under the Gujarat Industrial Development Act-1962 (Guj. XXIII of 1962) and having its Head office at Udyog Bhavan, Block No,3,4,5, "GH' Road, Sector No.11, Gandhinagar-382 011 (hereinafter called 'The Lessor' which expression shall unless the context does not so admit, include its successors and assigns) of the ONE PART and M/s. TECHNO TARP & POLYMERS PVT.LTD.residing at Plot No. 4920/21, (Plastic Zone) GIDC, SARIGAM - 396 155, a Company registered under "COMPANIES' Act and having its registered office at D-613.Floral Deck Plaza, M.I.D.C. Central Road, Andheri (East), Mumbai-400 093 (hereinafter called 'The Lessee' which expression shall unless the context does not so admit include his heirs, executors and legal representatives/its successors in business and assigns) of the OTHER PART.

WHEREAS by an agreement dated 04/11/2009 (hereinafter referred to as 'The Licence Agreement') made between the lessor of the one part and the Lessee of the other part. The Lessor agreed to grant to the lessee upon the performance and observance by the lessee of the obligations and conditions in the said agreement, a lease of the Plot No. 4913,4914, & 4915 at Sarigam Notified Indl. Area/Estate and more particularly described in the Schedule thereof.



AND WHEREAS the lessee having paid a sum of Rs.28,13,760/-(Rupees Twenty Eight lacs Thirteen thousand Seven hundred Sixty only)calculated at Rs. 600/- + 20% Add.cost Per Sq. Mtrs.. which is equivalent to 100 percent or of the allotment price of the said Plot No. 4913,4914, & 4915 has requested the Lessor to grant him a Lease of the Plot No. 4913,4914, & 4915 and to execute the Lease Deed in respect of the said plot.

AND WHEREAS the Lessor has decided to enter in to these presents in respect of Plot No. 4913,4914, & 4915on the understanding that the lessee will comply with all the terms & conditions for the construction work on the said plot as set out in the license agreement and that he shall have to complete the construction on the said plot

within such period and conforming to such plan as may be

required by the Lessor and that he will comply with the terms and conditions herein after appearing.

NOW THIS DEED WITNESS & HEREBY MUTUALLY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

(1) In consideration of the sum of Rs.28,13,760/-(Rupees Twenty Eight lacs Thirteen thousand Seven hundred Sixty only) paid in the manner aforesaid by the Lessee to the Lessor as full payment of the allotment price of Plot No. 4913,4914, & 4915 and in consideration of the rent hereby reserved and of the convenants and agreement on the part of the Lessee hereinafter contained the Lessor doth hereby demise unto the Lessee all that piece of land consisting of Plot No. 4913,4914, & 4915 in the Sarigam Notified Industrial Area/Estate forming Part of lands bearing revenue Survey Numbers 33/P within the Village limits of Manda, Taluka: Umbergaon Dist. And sub Dist. Valsad and containing by admeasuring about 3908 Sq. Mtrs. or there about and more particularly described in the schedule hereunder written TO GETHER WITH all advantage rights, privileges easement, appurtenance whatsoever thereto belonging EXCEPT & RESERVING up to the Lessor all mines and minerals, in and under the said hereby demised or any part thereof TO HOLD the land hereby demised (hereinafter referred to as "the demised premises) to the Lessee for the terms of 99 years computed from the 1st days of the month of October in the year Two thousand Nine (2009), of subject never the less to the provision of the Bombay Land revenue code,1879 and the rules there under PAYING THEREFORE yearly on or before the 31st day of March of each year during the said term up to the lessor at the office of the Managing Director, officer or as otherwise required the rent of Rs.5/- (Rupees Five Only) and also paying therefore the balance of the premium price in the manner hereinafter determined provided that at the end of 99 years computed from the date as hereinbefore mentioned the Lessee as aforesaid shall have the right to renew this lease for a further period of 99 years and in the event of the Lessee exercising such option in the manner hereinafter provided. The Lessor shall have the right to increase the sum of yearly rent as herein before stipulated by a further sum which shall be 100% of the original sum of rent and provided further that if the lessee shall have duly performed and observed the Covenants



and conditions on the part of the lessee herein contained and at the end of the said period of 99

years but before the expiry of the said period the lessee has given the lessor 3 months previous notice in writing of his desire to have the lease of the demised premises renewed for a further period of 99 years, the lessor shall and will at the cost and expenses in every respect of the lessee grant to the lessee a further lease of the demised premises for a further terms of 99 years with same covenants and provisions and stipulated except this clause of renewal and except as to the amount of rent which the lessor shall be entitled to increase by 100% as stipulated above.

2) The lessee hereby covenants with the Lessor as Follows:

(a) TO PAY BALANCE PREMIUM PRICE:

The allotment price of the demised premises (consisting of Plot No. 4913,4914, & 4915, has been fixed at Rs.28,13,760/-(Rupees Twenty Eight lacs Thirteen thousand Seven hundred Sixty only) calculated at Rs. 600/- + 20% Add.Cost Per Sq. Mtrs..Out of the said price, the Lessee has already paid Rs.28,13,760/-(Rupees Twenty Eight lacs Thirteen thousand Seven hundred Sixty only) being an amount equal to 100% of the allotment price of the said plot.

- (I)The interest rate would be subject to revision from time to time of the Corporation and interest would be payable at such revised rates from such dates as may be specified by the Corporation.
- (II) In addition if any outstanding dues come to light at a later date due to discrepancy in Accounts, the lessee would be responsible to make good such dues with interest on the lessor furnishing the details of such outstanding dues.
- (iii) The lessee will make full & regular payment of all the installment that are required to be paid under this sub-clause if any payment is delayed or not paid the lessee will pay to the lessor interest at 3 percent above the normal rate of interest per Annum until the entire amount payable under this clause is paid by the lessee to the lessor.
- (iv)The lessee will in each year within two month from the expiry of his Accounting year supply to the



lessor a copy of his profit & loss Accounts pertaining to that Accounting year and business run by him in the demised premises.

(b) TO PAY RENT:

That during the terms of this lease, the lessee will pay to the lessor the rent hereby reserved at the time and in the manner aforesaid.

(c) TIME LIMIT FOR COMPLETING CONSTRUCTION:

That under the Licence Agreement the Lessee has for already commenced the construction of a building to be used as a factory for Mfg. of HDPE Tarpaulin Laminated with LDPE (Expansion of existing Industries). Now the lessee will within a period of two years from the date of the License agreement complete the Construction of the said building at his expenses & in a substantial & workman like manner and with new sound materials and with all requisite drains and other convenience as may be necessary under the factory Act. So as to make the building for occupation as a factory for the aforesaid purpose. The area of the plots allotted to the lessee being 3908 Sq. Mtrs. It will/shall be permissible to the lessee to utilize within the period and in the manner aforesaid part of the area for the construction of a building to be used as an Industrial factory and to retain the remaining area of the plot for further expansion of the project of the lessee.

Subject to the following condition. :

- (i) The remaining area of the plot shall be fully utilized for one expansion of the project of the lessee within a period of ten years from the date of the License agreement.
- (ii) It shall be open to the lessor to review the progress of the utilization at the interval of every three years and to resume the possession of unutilized portion of the plot.
- (iii) While utilizing a part of the Plot for the construction of a building as aforesaid and retaining the remaining part of the plot for future,



expansion, the part to be utilized for the construction of the building shall be demarcated so as to make a sub. Division of the remaining part feasible in the event of the lessor

deciding to resume the possession of the unutilized portion of the plot.

(d) That no building or erection to be erected hereinafter & no alteration or addition to any building or construction existing for the time being shall be commenced by the lessee unless until specifications plans, elevations, sections & details thereof shall have been previously submitted by the lessee in Triplicate to the Executive Engineer of the lessor (hereinafter referred to as the Executive Engineer, which expression shall include any other to whom the duties and functions of the Executive Engineer may be assigned) for his scrutiny and the same has been approved in writing by the Executive Engineer Provided that in the completion of any such building or erection or making any such alteration or addition the Lessee shall observe & confirm to all the building conditions of the Lessor and all bye-laws rules and regulations of the local authorities or other body having authority in that behalf & any other statutory regulations as may be enforce for the time being relating in any way to the demised premises and any building thereon provided further that no building erection or structure (except a compound wall and steps and and necessary adjuncts thereto) shall garages be erected on any portion of the demised premises outside the building line shown in the plans.



FENCING :

That the demised premises will be fenced by the lessee at his expenses in every respect.

(f) EFFECT OF FAILURE TO COMPLETE CONST. WITHIN TIME:

That if the lessee fails to complete the constructionwork referred to in sub. Clause (C) above within the period specified in that subclause, this lease shall stand terminated unless for sufficient cause the Managing Director officer of the Lessor allows further time to complete the construction.

(g) TO OBTAIN LICENCES

That he will obtain & renew all necessary licences and pay all license & other fees and ceases and

taxes in respect of the demised premises by reason of their being used for the purpose and / or / any of them an to observed and perform all local Police & Municipal rules and regulations in connection with such use,

(h) TO PAY RATES TAXES, CHARGES ETC.

That he will pay all existing & future taxes, cesses, rates, assessments and outgoings of every description for the time being payable either by landlord or tenant or by the occupier in respect of the demised premises & premises and anything for the time being therereon. The present land revenue assessment of the land leased does not exceed RS. 8,676/- (Rupees Eight thousand Six hundred Seventy six only) per Annum He will also pay to the Lessor in the manner determined by the lessor service charge of whatever description including charges for the supply of water, Lessee's share of the expenses of maintenance of road and other common facilities & services) charged by Lessor. As regards supply of water he shall abide by the conditions laid down in that behalf the Lessor from time to time, Provided that in the case of tax, cess rate or assessment as is required to be paid by the lessor in respect of the demised premises, the lessee shall pay to the lessor an amount equal to such tax, cess, rate or assessment, as the case may be.

The lessee shall consume water for his unit at following rates from year to year.

Year Consumption per day (liters)

1st year: 1000 Lit./per day. 2nd year: 1000 Lit./per day. 3rd year: 1000 Lit./per day. Onward.: 1000 Lit./per day.

Even if he fails to consume water to the extent mentioned above, he shall pay the water charges



for the Qty. equal to 70% of the above mentioned Qty. irrespective of consumption. If demand is more than 50,000 litres per day. The payment for minimum

charges for 70% of the above agreed qty. shall commence from the date on which the utilization period from the date of allotment, namely, 2 years for plot and 1 year for shed, is over, whichever is earlier. The water charges shall be payable at the prevailing water rate of the estate for the year as fixed by the corporation from time to time and on failure to pay the minimum charges, the license/lessee shall be liable to the action including termination of agreement and other steps.

(i) NOT TO EXCAVATE:

That he will not make any excavation upon any part of the demised premises nor remove any stone, stand gravel, clay or earth, therefore except for the purpose of executing any work pursuant to the terms of this lease.

(J) ACCESS ROAD:

That the Lessee having at his own expense constructed an access road leading from the main road to the demised premised will at all times hereafter maintain the same in good Order and condition to the satisfaction of the Executive Engineer of the Lessor.

(K) That he shall observe & confirm to all rules and regulations and bye-laws of the local authority concerned or any other statutory regulations in any way relating to public health & sanitation enforce for the time being & that provide sufficient latrine shall accommodation workmen & other staff employed on the demised premises in order to keep the demised premises and surrounding clean and in good condition to the satisfaction of the Executive Engineer, and shall not without the previous consent in writing of the Executive Engineer permit any laborers or workmen to reside upon and demised premises and in the event of such consent being given shall comply strictly with the terms thereof. Failure on the part of the Licensee/ Purchaser/ Lessee to



comply with the provision of law regarding disposal of Industrial

effluent shall entitle the corporation disconnect water supply to the Licensee/ purchaser/Lessee and to resume possession of land. The Licensee Purchaser/ Lessee shall have to take Drainage connection when intimated by the Corporation and shall have to pay all the necessary amounts towards capital amount recovery and shall have to pay regular Drainage cess as fixed by the corporation from time to time. While taking drainage connection, the Licensee/ Purchaser/lessee shall have to comply with all regulations contained in 'Drainage Regulations-1990 of GIDC.'

(kk) COMPLIANCE WITH LAWS:

The lessee shall comply with all laws(including Acts, rules, regulations or Order) passed, made or issued by the Government of Gujarat or by the Government of India from time to time, relating to the business or Industry carried on by the Lessee or having a bearing on the same. The lessee shall in particular comply with observe and Act according to laws on the subject of Ecology and Environment, like the water (Prevention & control of Pollution) Act, 1981. The water (Prevention & control of Pollution) Cess Act-1977, and the Environment Protection) Act-1986. The fact of the Lessor assisting the Lessee in the matter of supplying or Providing amenities or facilities, like water sewage, Electricity, etc. shall not mean that the Lessee is thereby absolved from his responsibility or liability in respect of the same. Similarly, in respect of any scheme, project, or work under taken by the Lessor on behalf of or for the benefit of the Lessee or of the Lessee and other Industries or Persons jointly the lessee shall not thereby be deemed to have been absolved from liability under the relevant or concerned law. Nor shall it make the lessor or any of its servants or agents liable for any non-compliance, nonobservance or breach of any such law. Further you will have to strictly follow the terms & conditions of Gujarat Pollution Control Board.



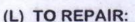
Gandhinagar. Further you shall have to obtain fresh consent after expiration of

the present consent from time to time.

The lessee shall not start production activity in the allotted plot unless and until it has effectively and completely complied with the Pollution Control Measures required to be undertaken by the any permission which may have been granted by GPCB and if the lessee without complying with the pollution measures start or continue with their Industrial Activity the lessor shall be dully bound to disconnect Electricity supply and water supply of Licensee unit even without prior notice.

kkk) PROVISION OF SERVICES, AMINITIES, FACILITIES:

The lessee shall be free to obtain any service amenity or facilities like water, Drainage, Electricity etc. directly from the concerned agency, like the local body, Electricity Board etc. In case the lessor makes arrangements for Procuring or supplying such services etc. for the benefit of and on behalf of the lessee separately or jointly with others and the lessee avails of the same. It shall not amount to commitment on the part of the lessor to provide the same. Nor shall it be construed as hiring of, or contract for supply of such services by the lessor to the lessee. The lessee shall not hold the lessor liable in case of any delay deficiency, insufficiency or failure in supply of such amenities facilities or service shall the lessee be deemed to be a consumer qua the Lessor in respect of the same, within the meaning of the provisions of the consumer protection Act-1986.



The thought the said term the lessee shall at his expense pave, clause and keep in good and substantial repairs and condition(including all usual & necessary internal and external painting, colour, & white washing to the satisfaction of the Executive Engineer, the building, premises drain, compound walls and the fences up-to belonging all fixture and addition thereto.



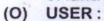
(M) TO ENTER & INSPECT :

That he shall on a week's previous notice in that behalf permit the Lessor or the Managing Director

officer or the Executive Engineer and the officer surveyors, workmen and other employed by them from time to time and at all reasonable times of the day during the terms hereby granted, to enter into or upon the demised premise and to inspect the 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 him to execute the repairs and upon his failure to do so within a reasonable time the lessor may execute them at the expense in all respects of the lessee.

(N) NUISANCE:

That he shall not 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 or other premises in the vicinity. That he shall not interfere or cause damage to the properties belonging to the Lessor whether located outside or inside the premises, such as water supply lines, Drainage Lines, water meters, street lights, and such other properties. In case he is found interfering or causing damage to the properties of the Lessor. It would amount to breach of the conditions of the lease and he would be liable to be evicted from the premises occupied by him under the provisions of the Gujarat Public Premises (Eviction of unauthorized occupants) Act-1972 or any other law for the time enforce and lessor will be entitled to recover the cost of making gold such damages with penalty as may determine and such amount would be recoverable as an arrears of land revenue.



That he will use the demised premises only for the purpose of manufacturing of Mfg. of HDPE Tarpaulin Leminated with LDPG (Expansion of existing Industries) factory and matters connected therewith and shall not use the demised premises many part thereof for any other purpose without the permission in writing of the Managing Director officer, Provided that the demised premises shall not be used for the purpose a of a factory or any,



industry which by reason of emission of odour Liquid, effluvia, dust smoke gas noise, vibration or fire hazard is declared as obnoxious by the lessor.

FIRE FIGHTER :-

The corporation may provide the fire fighter services in some estates as Amenities, incase of non Provisions of any delay or non availability of fire fighter at the time of fire, the Purchaser/Licensee/Lessee will not claim any losses/damages due to this.

(P) INSURANCE:-

That he will keep the building already erected or which any by erected on the demised premises excluding foundations and plinth insured in the name of the Lessee against loss or damage by fire in a sum equivalent to the cost of the building(Excluding foundation & plinth) in some well established Insurance company.

(g) DELIVERY OF POSSESSION OFFER:

That at the expiration or sooner determination of the said term, the lessee will quietly deliver to the lessor the demised premises and all erections and standing building then or being PROVIDING ALWAYS that the lessee shall be at Liberty, if he shall have paid the rent and all Municipal and other taxes rates and assessment then due & shall have performed and assessment then due & shall have performed and observed the covenants and conditions herein contained prior to the expiration or determination, of one said term to remove & appropriate to himself all buildings erections and structures and materials from the demised premises but so nevertheless that the Lessee shall deliver to the lessor all land from which such building erections or structures may have been removed after the same is leveled and put in good order and conditions to the satisfaction of the Lessor.

FOR POWER SUPPLY :-

(1)For obtaining power supply, concerned licensee Purchaser/Lessee to the Power supply authorities in prescribed application form. He is also responsible for following up for timely receipt of Estimate and power. Corporation will not be responsible for timely receipt of Estimates or power.

...13/-



(2) Licensee/ Purchaser /
Lessee has to complete
formalities of signing
agreement, payment of
security deposit and complete wiring of
Electrical installation as per I. E. rules and
submit the test report for wiring from
licensed Electrical contractor before release
of connection.

- (3) High tension consumer having power demand in excess of 500 KVA and of specific requirements shall have to make separate feeder at his cost.
- (4) Full cost of high tension or low tension line both end cost of feeder and sending equipments, as the case may be, is to be borne by consumer. No reimbursement or cost sharing is admissible to high tension or low tension consumer. For extension of load at a future date, full cost to be borne by the consumer
- (5) The supply voltage and source of power shall be decided by the power supply authority for the consumer having power demand in excess of 2400 KVA.
- (6) Licensee/purchaser/Lessee is liable to pay for cost of land occupied for corridor for laying Electric circuit for power supply as per the site condition and the prevalent policy of the corporation.
- (7) Licensee/Purchaser/Lessee has to pay for cost of augmentation of sub-station on his prorate demand basis and at the rate and policy prevalent in the corporation.
- (8) Licensee/Purchaser/Lessee can not seek relief of deferment of payment towards installment for delay in availability of power.

(r) NOT TO ASSIGN:-

That he will not transfer, assign, underlet, or part with the possession of the demised premises or any part thereof or any interest therein without the previous permission of the Lessor. For the



purposes of this convenants, any change in the constitution of the lessee shall be deemed to be a transfer by the lessee of his

interest in the demised premises in favour of another person. Provided that where the lessee is a body Corporate, a change in its Board of Directors or Managing Committee by Whatever name called shall not be deemed to be a change in the Constitution of lessee. Provided further that where the lessee for the purpose of constructing a building on the demised premises is to obtain loan from a Bank or other financial institution by mortgaging his lease hold interest in the demised premises in favour of such Bank or Institution permission of the Lessor shall be deemed to have been given subject to the conditions:

- (a) That such mortgage shall not affect the right and powers of the Lessor under this lease deed and.
- (b) That the Lessor before exercising his rights and powers under this lease deed will consult the Bank or as the case may be the financial Institutions concerned.
- (c) That he shall have to pay at a time an amount equal to one percent (1%) per year of the total value of land leased of prevailing allotment price of the Estate for the period for which the lease hold right are to be mortgaged in favour of financial institutions for securing the financial assistance/loan to be obtained by other Associated units of the lessee situated outside the GIDC estate.
- (s) ASSIGMENT TO BE REGISTERED WITH LESSOR AND UNEARNED INCREMENT.

In the event of such transfer, assignment under letting or parting with there shall be delivered by the lessee at his expense a notice thereof to the Managing Director officer of the Lessor as the Lessor may direct within twenty days from the date on which the transfer assignment under letting or parting with becomes effective whether by registration thereof under the Indian Registration Act or otherwise, Provided that in the event of such transfer, assignment, under letting or parting with



fifty percent of the unearned increment that may be accused to the lessee shall be paid by the lessee to the Managing

Director officer of the Lessor Provided further that the unearned increment shall be valued by the Chief Accounts Officer of the Lessor and the decision of the Chief Accounts officer will be binding on the lessee.

(t) NOTICE INCASE OF DEATH ETC.

In the event of death, insolvency or liquidation of the lessee in the person whom the title shall vest on the account thereof shall cause notice thereof be given to the lessor within one month from the date of such vesting.

(u) You shall have to fill- up at least 85% Posts in your Industrial units by local persons and for Manager and Supervisory cadres at least 50% Posts shall have to be filled by the local persons. The expression 'Local person' shall mean a person domiciled in Gujarat State for minimum 15 years shall be considered as 'Local Person'.

3. SUMS PAYABLE BY LESSEE RECOVERABLE AS ARREARS OF LAND REVENUE.



All sums payable by the lessee to the lessor under these presents and recoverable by the lessor from the lessee under these presents and under the Gujarat Industrial Development Act 1962 and all charges and expenses incurred by the lessor in connection therewith shall be recoverable from the lessee as arrears of land revenue under section 28-R or as the case may be section-41 of that Act.

4. BREACHOF CONVENENTS:

If the said rent hereby reserved or any installment of Premium price shall be in arrears for more than two months whether the same shall have been legally demanded or not or if & wherever there shall be a breach by the lessee of any of the covenants herein contained the lessor may reenter 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 buildings or improvements built or carried on the demised Premises or claimed by the lessee on account of such built improvements, PROVIDED ALWAYS that the power of re-entry herein before contained shall not be exercised unless and until the Managing Director officer of the Lessor shall have given to the lessee notice in writing of his intention to enter and of the specific breach or breaches of convenants 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 giving or such notice.

5. ALTERNATION OF ESTATE RULES:

The lay out of the Sarigam Notified Industrial Area/Estate, the building conditions and other regulations & convenants relating thereto other than the premises hereby demised may be altered by the Lessor time to time as the Lessor thinks fit and lessee shall have no right to required enforcement thereof or any of them against the Lessor or any person claiming under the Lessor.

6. ALLOTMENT LETTER & MARGINAL NOTES :

The lessor had issued in respect of the demised premises an offer cum allotment letter No. GIDC/RM/VPI/ALT/PLT/SRG/4437 dtd. 01/10/2009. The terms & conditions of the said allotment letter will form part of this Agreement The marginal notes do not form part of lease and shall not be referred to for construction or interpretation thereof.

7. STAMP DUTY:

The stamp duty payable in respect of this indenture shall be borne by the Lessee. Registration charges payable in respect of this indenture and duplicate thereof shall be borne by the Lessee. The lessee shall retain the duplicate of this indenture and original indenture shall remain with the Lessor. The lease deed shall be registered at a place within the take of Gujarat where such registration is permissible under the provisions of the Indian Registration Act.

SCHEDULE (Description of Land)

All that Piece of land Known as Plot No. 4913,4914, & 4915, in the SARIGAM Notified Industrial area consisting Revenue survey Nos. 33/P within the village Limits of Manda Taluka -UMBERGAON, District-VALSAD, containing by admeasurements 3908 Sq. Mtrs. or there about and bounded as follows, that is to say

On or towards the North by :16 mtr. wide road & Plot No. 4912.

On or towards the South by :Plot No. 4920,4921&4916. On or towards the East by :Plot No. 4921,4922&4923. On or towards the West by :16 mtr. wide road.

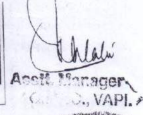
In witness whereof the Lessor has caused Shri K. M. Patel, Age - 52, Residing at GIDC, Vapi, power of

attorney holder of SHRI A. K. PATEL, Assistant Manager, an officer authorized by it, to set his hand and affix the common seal hereto, and the Lessee has hereunto set his hand and seal on the day and year first

above written.

SIGNED, SEALED & DELIVERED BY SHRI A.K. PATEL. ASSISTANT MANAGER AN OFFICER OF THE G. I. D. C. VAPI.







In the presence of......

Signature

Signature

1. Name (Full Name in Block Letters) : SHRI A.M. PATEL

42

: Service. Occupation

: GIDG, Office, Vapi. Address

2. Name (Full Name in Block Letters) : SHRI M.D. PATCL

33 Age : Service. Occupation

: GIDC, Office, Vapi. Address

SIGNED, SEALED & DELIVERED M/S. TECHNO TARP & POLYMERS PVT.LTD.



For Techno Tarp @ Polymers Pvt. Ltd.

Authorisad Signatory



In the presence of......

1. Name (Full Name in Block Letters) : SURESH KRISHNAN NAIR

: 55YTS Age Occupation

: SERVICE Address : GIDC SARIGIAM

Signature

2. Name (Full Name in Block Letters) : NRIPENORAK KAR MAHAY

Age Occupation

: SERVICE : GIO G SARIGAM : Hundm, Address Signature



Serial No. 257

presented of the office of the Sub-Registrar of Sub Registrar Pardi between the hour of 12 to 1 on date 08/Jan/10



M/s. Techno Tarp & Polymers Pvt. Ltd. through its Authorise Signatory

Lalitkumr J. Jain

(K. I. Patel) Sub Registrar Sub Registrar Pardi

Receipt No :- 2010106000	2010106000400		
Received Fees as following	Rs.		
Registration Fees. Fee for photograpy (0) Postage Fee :-		30 0 70	
TOTAL :-		100	

(Rupees One Hundred Only)

Ces

(K. I. Patel) Sub Registrar Sub Registrar Pardi

l.no	Party Name and Address	Age	Photograph	Thumb Impression	Signature
)	Executant Shir K M. Patel Power Of Attorney Holder of Shri A.K. Patel G.I.D.C. Vapi Executit Party Indian, Adult Service, G.I.D.C. (Vapi). India, Adult Service, G.I.D.C. (Vapi) Admits Execution By shri A K. Patel G.I.D.C. Vapi (Service) G.I.D.C., Vapi.	50			(k. M. Pakis
IB RE	Claiment M/s. Techno Tarp & Polymers Pvt. Ltd. through its Authorise Signatory Lalitkumr J. Jain (Business) Plot no. 4920/21, GIDC, Sarigam, Ta. Umbergaon, Dist. Valsad.	63			Coffee .

Executing Party admits execution

La C

 Mhendra M. Patel (Retired) Vanzana, Ta. Pardi, Dist. Valsad.



Known to the under signed Sub-Registrar state that the personally known the above executant and identifies him/them.

सहन्द्र क्षेप पर्य

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- 12 PM	(K. I. Patel)	_
y n	Sub Registrar	

THE SEAL OF THE SE

Registered No. 256 Book No. 1

Date: 08/Jan/10

45

(K. I. Patel)

Sub Registrar Sub Registrar Pardi



This is the Duplicate of Registered No. 256

Date. 08/Jan/10

Cers

(K. I. Patel) Sub-Registrar Sub Registrar Pardi



Commence of the second