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# Industrial Land Property ID: 52838519 For Sale in Verna

Goa, Goa, India

Plot for sale at verna industrial estate goa, Area:1000sqmt built up 500sqmt, Industrial zone . Rs:10500000/- Plus 2% brokerage applicable

Agent/Broker: Romeo Estate And Properties

Plot: 1000 Sq-m

PAY 10% NOW













### DOOR AND WINDOW SCHEDULE

TYPE	SIZE	DESCRIPTION
D	1000 X 2400	T.W. DOOR FRAME WITH FIX PANEL
RS	7500 X 6000	T.W. DOOR FRAME WITH FIX PANEL
W	1500 X 2400	ALUMINIUM OPENABLE WINDOWS
٧	1500 X 600	ALUMINIUM LOUVERS

## AREA STATEMENT

AREA OF THE PLOT	8710,00	Sq.Mtrs.
EXIT COVERED AREA		Sq.Mtrs.
		odwitz.
EXIT. COVERAGE	28.82 %	
EXIT, LOWER GR. FLOOR	619.83	Sq. Mtrs.
EXIT. TOTAL FLOOR AREA		
GROUND + LOWER FLOOR	2976.86	Sq.Mtrs.
2357.03 + 619.83		
EXIT. F.A.R	34.18	
PROP. COVERED AREA	288,00	Sq.Mtrs.
TOTAL COVERED AREA		
EXISTING . PROPOSED	2798.78	Sq.Mtrs.
2510.78 + 288.00		
COVERAGE (EXIT. + PROP.)	32.13 %	
EXIT. GROUND FLOOR	2510,78	Sq.Mtrs.
PROP GROUND FLOOR	288.00	Summe
PROPOSED FIRST FLOOR	.302.26	Sq.Mtrs.
EXIT, LOWER GR. FLOOR	619.83	Sq. Mtrs
TOTAL FLOOR AREA	3720,87	Sq.Mtrs.
F.A.R	42.72	

ridyadhar y phunkar Civil Englager Naccela - Coll Res. No. 1..., ENGR/167/91 For Ion Exchange (India) Ltd.

Sudhin M. Desai General Manager (Works

ARCHITECT SIGN.

OWNER SIGN

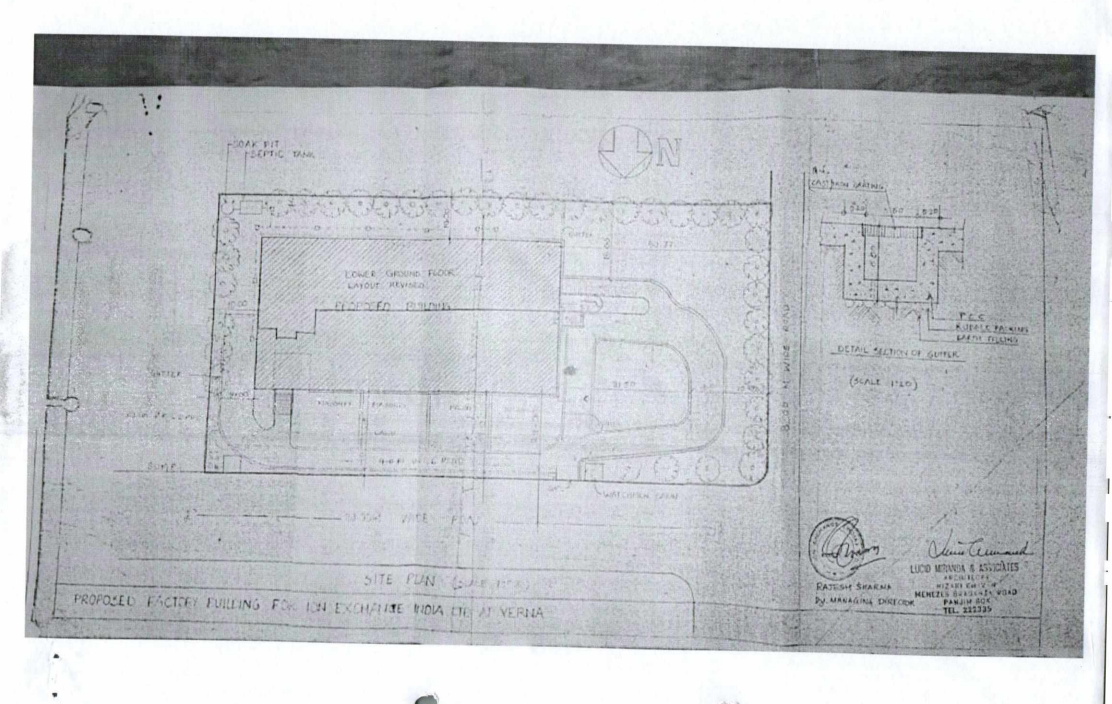
DATE 10.11.2006 -

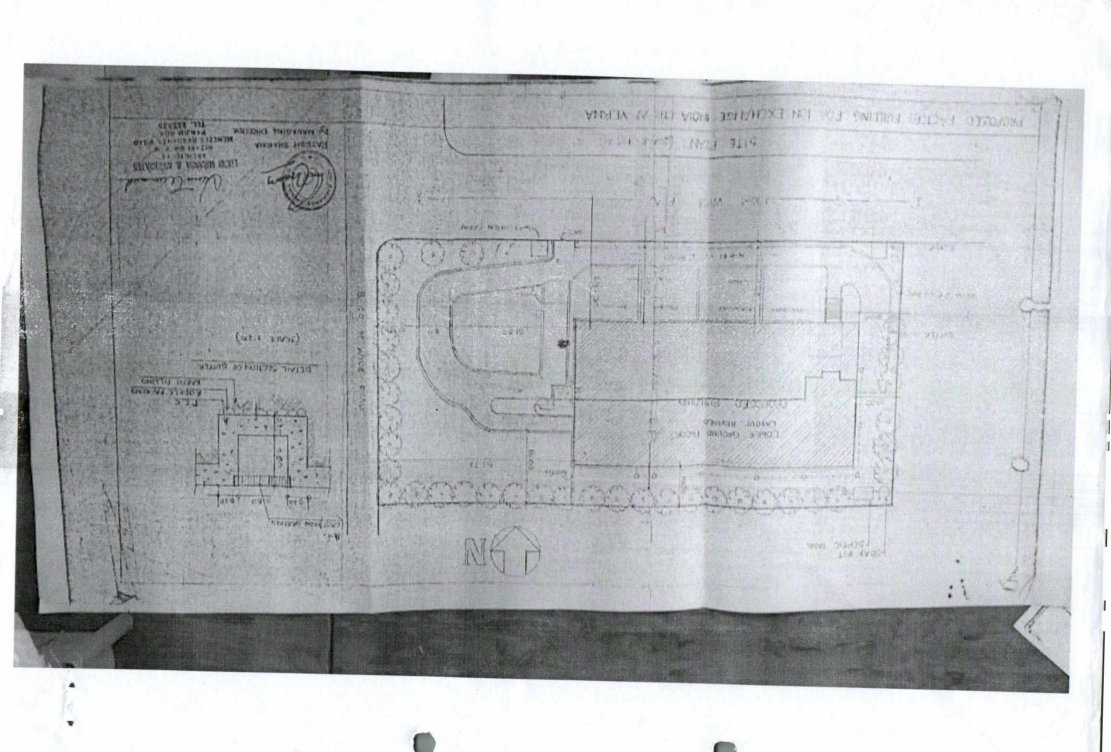
SCALE 1:100

PROPOSED CONSTRUCTION AT ION EXCHANGE (I.) LTD., VERNA INDUSTRIAL ESTATE, GOA. PLOT L-47.49.

ION EXCHANGE (INDIA) LTD

RAJESH SHARMA MANAGING DIRECTOR





Sr. No. 1] Verna-Graa.



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TO Etimes

serval No. 61 99
Presented as the Office of the Sub-Revistrar of Salcell between the hours of 10 15 a.m.

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DEED OF LEASE

THIS LEASE made at Panaji this 14 TH day of

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Name of the region Ion Exchange(I) Ho Value of warm war 10000 Kosta in Verna At these paper for the sumper on the scan is attended along. Supreture of Purchaser dependence of the An-obitation was

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EIGHT DECEMBER, One Thousand Nine Hundred and NINETY SEAEN;

The GOA; DAMAN & DIU INDUSTRIAL DEVELOPMENT CORPORATION, a body corporate established under the Goa, Daman Diu Industrial Development Act, 1965 with its Registered Office at Panaji - Goa, hereinafter called the "LESSOR" (which



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expression shall, unless the context does not so admit, include its successors and assigns) of the ONE PART;

#### AND

ION EXCHANGE (INDIA) LIMITED, a Limited Company, incorporated under the Companies Act, 1956, with the Registrar of Companies, Calcutta, under No. 26025 of 1964, dated 14/4/1969 and having its registered office at 10, Teicion House,

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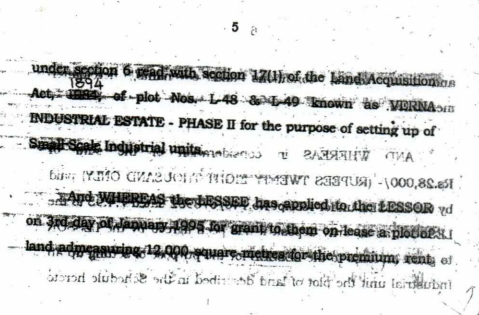
Dr. E. Moscs Road, Mahalaxmi, Mumbai, 400 011, hereinafter called the "LESSEE" (which expression shall unless the context does not so admit, include its successors and permitted assigns) of the OTHER PART.

otherwise well and sufficiently entitled to the land and premises being the property surveyed under No.34 of Nagoa Village, and acquired under Notification No.22/179/89 RD dated 20-3-1991

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AND WHEREAS in consideration of the sum of Rs.28,000/- (RUPEES TWENTY EIGHT THOUSAND ONLY) paid by the LESSEE under receipt No. 40/075982 dated 14.95 to the LESSOR; as security deposit it has been agreed by the LESSOR of the grant on lease to the LESSEE for the purpose of setting up an industrial unit the plot of land described in the Schedule hereto

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containing an area of 8,710 square metres, for the premium rent and under the conditions and covenants hereinafter appearing.

unsistencia with a regular interval of the very threether along with the simple interest, by 10% on the fathere amount and of the rent in terms are the contained the father contained the father than the father than the father contained the father of the contained of the father than the contained of the father contained the contained of the contained of the contained the contained the contained than the contained the contained that the con

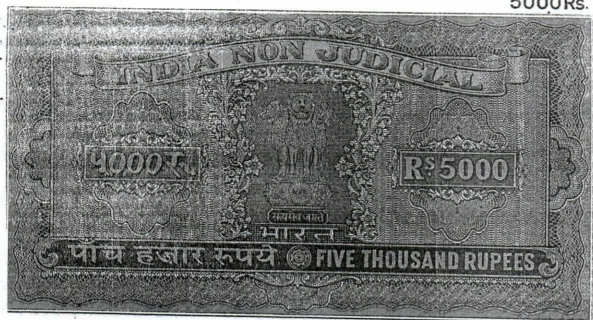
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hereinafter called the "premium" to be paid by the LESSEE to the collection LESSOR in dumpsum and paid on 11/8/95 and the other instalments with a regular interval of one year thereafter along with the simple interest, @ 16% on the balance amount and of the rent hereinafter reserved and of the covenants on the part of the LESSEE hereinafter contained the LESSOR hereby demises to the LESSEE for the purpose of construction of a building and using the same fartisetting up an industry only. All the land described in the SOMEDURE hereto and for greater clearness.



01/18/20 AM





delineated on the plan annexed thereto and thereon shown with its boundaries coloured red together with all easements and appurtenances whatever belonging or in any way appurtenant thereto and the free right to passage at all times and for all purposes to and from demised land over the land adjoining the demised premises to the public road and vice versa TO HOLD the said premises to the LESSEE from 17/8/95 for the term of thirty (30) years in the first instance, PAYING therefore during the said term of yearly rent of Rs.39,1957-(RUPEES THIRTY NEWE

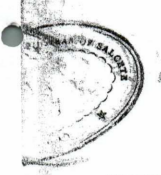


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THOUSAND ONE HUNDRED AND NINETY FIVE ONLY) on or before the 30th day of August of each year in office of the LESSOR, the first of such payment has been made on the 11/8/95 and part payment adjusted from accurity deposit.

And on the expiry of the period of five years from 17/8/95 the LESSEE be desirous to get the said term of lease of 30 years extended to 95 years and of such desire shall give notice in writing to the LESSOR, the LESSOR shall decide to extend the





terms of lease for afurther period of not rexceeding 90 years is provided what the industrial unit of the LESSEE is set up completely in all respects on the said plots of land and that the said industrial unit functions and operates successfully to the reasonable satisfaction of the LESSOR

b) That the LESSEE wal during the said term pay all rates, 2. to . The LESSEE with intent to bind all persons into who seever hands the demised premises may come both hereby covenant with the LESSOR as follows:



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- a) That the LESSEE will during the continuance of this lease pay to the LESSOR the yearly rest hereby reserved and the amount of the instalment of premium due on the days and in manner hereinbefore appointed.
- b) That the LESSEE will during the said term pay all rates,
  taxes and charges of every description now payable or
  hereafter to become payable in respect of the demised







premises or the building to be created thereupon by the LESSOR or the LESSEE in respect thereof

c). That the LESSEE will not make any excavation upon any part of the demised premises nor remove any stone, sand, gravel, clay or earth therefrom except for the purpose of laying foundation and executing any work pursuant to the conditions of this lease.

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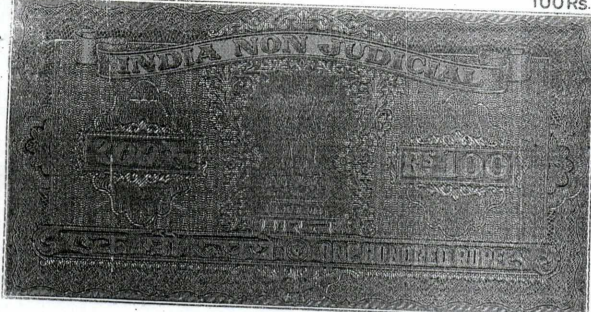
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that the LESSED will not creet any buildings; creations or structures except a compound wall and steps and garages and necessary adjuncts thereto as hereinafter provided on any portion of the said land butside the building line has shown upon the plan ansexed hereto; mob and to made the said and service and and s

e) of the CESSEE has at its own expenses if constructed an access road leading from the main add touthe demised premises will at all times hereinafter maintain the same in

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(a)





good order and condition to the reasonable satisfaction of

That the LESSEE will not construct or crect any buildings or structures on the demised land except in accordance with the Building Regulations set out in the Second co. That her Classick will bet come, ex Schedule hereto. soid plans, cherefrors, or encroved as aforesaid and

That the LESSEE shall within three months of the date of commencement of the lease submit to the LESSOR the

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specifications, plans, elevations, section and details of the factory buildings to be constructed on the demised premises, in triplicate for scrutiny and approval by the LESSOR.

h) That the LESSEE will not commence the work until the said plans, elevations, are approved as aforesaid and thereafter it shall not make any alterations and additions shall have been previously in like manner approved.



That both in the completion of any such building or erections and at all times during the continuance of this demise the LESSEE will observe and conform to the said Building Regulations and to all bye-laws, rules and regulations of the Municipality or any 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 demised premises and any buildings thereon.

That the LESSEE will observe and conform to all rules, regulations and bye-laws of the local authority concerned and 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 reasonable satisfaction of the LESSOR and shall not without the written consent in writing of the LESSOR permit any labourers or workmen to reside upon the demised premises and in the event of such consent being given will comply strictly with the terms thereof.



- k) That the LESSEE shall complete the construction of factory buildings and commence the industrial activities within two years from the date of commencement of lease/allotment of plot.
- That if the LESSEE fails to complete the factory building or start the industrial activities within the time aforesaid and in accordance with the stipulation hereinbefore contained, (time in this respect being the essence of the contract) the LESSOR shall re-enter upon the demised premises in the manner laid down in clause 3(d).
- m) That the LESSEE will not make any alterations or additions at any time to the facade or elevations of any buildings or creation erected and standing on the demised premises or architectural features thereof except with the previous approval in writing of the LESSOR.
- n) That throughout the said term of lease the LESSEE at its own expenses and cost will substantially repair, pave, clean and keep in good and substantial repair and conditions (including all usual and necessary internal and external painting, colour and whitewashing) the said buildings and the drains compound wall, and fences thereunto belongings and all fixtures and additions thereto to the reasonable satisfaction of the LESSOR.



servants from time to time and at all reasonable time during the term hereby granted after a week's previous notice in writing, to enter into and or upon the demised premises and to inspect the state and conditions thereof and if upon such inspection it appears that any repairs are necessary, the LESSOR may by notice to the LESSEE call upon it to execute such repairs and upon its failure to execute them within a reasonable time, the LESSOR shall be entitled to do the same and recover the cost therefore from the LESSEE.

p) That the LESSEE shall not do or permit anything to be done on the demised premises which may be a nuisance or disturbance to the owners, occupiers or residents of other premises in the vicinity.

q) That the LESSEE will use the demised premises only for the purpose of a factory other than a factory for any of the obnoxious industries set out in SCHEDULE THREE hereto.

That during the continuance of the present lease, the
LESSEE will keep the buildings that may be erected on the
said land insured in the joint names of LESSOR and the
LESSEE against any damage by fire in their full market
value and will produce the policy and receipts of payment

buildings or part thereof being destroyed by fire, all the money received against the respective claim from the insurance corporation shall be spent in rebuilding and/or repairing the premises so destroyed by fire under the direction of the LESSOR and to its reasonable satisfaction and whenever during the said term the erected buildings are or any part thereof is destroyed by fire, hurricane or otherwise the LESSEE shall reinstate and repair the same to the reasonable satisfaction of the LESSOR and will nevertheless continue to pay the rent hereby reserved as if no such destruction or damage has happened. The LESSEE shall be at liberty to keep the buildings insured against any other risks (besides fire) as it deems fit.

That the LESSEE at the expiration or sooner determination of the lease will quietly deliver unto the LESSOR the demised premises and all erection and buildings, then standing or being thereon PROVIDED ALWAYS that the LESSEE shall be at liberty if it shall have paid the rent and all municipal and other taxes, rates and assessments then due and shall have performed and observed the covenants and conditions herein contained prior to the expiration of the said term, to remove and appropriate to itself all buildings, erections and structures and materials from the said land but so nevertheless that

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the LESSEE shall deliver up as aforesaid to the LESSOR the plot of land hereby demised levelled and put in good order to the reasonable satisfaction of the LESSOR.

No change in the proprietorship or partnership or a private limited or unlimited company or of a registered or unregistered partnership firm to whom the plot is handed over shall be recognised without the previous written consent of the LESSOR. Such permission, if granted will be subject to such conditions that may be imposed and charges that may be levied by the LESSOR from time to time.

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- if the LESSEE shall sell assign or part with the premises for the then residue of the said term it shall deliver at the LESSEE's expense within twenty days after every such assignment or assurance shall have been duly registered under the Indian Registration Act or other amending statutory notice of such delivery to be made to the Managing Director or to such Officer or person on behalf of the LESSOR as the LESSOR shall from time to time require.
- That the LESSOR shall in no manner be liable or responsible for the supply of raw material, water and electric supply as the Corporation is itself dependent for

this on the Govt. authorities. The LESSOR is therefore required to apply to the concerned Govt. authorities as regards to supply of the same.

- PROVIDED ALWAYS and it is hereby agreed between the parties hereto as follows:
- a) If and whenever any part of the rent hereby reserved shall be in arrears the same may be recovered from the LESSEE as arrears of land revenue.
- b) The LESSEE shall not be entitled to sublet the demised premises or to assign its interest in this lease except with the previous permission in writing of the LESSOR and subject to such conditions that may be imposed and charges that may be levied by the LESSOR from time to time provided however, such sub-LESSEE or assignce enters into a covenant with the LESSEE to bind himself to perform the terms and conditions of this lease.
- c) In the event of death or dissolution of the LESSEE, the person to whom the title shall be transferred as heir or successor or otherwise shall cause notice to be given thereof to the LESSOR within three months from the date of such occurrence:

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Whenever the rent hereby reserved shall be in arrears for the term of thirty days whether the same shall have been legally demanded or not or whenever shall be in breach of any of the covenants by the LESSEE herein before 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 the right to any renewal thereof shall absolutely cease and determine and the security deposit and the premium amount paid by the LESSEE shall be forfeited. No compensation shall be payable to the LESSEE on account of the buildings or improvements built or carried out on the demised premises, or claimed by the LESSEE on account of buildings or improvements built or made, PROVIDED ALWAYS that except for non-payment of rent and instalment of the premium due as aforesaid the power or re-entry and determination of lease hereinbefore contained shall not be exercised unless and until the LESSOR shall have given to the LESSEE, notice in writing its intentions to do so and of the specific breach or breaches of covenant in respect of which the re-entry is intended to be made and default shall have been made by the LESSEE in remedying such breaches within three months after receipt of such notice.



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If the LESSEE shall have duly performed and observed the covenants and conditions on the part of the LESSEE herein before 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 expenses in every respect of the LESSEE grant to the LESSEE a new lease of the demised premises, by way of renewal, for a further term as may be decided by the LESSOR on payment of premium as may be determined by the LESSOR with covenants provises and stipulations contained in these presents, except that the buildings and other regulations referred to in such lease shall be such as the LESSOR may direct and such new lease shall contain in lieu of this clause a covenant that at the end of the said renewal as may be determined by the LESSOR then the LESSOR shall at the like cost and expenses grant to the LESSEE further renewals and that every such renewal shall be for such term and subject to such covenants, provisos and stipulations as the LESSOR may determine.

IN WITNESS WHEREOF, the parties hereto have hereunto signed this Deed at Panaji-Goa, the day and year first above written.





#### SCHEDULE

All that plot of land No.L-48 & L-49 admeasuring 8,710 square metres in the property known as VERNA INDUSTRIAL ESTATE - PHASE II bearing Survey No.34 of Nagoa Quelossim Village neither registered in the Land Registration Office nor registered in the Taluka Revenue Office of the respective Matriz Predial and situated within the Village Panchayat limits of Nagoa, Taluka Salcete, District South Goa, Goa State and bounded as follows:

On or towards the EAST

: by Plot No.L-50;

On or towards the WEST

: by Plot No.L-47;

On or towards the NORTH

: by 20 mts. wide internal

road;

On or towards the SOUTH

: by industrial estate

boundary.

# THE SECOND SCHEDULE HEREINABOVE REFERRED TO (Building Regulation)

1. The total built up area shall not be more than a half of the total area of the plot. The FAR however is 1:1. The area of the ventilation of the building should be minimum 20% of the floor area. Front set back will be 5.00 metres side and rear set back will have to be as per the building regulations.

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 The Plot holders shall not use the land for any purpose except for factory premises.

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3. All buildings shall be constructed in accordance with the Buildings Regulations & GDDIDC and Municipality/
Panchayat bye-laws/P.D.A. bye-laws and regulations in force from time to time as well as any other laws, rules and regulations in force regulating to the construction as desired by the officers authorised by the Corporation.

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- 4. No construction work shall be commenced unless the plans elevations and section have been approved by the officer authorised by the Corporation and no additions or alterations 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. All survey boundary marks demanding the boundaries of plots shall be properly preserved and kept in good conditions by the LESSEE during the period of construction of building where more than one LESSEE is concerned with the same boundary. The Officer authorised by the Corporation shall carmark the boundaries suitably.

- No temporary, semi-permanent structure shall be built on the plot, except during the period of construction for which a separate approval will have to be taken from Corporation.
- 7. The final working drawing to be submitted for the required approval of the Corporation shall include:
- Block plan drawn showing the layout with the proposed building shown colour therein the scale 1:500.
- ii) Plan elevations and sections drawn to a scale required by the Corporation in the scale 1:100.
- iii) Any other details or particulars required by the Corporation.

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8. Front set back is 5.00 metres, side back is minimum 3.00 metres for the height upto 4.90 metres. The set back increases according to the height of the building. Normally 1st and 2nd floor is permitted only for offices and rest rooms etc. Rear set back is minimum 3.00 metres or half of height of the building whichever is more. The roofing should be of sloping type. The height of walls above plinth levels should be minimum 4.25 metres for AC sheet roofing and 3.75 metres for RCC slabs. The site plan should be of the scale of 1:500 and buildings plan of the

PS.

Architect/Engineer empowered.

The above mentioned drawings and specifications shall be submitted in triplicate within three months from the date of issue of allotment order or plot.

9. The plan should be got approved from the local body like Municipality, Panchayat or P.D.A. and necessary licences for constructing the factory premises should be obtained from the local body.

# THE THIRD SCHEDULE HEREINABOVE REFERRED TO (List of obnoxious industries)

- Fertiliser manufacture from organic materials, however
  that these provisions shall not apply to the manufacture of
  fertilisers from previously processed materials which have
  no noxious odours or fumes and which do not produce
  noxious odours or fumes in the compounding or
  manufacturing thereof.
- Sulphrous, sulphuric, pitric, nitric, hydrochloric and other acid manufacture of their use or storage except an assessor to a permitted industry.
- Ammonia manufacture.



- Incineration, reduction or dumping of offal, dead animals, garbage or refuse on a commercial basis.
- Tar distillation or manufacture.
- Cement manufacture.
- 7. Chlorine manufacture.
- 8. Bleaching powder manufacture.
- Gelatine or glue manufacture or process involving recovery from fish or animal offal.
- 10. Manufacture or storage of explosive or fire works.
- 11. Fat rendering.
- 12. Fat, tallow, grease or lead refining or manufacture.
- 13. Stock-yard or slaughter of animals or fowls.
- 14. Paper and paper products.
- 15. Charcoal.
- Manufacture of Viscose Rayon.

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

SIGNED, SEALED AND DELIVERED by the withinnamed Shri . P S MEENA General Manager ( R 11) for and on behalf of the Goa, Daman and Diu Industrial Development Corporation.

GOA INDUSTRIAL DEVELOPMENT CORPORATION PANAJI - GOA.

The COMMON SEAL of ION EXCHANGE (INDIA) LIMITED is hereto affixed pursuant to the resolution of the Board of Directors of the Company passed on 2 June 1998. in the presence of shri 9.9 Kanganathan - Associa Director of the Company who has put his signature hereto in token of his presence.

Ion Exchange (India) Ltd. PLOT No. L48 & 149 Verna Electronic City VERNA - GOA 403 722

In the presence of:

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The contraction was