



Registration and Stamp Department
Madhya Pradesh

Registration Certificate

Registration Details

E-Registration Number	MP179092022A1801109
Registration Date	29/07/2022
Date of Printing e-Registration Certificate	29/07/2022
Market Value of Property (If Applicable)	3600000
Mortgage Secured / Premium Amount (Rs.)	1100025
Registration Fee (Rs.)	49052
Total Stamp Duty (Rs.)	71943
SR Name	SAVITRI DHONI
SRO Name	SUB REGISTRAR OFFICE INDORE 1

Lessor-Self

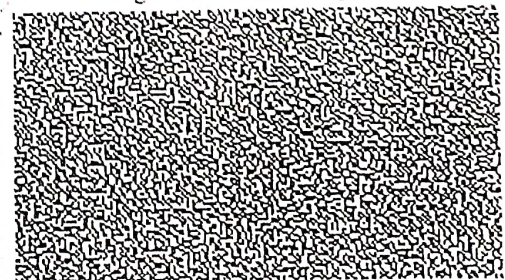
Name: MUKESH KUMAR VAISHNAV ON BEHALF OF GENERAL MANAGER DIC
INDOR
Father/Husband's Name: --
Address: GENERAL MANAGER DISTRICT TRADE AND INDUSTRIES CENTRE,
POLOGROUND, INDORE, INDORE, Madhya Pradesh, INDIA

Lessee-Self

Organisation Name: Playot
Authorized Person's Name: Tanmay Choudhary
Address: 101, 3-1, Gold Arcade, New Palasia, Opp. Curewell Hospital, Indore (M.P.),
INDORE, Madhya Pradesh, INDIA

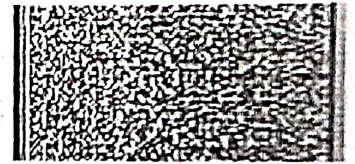
Digitally signed
by SAVITRI
DHAUNILARD
Date: 2022.07.29
19:43:58 IST

Signature of Sub-Registrar





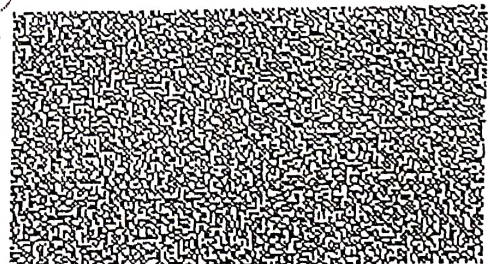
Registration and Stamp Department
Madhya Pradesh



Certificate of Stamp Duty

E-Stamp Code	01011728072022013649	
Total E-Stamp Amount	71943	
Govt. Stamp Duty (Rs.)	65402	Municipality Duty (Rs.) 0
Janpad Duty (Rs.)	0	Upkar Amount (Rs.) 6541
Exempted Amount(Rs.)	0	
E-Stamp Type	NON-JUDICIAL	
Issue Date & Time	28/07/2022 19:09:01	
Service Provider or Issuer Details	Ashverya Goswami/SP01172807201500957	
SP SRO DRO/ HO Details	309, Anukul Apartment, 42, Sanchlataganj, Indore MP INDORE INDORE	
Deed Type	Lease Deed	
Deed Instrument	Lease / Leave and License or Conducting license, including an under lease, or sub lease and any agreement to let or sub let or any renewal of lease other than mining lease & where the lease purports to be for a period of thirty years or more, or in perpetuity, or does not purport to be for a definite period. Five percent of the sum of the amount of premium or money advanced or to be advanced and the average annual rent reserved, or of the market value of the property, whichever is higher.	
Purpose	LEASE DEED	
Name	MUKESH KUMAR VAISHNAV ON BEHALF OF GENERAL MANAGER DIC INDOR	
Address	GENERAL MANAGER DISTRICT TRADE AND INDUSTRIES CENTRE, POLOGROUND, INDORE	
Number of Persons	1	
Organization Name	Playot	
Address	101, 3-1, Gold Arcade, New Palasia, Opp. Curewell Hospital, Indore (M.P.)	
Number of Persons	1	

Lease deed for Land Allotted in Toy Cluster at Industrial Area, Rau Rangwasa, District Indore (M.P.)





रजिस्ट्रार एवं न्याय विभाग

मध्य प्रदेश

Lease deed for Land Allotted in Toy Cluster at Industrial Area, Rau Rangwasa, District Indore (M.P.)

LEASE DEED

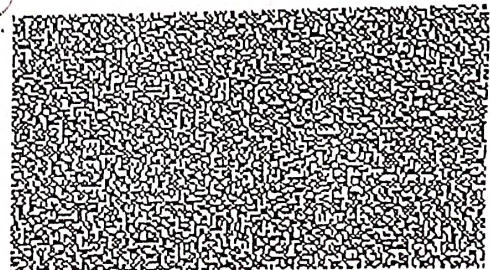
This deed is made on 22nd day of July 2022 between the Governor of Madhya Pradesh, acting through General Manager District trade and Industries centre (herein after called the Lessor which expression shall, where the context so admits, include it's successor in office) of the one part M/s Playot, 101, 3-1, Gold Arcade, New Palasia, Opp. Curewell Hospital, Indore (M.P.) acting through Mr. Tanmay Choudhary, Proprietor and having its registered office at 101, 3-1, Gold Arcade, New Palasia, Opp. Curewell Hospital, Indore (M.P.) (herein after called the "Lessee" which expression shall, where the context so admits, include its successors and permitted assigns) of the other part.

Whereas upon the request of lessee, the lessor has agreed to grant to the lessee, subject to the terms and conditions herein after specified, a lease of the piece of land in the industrial Area at Rau Rangwasa, District Indore (M.P.) vide by cabinet order no. F 06-02/2022/ अ-73 dt. 14/06/2022 for Toy Cluster, Plot No. 13, comprising of an area measuring 750.00 Square Metres situated in the Rau Rangwasa, District Indore (M.P.) more particularly described in the schedule hereto annexed and for greater clarity delineated on the plan hereto annexed and thereon shown with boundaries in red colour (hereinafter referred to as the said land) for a term of NINETY NINE YEARS commencing from the date 22-07-2022 and ending on 21-07-2121 for the purpose of INDUSTRIAL Activity- Toy Industry (herein after referred to as the said activity business).

And whereas the lessee has agreed to take the lease on the said terms and conditions.

Now, therefore, this deed witnesses and it is hereby agreed and declared as follows:

1. It is agreed upon that the referred land is allotted so the Lessee for the operations of business referred herein, under the provisions of the Madhya Pradesh MSME ko Audyogik Bhumi tatha Bhawan Prabandhan Niyam 2021





रजिस्ट्रेशन एवं स्टाम्प विभाग
मध्य प्रदेश

प्रस्तुति मुद्रा :

Playot

प्रतिनिधि - Ranjay Chaudhary



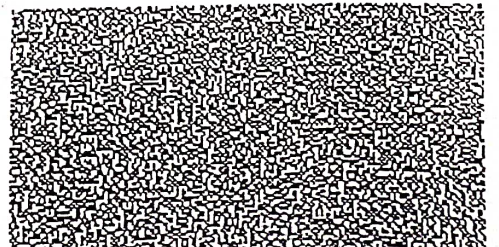
[Handwritten signature]



के द्वारा उप जिला इन्दौर जिला क्षेत्र के उप सजीयक कार्यालय में तारीख 29/07/2022 को मध्यान पूर्व/मध्यान पश्चिम
06:03:09 बजे प्रस्तुत किया गया।

[Handwritten signature]

SAVITRI DHONI
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I





issued by the Government of Madhya Pradesh vide Micro, small and medium enterprises Department's order No. F-6-1/2021/ अ तेहेतर यथासंशोधित as amended from time to time (herein after called as "Rules").

2. That all the provisions of and terms & conditions as referred to in the said Rules shall always be applicable and binding on the Lessee.

3.(i) In consideration of the premium, lease rent, development charges and maintenance charges herein reserved and the covenants on the part of the lessee herein contained, the lessor shall demise to the lessee and the lessee shall accept a lease of the said land/building to hold the same for the Non Polluting Industrial Activity of INDUSTRIAL for a period of NINETY NINE YEARS commencing on the date of agreement on which the possession of said land/premises is handed over to the lessee.

(ii) The Lessee shall use the aforesaid demised land/premises, exclusively for the Industrial Activity mentioned hereinabove and the Lessee shall not be entitled to use the land/demised premises for any other purposes whatsoever.

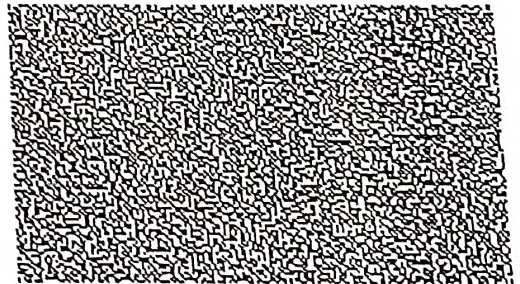
(iii) Without prejudice to the aforesaid Clause 3(ii) mentioned hereinabove, it is hereby made clear that the Lessee shall not be entitled to carry on any such Industrial Activity from the demised premises, which has been regulated by any General or Special Law in force or regarding which any license/permission sanction is required under any General or Special Law in force, without first following the concerned regulations and/or without prior obtaining the license/permission/sanction, as may be required under the relevant concerned Law.

4. The Lessee having paid the following amount to the Lessor for the said land

(i) Premium of Rs. 11,00,025/- (Rs. Eleven Lakh and Twenty-Five) only.

(ii) Advance Annual Lease rent Rs. 22,000/- (Rs. Twenty-Two Thousand) only.

(iii) Development charges Rs. 1,12,500/- (Rs. One Lakh Twelve Thousand and Five Hundred) only.






रजिस्ट्रेशन एवं स्टाम्प विभाग
मध्य प्रदेश

निष्पादन की मुद्रा :

MUKESH KUMAR
VAISHNAV ON BEHALF OF
GENERAL MANAGER DIC
INDOR

पता: GENERAL MANAGER DISTRICT
TRADE AND INDUSTRIES CENTRE,
POLOGROUND, INDORE

स्वीकार करते हैं कि कथित पददा विज्ञापन का निष्पादन किया गया था और प्रतिफल के पूर्ण रूप 0 प्राप्त हो गये हैं तथा रूप 0 उन्हें मेरी उपस्थिति में चुकाये गये हैं और प्रतिफल की बकाया रकम रूप 0 बच गयी है, जो पंजीयन के बाद प्राप्त होगी। तारीख
29/07/2022


SAVITRI DHONI
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I



(iv) Advance one year annual maintenance Charges Rs. 7,500/- (@ Rs.10 Per Sq. mtr) (Rs. Seven Thousand and Five Hundred) only.

(v) Three years annual lease real as Security Deposit Rs. 66,001/- (Sixty-Six Thousand and One) only.

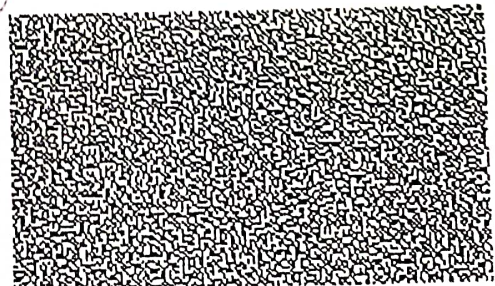
5. Thereafter, during the term of the lease the lessee shall with respect to the demised Industrial / Plot, pay to the lessor, the annual Lease Rent @ Rs. 22,000/- (Rs. Twenty-Two Thousand) only p.a. and annual maintenance charges Rs.7,500/- (Rs. Seven Thousand and Five Hundred) only and/or such other sum or at such other rates, as may be determined in accordance with the said Rules, in the month of April each year in the office of the General Manager district trade and Industries center through online portal or such place or places as the lessor may direct from time to time. In case of any delay in payment of the due Lease Rent and/or Maintenance Charges by the Lessee, simple interest @10% p.a. shall also be payable by the Lessee on the aforesaid due amount's, from the date when they become due till the actual payment by the Lessee.

6. The lessee hereby agrees to pay the maintenance charges at the rates as may be fixed/revised from time to time by the lessor/concerned Authority.

7. The lessee shall from time to time and at all times during the term of the lease pay except as aforesaid, all taxes, rates, assessments and other charges which are or may, at any time hereafter during the said term be assessed, charged or imposed upon the said land/premises, whether on the lessor or on the lessee.

8. All sums, such as due amount of premium, lease rent, development charges and maintenance charges or any other charges imposed by the lessor, may be recovered as arrears of land revenue, if the same are not paid before the respective due date or there after along with interest @10% per annum as mentioned hereinabove.

9. The lessee hereby agrees that he shall implement the project for the said Industrial Activity and start the production/ commence the operation within the stipulated period, as prescribed in the said Rules, failing which, action for





Registration and Stamp Department
Madhya Pradesh



Witness Seal:

NAGESHWAR SINGH

S/O NARSINGH JI

Address: 50- JANAKPURI LASHKAR GR
GWALIOR MP

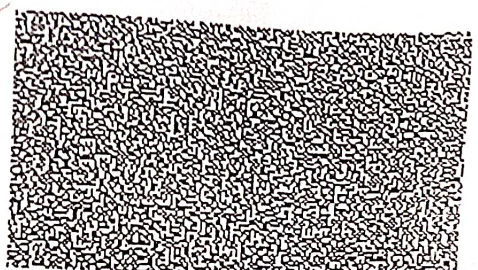
NARENDRA JOSHI

S/O SHIVNARAYAN JI

Address: 78 SHRIRAM NAGAR BANGAL
CHOURAHA INDORE MP

की जांच पूर्वोक्त निष्पादक / निष्पादकों को निष्पादक के विषय में की गयी है। तारीख 29/07/2022

SAVITRI DEONI
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I





cancellation of allotment for land/shed and termination of Lease Deed shall be undertaken.

10. The lessee further agrees that he shall utilize the land as per norms and within the prescribed period from the date of execution of lease deed or the date of taking over of the possession of land, failing which, action would be initiated for cancellation of allotment and termination of Lease Deed.

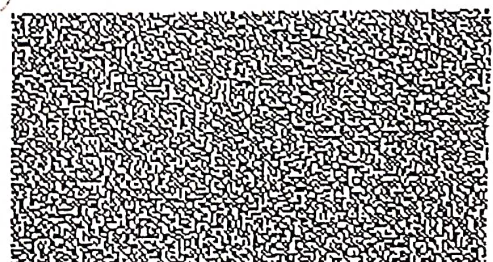
11. On the expiry of the lease period, the lessee shall pay 2% of the then prevailing premium amount in case of developed land and in case of undeveloped land, lessee shall pay 1% of the, market value of the land, assessed on the basis of the then prevailing un irrigated agriculture land, as per the Collector Market Value Guide Line, for the concerned area for the renewal of the lease. Further, at the time of renewal of lease, the lease rent will be increased by ten times of the existing lease rent or prevailing lease rent whichever is less.

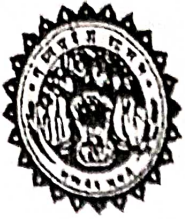
12. The lessee shall be entitled to surrender the land and obtain refund of premium strictly as per the provisions of the Rules. In case, building/other assets have been constructed on the said land, the lessee shall have the right to remove & sale the assets at his/their own cost. In the event of sale of such assets, the purchaser shall have to execute a fresh lease deed after the payment of full premium and other charges/dues as per the Rules.

13. The lessee shall not undertake any construction activity without obtaining necessary approval of maps, building permissions & plans, as also all other permissions/sanctions/approvals/ objections, required for the construction/project from the respective concerned competent authority.

14. The Lessee shall use the said premises, land and building structures and works erected or constructed thereon only for the purpose of the business stated herein above.

15. The lessee shall keep the said premises, land and building erected thereon secure and in good condition through maintenance and upkeep at his own cost. The lessee shall also develop his own parking arrangements on the land/building allotted and shall not park the vehicles on the road. Any activity





Registration and Stamp Department
Madhya Pradesh

Thumb Impression Seal:



M. Anand



इस दस्तावेज के निष्पादक के अंगूठे का निशान मेरी दृष्टि में उपस्थिति में दिनांक 29/07/2022 को लिया गया ।

Savitri Dhoni

SAVITRI DHONI
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I



Tanmay Choudhary



इस दस्तावेज के निष्पादक Tanmay Choudhary के अंगूठे का निशान मेरी द्वारा/मेरी उपस्थिति में दिनांक 29/07/2022 को लिया गया ।

Savitri Dhoni

SAVITRI DHONI
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I

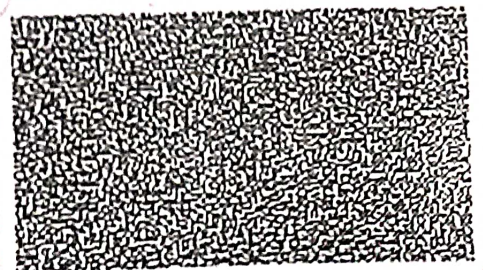
Witness Seal:

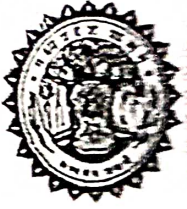


Nageshwar Singh



NAGESHWAR SINGH





of the lessee which may cause or is causing inconvenience to nearby allottee in proper functioning of their activities can be ground to cancel of the lease deed of lessee.

16. The development and maintenance work in the Industrial Area will be done by the lessor according to its plan which will be completed as early as possible, depending on availability of funds. In case of land allotted for cluster development developer will be responsible for development for demised land.

17.A) For Industrial land

The Lessee shall not acquire any title, proprietary right or claim in the demised land/premises, through this deed and nothing contained in this Lease Deed shall mean or create any title, proprietary right or claim whatsoever, in the demised land/premises, in favour of the Lessee. The lessee shall not sublet, assign or otherwise transfer the said premises/land or any part thereof or any building constructed thereon for any purpose whatsoever, except as provided in the said Rules

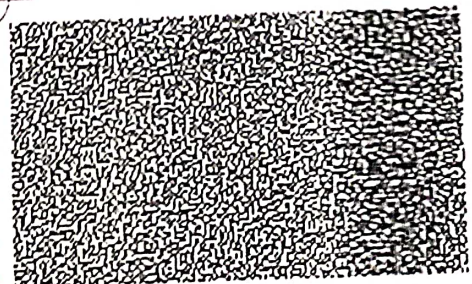
B) For warehouse/logistic park hub/Residential land (NOT APPLICABLE)

18. On the basis of change in the constitution of ownership of the unit, the Lessee may with paying the required fee/charges, affect the necessary changes as per the provisions of the said Rules.

19. The lessee shall not carry on any illegal trade or business on the said land/premises.

20. For closure/transfer of the business, Lessee shall inform the Lessor at the earliest In the case of NCLT or declared sick units or court cases, allotting authority will take decision as per the directions.

21. Without prejudice to the right of the Lessor to recover from the Lessee, any amount due or unpaid, with or without interest as the case and without prejudice to the right of the Lessor to avail any other simultaneous remedy against the Lessee, in terms of this Deed and in accordance with the Rules,





Registration and Stamp Department
Madhya Pradesh

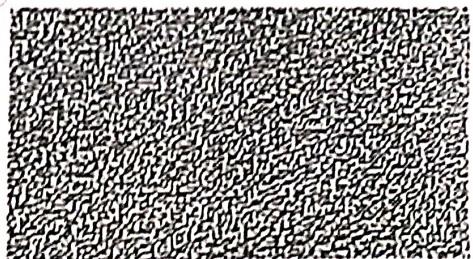
Witness Seal:



Qohi



NARENDRA JOSHI





Registration and Stamp Department
Madhya Pradesh

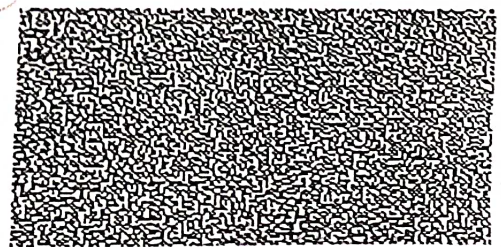
Witness Seal:



Joshi



NARENDRA JOSHI





this Lease Deed and the consequent lease of the demised land premises to the Lessee, shall be deemed to have been terminated, on the happening/occurrence of any or more of the following events;

(a) If the lease rent hereby reserved or revised time to time or any part thereof, or any other charges or dues payable by the Lessee, shall at any time be in arrears and remain unpaid for a period of one year or more, next after the date when the same shall have become due, whether the same shall have been lawfully demanded by the Lessor or not or whether a demand notice in this respect has been issued by the Lessor or not and an order communicating the termination of lease has been issued against the Lessee;

(b) The Lessee becomes insolvent and/or being a firm/company goes into liquidation, voluntarily or otherwise; or enters into an arrangement/agreement with his/its creditors for composition of the industry, or in case of Lessee being a Partnership Firm, the Lessee Firm is dissolved for reasons whatsoever;

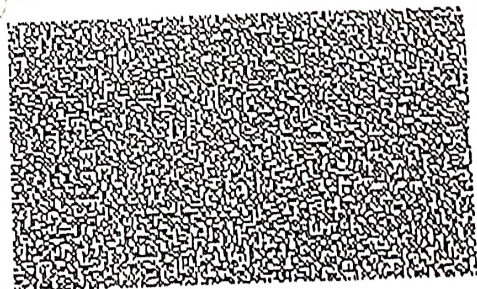
(c) The demised premises/land is attached by any authority for any reason whatsoever,

(d) There is a breach, non-observance or non-compliance, regarding any of the terms and conditions contained herein in this Deed or a breach of any of the provisions of the Rules or any applicable law in force, by the Lessee and the Lessee fails to rectify or remedy the said breach, within a period of thirty days of the notice in writing issued against the Lessee in this respect by the Lessor.

(e) If lessee creates any nuisance to nearby industry and does not remove even after order of the lessor

i. If the lease is terminated as aforesaid, then the Lessor may, notwithstanding the waiver of any previous dues and without prejudice to any other right or remedy available to the Lessor including the right to recover the dues of whatsoever nature, take recourse to right of re-entry upon the said demised land/premises and re-enter and take back its possession, as if this demise had not been made.

22. On the expiry of the lease period or termination of the lease due to breach of the conditions of the lease deed or the Rules, the lesser shall have the right of re-entry over the land/premises.





Registration and Stamp Department
Madhya Pradesh

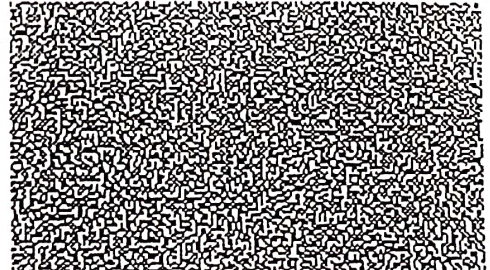


Stamp Duty Seal:

स्टाम्प शुल्क	₹5412
नगरीय शुल्क	0
जनपद पंचायत शुल्क	0
उपकर	₹542
अतिरिक्त शुल्क	0
चुकाया गया स्टाम्प शुल्क	₹7443

Savtri

SAVITRI DHONI
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I



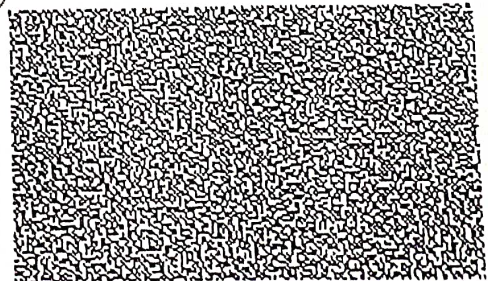


23. On termination of lease the lessee shall immediately surrender the possession of land. Lessor may give him reasonable opportunity not exceeding 6 weeks to remove super structure on plot. However lessor can allot during this process to new lessee, but possession of land to new lessee would be given only after expiry of reasonable period given by in this rule (23).

24. Lessee may surrender the leased area in part or whole, by serving upon the lessor, three calendar months' prior notice in writing of his intention to do so. The lessor shall have the right of re-entry over the surrendered land/premises. On such re entry, the lessor may refund to the lessee part of the premium paid by the lessee at the time the land was allotted/leased out to the lessee in the following manner.

- i. 90%, if surrender of allotted/leased land occurs within two years from the date of taking over its possession in case of Micro/Small Scale Industrial Unit and three years from the date of taking over its possession in case of Large/Medium Industrial units and warehousing and logistic projects.
- ii. 80%, if surrender of allotted/leased out land occurs after two years but within three years from the date of taking over its possession, in case of Micro/Small Scale Industrial Unit and after three years, but within four years from the date of taking over its possession in case of Large Medium Industrial units and warehousing and logistic projects.
- iii. 70%, if the surrender of the allotted/leased out land occurs after three years but within four years from the date of taking over its possession in case of Micro/Small Scale Industrial Unit and after four years but within five years from the date of taking over its possession in case of Large/ Medium Industrial unit and warehousing and logistic projects.
- iv. 50%, if the surrender of the allotted/leased out land occurs after four years but within six years from the date of taking over its possession in case of Micro/Small Scale Industrial Unit and after five years but within seven years from the date of taking over its possession in case of Large/Medium Industrial unit and warehousing and logistic projects.

Explanation: - Where possession of land has not been taken over by the Lessee, the time period available to the Lessee for the surrender of land/premises, as mentioned above shall be calculated from the date of execution of the lease deed, for the purpose of calculation of refund of





राज्यीकरण एवं न्याय विभाग

मध्य प्रदेश

premium.

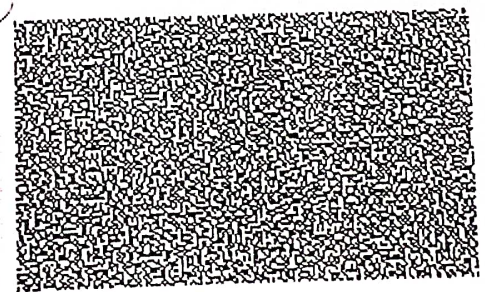
25. All costs and expenses incurred or which may be incurred for preparation, execution and registration of this lease shall be borne and paid by the lessee.

26. The lessee shall, after execution and registration of the lease deed, deposit a copy of lease deed, duly certified by the registering authority, with the lessor and may retain original copy with him.

27. The Lessee shall be entitled to avail finance/loan facility from any scheduled bank/financial institution in accordance with the provisions of the Rules and for the said purpose shall be entitled to assign the said land in favour of such Bank/Financial Institute, only to the extent his/its Lease Hold Rights in the said land, as referred to in the Rules. It is hereby made clear that such assignment of the Lease Hold Rights shall not mean or include, the assignment of the demised land and/or the assignment of any buildings/shed/structures which may be existing on the demised land, prior to the execution of the lease deed in favour of the Lessee, whether constructed by the Lessor or not and any finance arrangement/loan facility availed by the Lessee from any bank/financial institution, shall always be subject to this Lease Deed and all the terms and conditions contained herein as also subject to all the provisions of the Rules. In all circumstances, the charge of the Govt. of MP, Department of Industrial Policy & Investment promotion on land/shed shall be over and above any subsequent charges to be created.

28. Consequent to the infringement/breach of any of clauses of the lease deed or the Rules, by lessee, the allotting authority will serve a notice by electronic means of e-mail address provided in the application form to the lessee for the compliance of concerned clauses of lease deed/provisions of the Rules (ie. rectification of breach) within 30 days and in case of non-compliance of this notice, the lease deed shall be deemed to have been terminated.

29. The lessee, if aggrieved by any order passed by the Allotting Authority, may prefer an appeal to the designated authority with appropriate fee within a period of 30 days as per the provisions of the said Rules.





30. The allotting authority to which the powers of allotment have been delegated will also be competent to terminate the lease deed on behalf of the lessor.

31. This lease deed will be subject to the provision contained in the Madhya Pradesh MSME ko Audyogik Bhumi tatha Bhawan Prabandhan Niyam, 2021 and Micro, small and medium enterprises Department's order No. F-6-1/2021/ अ तेहेतर यथासंसोधित and as amended from time to time. For amendments subsequent to the execution of this lease deed the lessee shall be bound to amend the lease deed incorporation such amendment on his own cost.

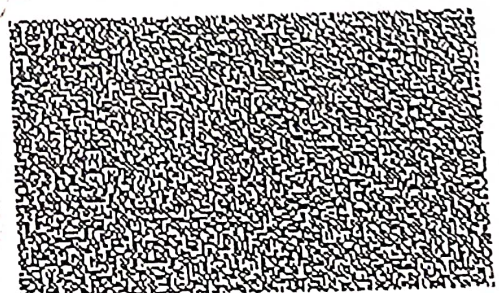
32. The lessee shall comply with all Acts, Rules and Regulations of State Government/Central Government/Local Bodies/any other competent authority, in force from time to time for the operation of industrial activity/business from the demised premises.

33. The lessor shall not be liable to compensate any loss on account of any accident occurred or damage caused to any other persons/labour/workmen/third party etc. due to the operations being carried out by the lessee in the allotted premises.

34. The lessee, being a proprietorship entity intending to avail the option available in the said rules, hereby nominates Smt Madhu Choudhary D/o Late Shri Kamal Choudhary resident of B-204, Kalani Bagh, Dewas (M.P.) its sole successor of the said business. In the event of death of the lessee, such nominated person shall be accepted by the lessor, as lessee automatically for the remaining period of lease.

35. The partners in the lessee unit intending to avail the option available in the said rules, hereby nominate the following persons, their sole successors respectively, in the said partnership entity owing the said business:

Name of the partner : NA
Nominee Father's name : NA
Resident of: NA





In the event of death of a partner, respective nominated person shall be accepted by the lessor, as partner on his behalf in the lessee partnership entity for the remaining period of lease, automatically. However, if any of the original partners has ceased to be a partner in the lessee partnership entity at any point of time, such nomination exercised by him shall become null and void automatically. (NOT APPLICABLE)

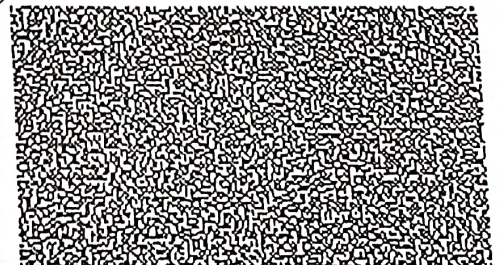
36. The Lessee shall not restrict the entry of the Lessor or any person authorized by the Lessor, in the demised premises and shall provide all information sought, in writing by the Lessor or its authorized person.

37. That the Lessee shall indemnify and hold harmless, the 'Lessor against any claims damages or any legal actions whatsoever, initiated against the Lessor and arising out of and by virtue of any act, misdeed, offence, unlawful or illegal activity on the part of the Lessee' or non-payment of any dues, duties, taxes or cess etc. payable by the 'Lessee', or any other cause attributable to the Lessee.

38. That any notice to be served upon the Lessee, under and by virtue of the provisions of the agreement, shall be deemed to have been properly served, if addressed to the Lessee' and if delivered at its address herein above mentioned, unless the Lessee' has given proper notice to the Lessor, regarding the change of such address.

39. That notwithstanding any other agreement, deed or exchange of letters or discussions, hitherto exchanged between the parties, in the matter of the lease of the aforesaid Land/Premises, the terms of this lease agreement & the provisions of the said Rules alone, shall prevail and bind the parties. No term of this lease agreement shall be modified or altered, except by a document in writing, executed by both the parties. All the documents and annexures, annexed with this deed, shall always remain a part and parcel of this deed and shall be read as a whole.

40. The Lessee hereby expressly and specifically agrees and consents that only the competent Courts of Law, within the territorial jurisdiction of which, the demised and /premises/building is situated shall have the exclusive jurisdiction to hear, decide and adjudicate upon any dispute, matter or issue,





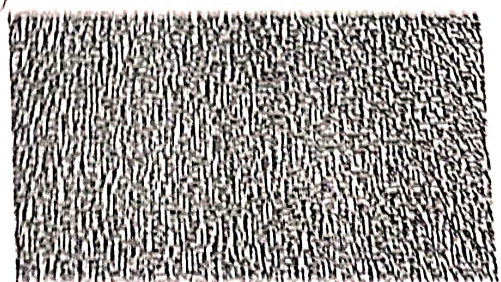
with respect to this Deed or any of the terms or conditions contained herein or with respect to the applicability, interpretation, performance or non-performance of any the provisions of this Deed of the Rules, arising between the Parties to this Deed and it is further expressly agreed that the jurisdiction of all other Courts shall be specifically barred. In case any Appeal/Review/Write Petition needs to be preferred, then the Hon'ble High Court of MP at Jabalpur or its concerned Benches at Indore & Gwalior, within the jurisdiction of which the demised land/promises/building is situated, shall only have the jurisdiction to hear, decide and adjudicate upon the same.

SCHEDULE

Name of Village: Rangwasa
Name of Tehsil: Rau
Name of District: Indore
Name of Industrial Area/Estate: Rau Rangwasa District Indore (M.P.)
Plot No. = 13
Total area: 750.00 Sq. Mtrs.
Bounded By:
On The East : Plot no. 14
On The West : Plot No. 12
On The North : Agricultural land
On The South : Road

WITNESS WHERE OF, the parties hereto have put their ink, seal and signatures on these presents on this 22nd Day of July 2022 at Indore out of their own free will and consent and without any fear, coercion and pressure.

Signed For & On Behalf Of

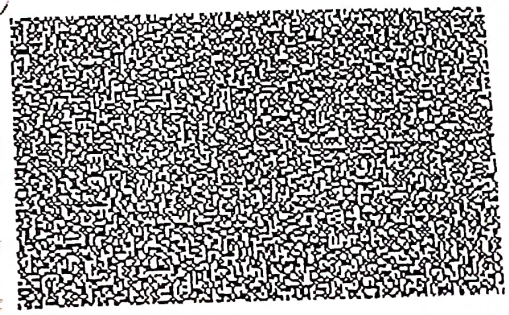




General Manager, District Trade & Industries Centre, Indore
The 'Lessor' Through
Its (Authorized Signatory)

Signed For & On Behalf Of
M/s Playot
through Proprietor
Mr. Tanmay Choudhary
The 'Lessee' Through
Its (Authorized Signatory)

-----Please turn over / कृपया पृष्ठ पलटिये।-----





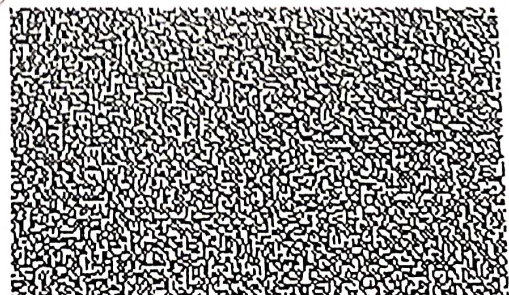
Property Details Annexure

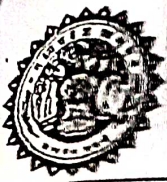
Property Id	1797202207634046
Property Type	PLOT
Property Landmark : Plot No. 13 situated in the Rau Rangwasa, District Indore (M.P.)	
Property Address : Plot No. 13 situated in the Rau Rangwasa, District Indore (M.P.)	
Vikas Khand (development block): --	
R. I. Circle : --	
Layout Details : --	
Nazool/Sheet No : --	
Plot Number : Plot No. 13	

Khasra Details and Four Boundary Details

Khasra Number	Khasra Area	Lagaan	Rin Pustika	East	West	North	South
13	750.00	00	na	Plot no. 14	Plot No. 12	Agricultural land	Road

District	INDORE
Tehsil	INDORE
Area Type	RURAL AREA
Sub-Area Type : PLANNING AREA	
Patwari Halka/Village : PATWARI HALKA NO. 13	
Village/Mohalla/Colony : RANGVASA	
Total Area of Plot (sqm)	750
Residential Area out of Total Area (sqm)	--
Commercial Area out of Total Area (sqm)	--
Industrial Area out of Total Area (sqm)	750
Educational Units area approved by Nagar and Gram Nivesh Vibhag out of Total Area (sqm)	--
Whether Educational Units layout is passed by	--





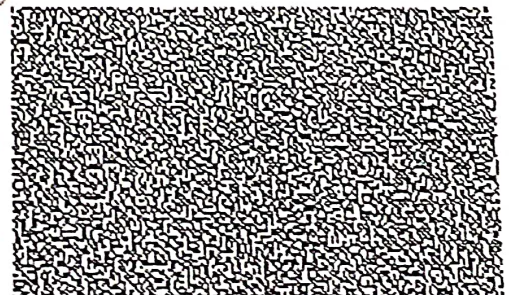
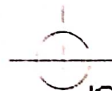
पञ्जीकरण एवं न्याय विभाग

मध्य प्रदेश

Health Services area approved by Nagar and Gram Nivesh Vibhag out of Total Area (sqm)	--
Whether Health Services layout is passed by T&CP ?	--
Area for Other usage out of Total Area (sqm)	--
Is the plot being used for Residential Cum Commercial purpose only?	No

TOTAL DUTY AND EXEMPTION

Exempted Duty	0.0	Exempted Reg Fee	0.0
Total Payable Duty(INR)	71943.0		
Total Payable Registration fee(INR)	49052.0		
Amount of Premium(INR)	1100025.0		
Annual Average Rent(INR)	29508.0		





रजिस्ट्रार जनरल एवं न्याय विभाग
मध्य प्रदेश

13

We hereby authenticate and confirm the recitals of all the pages and entries of this deed with deed with Deed ID 28010635 and e-Stamp code 00001728072022013649 and also execute the deed with my/our signatures below

[Signature]
Chief Manager
M.P. Trade and Industries Centre
INDIA (M.P.)

[Signature]
राष्ट्रीयक प्रबंधक
जिला व्यापार एवं उद्योग केंद्र
इन्दौर (म. प्र.)

Signature of First Party/ Parties :
Name and Father's Name :

[Signature]
Proprietor

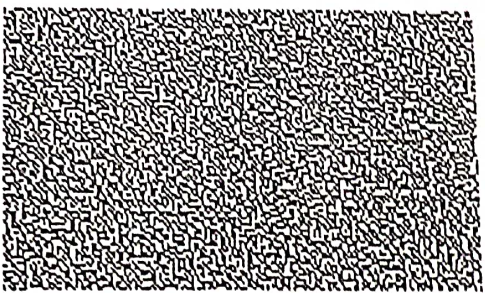
Signature of Second Party/ Parties :
Name and Father's Name :
TANMAY S/O LATE KANWAL CHOUHAN

Signature of Third Party/ Parties :
Name and Father's Name :

Witness 1 Name NARENDRA KUMAR JOSHI
Address 73, SHRI RAMNAGAR, INDORE
Signature ✓
ID Proof type and number AADHAR-
9952 5949 3556.

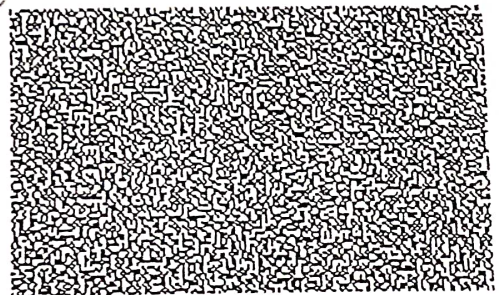
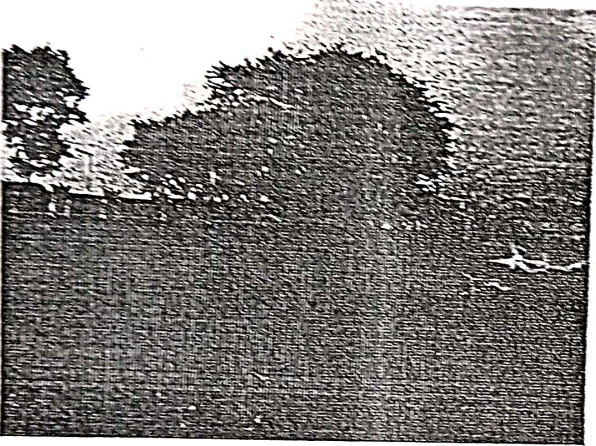
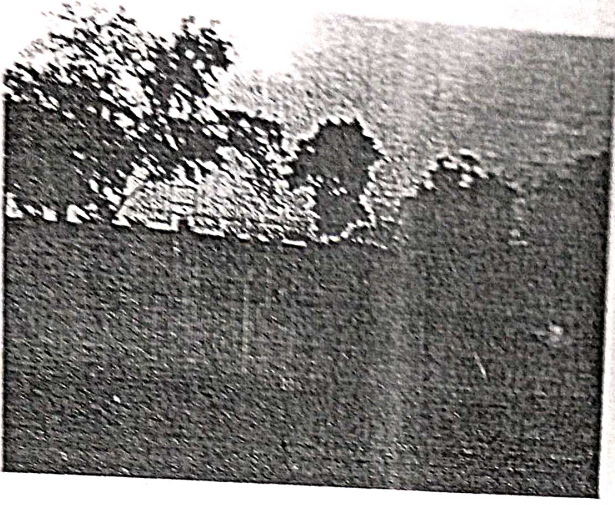
Witness 2 Name MAHESHWAR SINGH BHADORIA
Address 50, JANAKPURI, LAGHKA, GWALIOR.
Signature ✓
ID Proof type and number AADHAR-
9672 1367 1574.

valid only for any other purposes whatsoever.





रजिस्ट्रार एवं सहाय विभाग
महाराष्ट्र





रजिस्ट्रेशन एवं न्याय विभाग

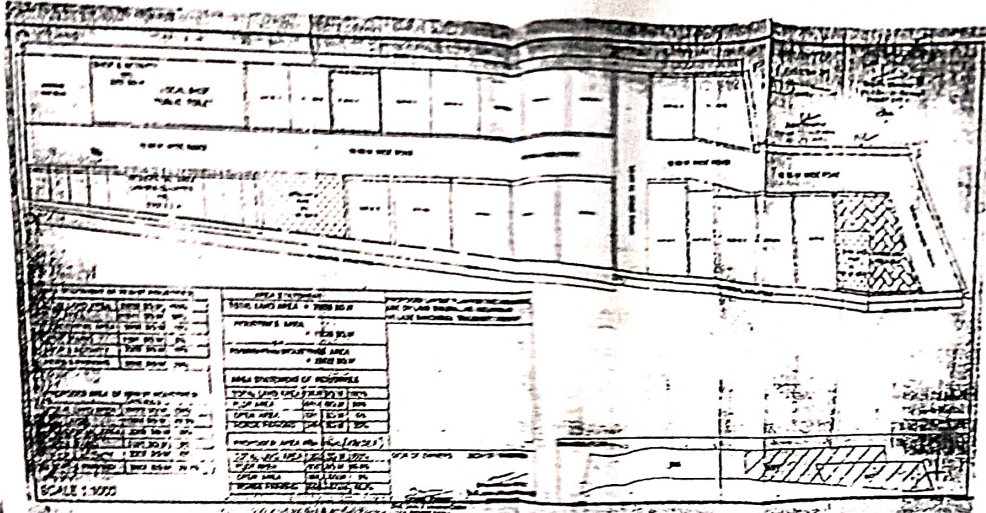
मध्य प्रदेश

टीच कालस्टट
राज रंगवारता
एडवोकेटस एरिटा
इन्दौर

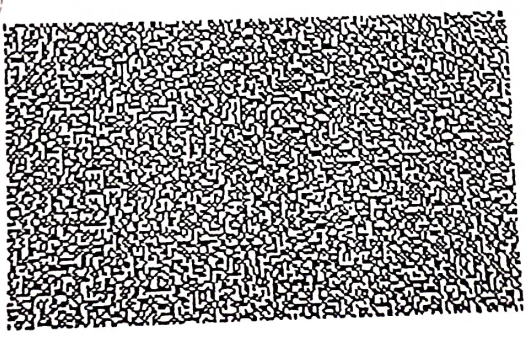
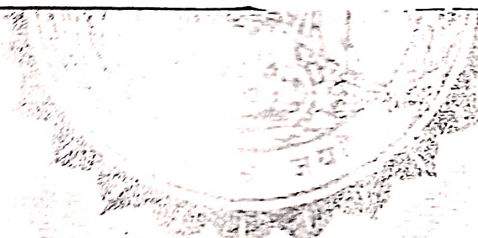
जिला व्यापार एवं उद्योग केंद्र, इन्दौर

TNC No. 5825-29

Date: 10/07/2013



मध्यप्रदेश शासन सूक्ष्म, लघु और मध्यम उद्यम विभाग, मंत्रालय, मध्य प्रदेश द्वारा जारी आदेश क्रमांक एफ 06-02/2022/अ-73 दिनांक 14.06.2022 के माध्यम से स्थापित उद्यम केंद्र, उद्योगिक क्षेत्र, राज रंगवारता, जिला इन्दौर।



Tanmay - 8305055470
Shed



Registration Seal :

Registration and Stamp Department
Madhya Pradesh

एन एनएनएन का इलेक्ट्रॉनिक पंजीयन दिनांक 29/07/2022 को हुआ है।
MP170092022A1801109 दे कर किया गया है। किमती 38 रुट मर्यादित है।

रजम शुल्क 71943

उत्प्रेषण शुल्क 49052

अतिरिक्त शुल्क ii

अन्य 0

योग 49052

SAVITRI DHON
Sub Registrar
SUB REGISTRAR OFFICE
INDORE I

