Rs. 100/

DUPLICATE

Case Deci

OF

IND.PLOT NO. 307 G.I.D.C.,GUNDLAV

LESSOR REGIONAL MANAGER, G.I.D.C.,VAPI.

LESSEE

M/S. MIT CHATONS PVT.LTD..





Serial No. :- E4 and affixed photograp and and on the Date. 3.7.....200 F Fatween the hours of... Presented of the office Finger lant. of Sub Registrar Valsad.

Photo Fee :-

Postage :-

Preceived fees as under :-

Receipt

13909981

Registration Fees :-

30:00 :08

FOR MIT CHATC

Cotal

110=00

Satish D. Whalaii DIRECTOR

SUB RECUTTRAR VALSAD

LEASE DEED

SUB REGISTRAR VALVAD

O.K. Chrudhury

year Two VAPI on the שמל day of the month of שמרשתץ THIS thousand Seven between INDENTURE 유 LEASE the.... made _in the

2/-

called Head CORPORATION, a GUJARAT INDUSTRIAL 11,Gandhinagar Act, 1962. (Guj. xxIII of 1962) and Office at 3, 4, 5 "The Lessor "which the Gujarat Industrial Development 5 GH' -382 Udyog Corporation constituted Road, 011 Bhavan , DEVELOPMENT having (hereinafter Sector No.

admit, expression admit, include its successors and assigns) of the ONE PART and M/S. MIT CHATONS PVT. LTD. residing at 5/32 **PANJARAPOLE** COMPANY Act and having its registered office at 5/32, 2ND 400004 expression of the OTHER PART. representatives /its (hereinafter PANJARAPOLE include shall shall, unless LANE, C.P. TANK ROAD, MUMBAI-400004 called firm/Company registered under INDIAN unless his successors in business LANE, C.P. TANK ROAD, heirs, the the executors The context context Lessee does does and and 으 MUMBAIthe ONE not assigns) not Which

WHEREAS and observance by the Lessee of the obligations and conditions in the said agreement, a lease of the **Plot No.307** at **GUNDLAV** referred to as "The Licence Agreement" made between the Lessor of the one part and the Lessee of the Other Part. The Supplementary in the Schedule thereof. Notified Industrial Area/Estate and more particularly described Lessor agreed to grant to the Lessee upon the performance Agreement dtd the 30/12/2005 ВΥ an Agreement dated 24/10/2002 (hereinafter

AND WHEREAS price of the said **Plot No. 307** has requested the Lessor to grant to it a Lease of the **Plot No.307** and to execute the Lease sq.mtr, which is equivalent to 100% percent or of the allotment 4,00,000/-(Rupees Four Lacs only) calculated Deed in respect of the said Plot the Lessee having paid a sum of

AND WHEREAS the Lessor has decided to enter in to these construction work on the said plot as set out in the Licence the Lessee will comply with all the terms and conditions for the as may be required by the Lessor and that it will comply with on the said plot within such period and conforming to such plan presents in respect of Plot No. 307 on the understanding that the terms and conditions herein after appearing Agreement and that it shall have to complete the construction

NOW THIS DEED WITNESSES & IT IS HEREBY MUTUALLY AGREED BY A N D BETWEEN THE PARTIES HERE TO AS FOLLOWS:

the allotment (Rupees Four Lacs In consideration part of contained agreement admeasuring written Dist and thereto easement, hereby years computed premises) hereby THEREOF yearly on or before the 31st day of March of each year during the form nevertheless to OCTOMBER Lessor office of the Managing Linearity required the rent of RS.2/-(Rupees Two Only the manner hereinafter determined paying therefore right the mentioned renew this period observed further that 100% before the Lessee said period of 99 previous notice the rent 99 years event of all that **GUNDLAV** Notified Industrial the village demised (hereinafter referred to as as) to the Lessee for the computed from the **22**ND day of price particularly described TO GETHER WI ಠ regulation Sub Dist. VALSAD lands bearing revenue survey Numbers. 61/P & 62/P all mines belonging Lessee herein contained demised hereby the Lessee stipulated 으 the Managing 음 advantage increase the sum of yearly the covenants lease for a further period of 99 years and the Lessee as computed in the year Two about 2000 sq. mtrs. ಠ 으 Lessor doth hereby de piece of land consisting of the original the the the the the or any part thereof TO HOLD the reserved and minerals, limits of Plot only) years but before the expiry of the Lessee exercising EXCEPT & balance of the premium iginal sum of rent and proviews lessee shall have duly performed the by a further provisions has and part Lessor as from the date No. 307 Director, MITH paid aforesaid shall have the right to said sum and and and of the covenants
of the I covenants GUNDLAV Taluka; VALSAD in the given Thousand ⋾ 으 appurtenance ,and in consideration Officer and at the conditions provided that at the end 3 RESERVING up to full 윽 Area/ the manner aforesaid sum which shall be and schedule such as rent rights and containing by Lessee hereinafter the Bombay Land there demise unto the payment of lessor or as otherwise Estate under the said Two "the Rs. 4,00,000/the option in herein term Plot on the end of , privileges whatsoever about hereunder and month of price demised the land No.307 forming provided subject months before herein and part and the the <u>ç</u>

lease in writing of the lessee grant renewed for a further period of further cost and years, the lessor shall and 으 lease of the demised 으 expenses in every respect see grant to the lessee a the his desire to have demised will at premises the

same premises rent which the lessor shall be entitled to increase by 100% stipulated above clause covenants ਰ੍ਹ 으 മ renewal and except as and further provisions term and 으 ರ stipulating 99 the amount of years with

(2) The lessee hereby covenants with the Lessor as follows

TO PAY BALANCE PREMIUM PRICE

- (a) consisting said paid RS. 4,00,000/-(Rupees Four Lacs only) being amount equal to 100 percent of the allotment price of 200/- sq.mtr. Out of 4,00,000/-(Rupees Four Lacs plot. allotment of Plot No.307 has price said 으 price, been the the Lessee has only) calculated fixed demised at calculated already at Rs at
- \equiv revised rates from such dates as may be The interest rate would be subject of revision from time to time Corporation. the Corporation and interest would be payable at such specified by the
- (E) In addition if any outstanding dues come to light at a later date furnishing the details of such outstanding dues responsible to make good such dues with interest on the lessor ರ discrepancy ⋽ accounts, the Lessee would

if any payment is delayed or not paid the lessee will pay to the Lessor interest at 3% percent above the normal rate of instalments that are required to be paid under this sub-clause, clause is paid by the Lessee The interest per Annum, until the entire amount payable under this Lessee will make full and regular payment of all the to the Lessor.

The Lessee will in each year within two months from the expiry of his accounting year supply to the lessor a copy of his profit business run by him in the demised premises and loss account pertaining to that accounting year and the

3

(b). TO PAY RENT:

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

<u>(</u>(၁ TIME LIMIT FOR COMPLETING CONSTRUCTION:

commenced That under the Licence Agreement, the Lessee factory for GLASS PRESS BEADS. the construction 으 a building to be has used already

and with all requisite drains workman like of the said building at his expenses & in a substantial & workman like manner and with new sound materials date of the Licence Now the may be aforesaid purpose. make the Lessee will within a period of two years from the necessary under building for occupation as a manner Agreement complete and the and with Factories other a substantial convenience the construction factory for Act so the

Industrial within the period and mtr It will The area of the plot allotted to the Lessee plot for further expansion of the project of the for the construction factory and /shall be permissible to the Lessee in the manner aforesaid part of the tion of a building to be used as an ਰ retain the remaining being Lessee to utilise 2000 sq.

Subject to the following conditions:

expansion of the project of the Lessee within a period of ten The remaining area of the plot shall years from the date of the License Agreement. be fully utilised for one

the possession of unutilised portion of the plot. utilisation at It shall be open to the Lessor the interval of every three years and to resume to review the progress of the

pot While utilising a part of part demarcated so building construction of possession of the unutilised portion of the plot reated so as to make a sub division feasible in the event of the Lessor as aforesaid and retaining the remaining part of the future expansion, the part to be utilised for the the building the a sub division of the plot for the construction of a shall deciding to resume remaining

 \equiv



(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 and until

and any way to the demised body having authority bye laws rules and regulations of the local authorities conform to all alteration completion of any such building or erection or making any such assigned) for his scrutiny and the same has been approved expression triplicate shall have of the demised premises outside the building line shown in the necessary adjuncts thereto) shall be erected regulations as may be in force for the time being, in writing by the hereinafter referred provided (except a specifications plans, functions further that ರ compound wall been 9 shall the the Executive Engineer addition previously to as the include any other to building conditions of the Lessor 으 elevations, Executive in that behalf & any 2 premises and any building thereon the ਰ building and submitted the Lessee Executive. Executive sections Engineer steps Provided that in the erection or by the and details Engineer and whom the 9 Engineer, 9 shall observe other statutory garages the Lessor lessee any relating structure may or other thereof portion and all duties which

(e) FENCING

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

WITHIN TIME: EFFECT OF **FAILURE** OT COMPLETE CONSTRUCTION

work referred to in sub clause specified complete the construction. Director or officer terminated That if the Lessee in that sub- clause, unless for fails sufficient the ð (c) Lessor this complete above within the cause allows further time lease the the Construction shall stand Managing period

(g). TO OBTAIN LICENCES ETC.

respect of pay That licence <u>≶</u>. the obtain Qο demised premises other œ fees renew and <u>a</u> by reason of their necessary licences and cesses and taxes

oca being observe and/or/any connection with used Police and and ਨੂੰ such use. regulations perform the them purpose and

 \equiv 70 PAY RATES **TAXES CHARGES** ETC.

Ihat for the time being payable rates assessments The & premises and including also pay to the Lessor in the manner Thousand Four Hundred Twenty common regards assessment as is provided rate respect the occupier in or assessment, as the case may be ರ down present expenses does 으 supply of the Lessor charges service **≦** facilities that ⋽ the that anything for land pay not demised 3 <u>ç</u> for the supply of water, Lessee's respect and required to be and services) charged by Lessor charges water it shall abide behalf by the Lessor from time to time <u>ല</u> an maintenance the exceed RS. 3,420/ (Rupees revenue either out amount existing & premises, 으 the case of 으 payable of every by landlord or tenant or by the equal to assessment only) per time whatever ᅌ future paid by tax, by determined the road demised cess, being the such tax, cess Lessee taxes, cesses the Lessor Annum. It will and of the description description conditions premises thereon. Ş Three share other land shall 9

following rates The lessee from year to year. shall consume water ₫ 댨 unit व्

Year Consumption per day (litres)

1st year) (9500 LIT.PER DAY

2nd year) (9500 LIT.PER DAY

3rd year) (9500 LIT.PER DAY

Onward) (

equal above, Even shed, 50,000 litres per day charges for 70% of the from irrespective shall be of allotment, namely, the if it fails S ō payable at the prevailing water rate date over 70% of consumption shall to consume water to whichever 9 which the 으 pay f "the above The ខ the water charges for the above mentioned years for utilisation earlier. payment for agreed qty. shall commence demand the plot extent mentioned period water $\overline{\mathbf{s}}$ and 1 year for the minimum of the more trom charges than Qty.

time the estate other steps termination minimum Licensee/Lessee and on failure to Corporation for the year as the action agreement and charges, shall be from time fixed including pay liable the ರ

(3) NOT TO EXCAVATE:

demised premises nor remove or earth, therefrom except executing That it will not make any excavation any work pursuant to the terms of this Lease except any stone, sand gravel clay ₫ npon the any purpose part of the

9 ACCESS ROAD:

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

₹

regulations public health & sanitation in force for the ರ & other with 윽 Engineer, and shall not without the previous consent in writing of the Executive Engineer permit any labourers the event of the Licensee/Purchasers/Lessee to pay regular Drainage amounts towards possession of Corporation from time he المالات الفقائدة المالات المالات الفقائدة المالات المالات الفقائدة المالات المال shall provide any good keep law regarding disposal of Industrial effluent shall entitle other workmen to reside upon the demised premises and in Corporation shall the staff employed on the take condition to and bye-laws of the local to time. While terms demised premises and statutory regulations Drainage sufficient latrine accommodation for workmen such consent being given shall comply strictly observe capital shall ರ thereof, Failure disconnect connection when intimated by the satisfaction of the taking drainage connection, the have amount recovery and cess as fixed by the ਠ conform demised premises to pay comply and surroundings clean and 5 on the water any authority ರ with by the Corporation time way supply to the necessary the provision part being & that shall have concerned Executive in order 앜 consent shall the the

Licensee/Purchaser/Lessee shall have to comply with all regulations contained in "Drainage Regulations -1990 of GIDC.

(kk). COMPLIANCE WITH LAWS;

the issued Government of Control of Pollution) Environment, the Environment Electricity, etc. thereby Lessor scheme, respect and other industries behalf of or for the benefit of the thereby be under breach make the shall Pollution present consent from complied unless and complying with the be undertaken by the lessee any permission which may have been granted by GPCB and if the lessee without disconnect electricity supply and water supply of Licensee unit its industrial activity even without prior notice particular business providing amenities Control strictly laws . lessee for Regulations assisting the Lessee the 으 of the not project, obtain absolved from his with the any Lessor deemed to have been absolved from its liability relevant any until Control follow the the shall . India 음 comply start production activity in the until it has effectively an shall 으 ξe bearing on or industry non -compliance, same . 윽 Protection such fresh consent after expiration from time to time. The or Persons jointly the Pollution) pollution measures start or continue Government of comply with the work 윽 Act, 1981. The it has effectively and pollution control measures Board, Gandhinagar. Further you shall not with or concerned the from <u>으</u> the terms law. Further Similarly any orders) mean that subject Lessor shall be under facilities, the time responsibility or ₹ observe Act-1986. carried and Cess the matter of all laws (including same. 으 r taken by the Lessor on Lessee or of the Lessee Water (ರ water 3 like water sever non- observance passed, Gujarat conditions its servants or agents law. on by time, Act you δο 으 The The respect lessee shall the act Prevention Ecology The Nor 1977, and fact of the lessee allotted dully bound to <u>\$</u> the relating Lessee or by required to liability made completely Prevention according 으 Lessee shall Gujarat have the not and



(kkk) PROVISION OF SERVICES, AMENITIES, FACILITIES:

The lessee shall be free to obtain any service amenity or facilities like water, Drainage, Electricity etc. directly from the

etc. concerned supplying 음 be construed as hiring of, lessee avails of the same. It shall not amount t be commitment insufficiency or failure in hold the qua the Lessor in respect services of the provisions the the part of the lessor to provide the same. Nor shall it In case by the Lessor to the Lessee. The lessee nor shall the lessee be deemed to be a such lessor agency, like the lessor makes arrangements for procuring or separately or services etc for the benefit of and on behalf liable of the Consumer Protection Act-1986. in case supply of such amenities facilities or the of the 윽 jointly with others and the ocal contract for supply of such same, within the meaning 으 body, Electricity Board any delay deficiency, lessee shall not consumer

(L) TO REPAIR

expense, pave, cause and keep in the satisfaction of the internal and external painting, colour and white washing belonging all fixture and additions thereto. premises , drain, compound walls and through condition the (including said term Executive good Engineer, and the usual and necessary the Lessee and substantial the building fences upto shall at his

(m) TO ENTER & INSPECT

workmen & other employed or the behalf permit the granted to and at all they or any of them may by notice it to execute the repairs and upon its a reasonable time the lessor may inspection inspect the Executive 3 enter into reasonable times of the day during the term hereby shall it shall appear all respects of the lessee Lessor or the Managing Engineer of. 임 or upon the demised of repairs thereof and a weeks that any repairs are δ and the them previous f and if failure to do so to the lessee call upon execute them at the from time officer Director, Officer notice surveyors necessary 5 to time such that

(n). NUISANCE:

demised premises which may be That it shall not do or permit anything a nuisance, annoyance ರ be done on the disturbance to the owners, occupiers or residents or other premises in the vicinity That it 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 meter, 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 it would be liable to be evicted from the premises occupied by it under the provisions of the Gujarat Public Premises (Eviction of unauthorised occupants) Act-1972 or any other law for the time in force and lessor will be entitled to recover the cost of making good such damages with penalty as may be determine and such amount would be recoverable as an arrear of land revenue.

(o). USER:

That it will use the demised premises only for the purpose of GLASS PRESS BEADS factory and matters connected therewith and shall not use the demised premises or any 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 of a factory or any industry which by reason of emission of odour, Liquid, offluvia, dust smoke gas, noise, vibration or fire hazards is declared as obnoxious by the lessor.

FIRE FIGHTER:

The Corporation may provide the fire fighter services in some estates as an Amenities, in case of non Provision or 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 it will keep the building already erected or which may by erected on the demised premises excluding foundation 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 and plinth) in some well established Insurance company.

(q). DELIVERY OF POSSESSION OFFER:

That at the expiration or sooner determination of the said term, the lessee will determination of the said term, the lessee will quietly deliver to the Lessor

demised the premises and all erection and building then standing PROVIDING ALWAYS or being thereon that the lessee shall be at liberty, if he shall have paid the and all Municipal and other taxes, rates, and assessment then due & shall have performed and observed the covenants and conditions herein contained prior to the expiration or determination, of the said term to remove to himself all buildings erections appropriate 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 structure may have been removed after the same is levelled and put in good order and condition 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. It is also responsible for following up for timely receipt of Estimate & Power, Corporation will not be responsible for timely receipt of Estimates or power.
- (2). Licensee/Purchaser/Lessee has to complete formalities of signing agreement, payment of security deposit & complete wiring of Electrical installation as per I.E. rules & submit the test report for wiring from licensed Electrical contractor before release of connection.

High tension consumer having power demand in excess of 500 KVA and of specific requirements, shall have to make separate feeder at his cost.

Full cost of high tension or low tension line both and 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 ...13/-



demand in excess of 2400 KVA.

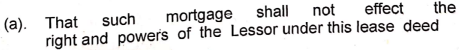
(6). Licensee/Purchaser/Lessee is liable to pay for the cost of land occupied for corridor for laying Electric circuit for power supply as per the site

Condition and the prevalent policy of the Corporation.

- (7). Licensee /Purchaser /Lessee has to pay for cost of augmentation of sub-station on his pro-rate 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 the instalment for delay in availability of power.

(r) NOT TO ASSIGN:

That it will not transfer, assign, underlet, or part with the possession of the demised premises or any part thereof or without the previous permission of any interest therein of this covenant, any purposes the Lessor. For change in the constitution of the lessee shall be deemed to be a transfer by the Lessee of his interest in the demised another person. Provided further that premises in favour of the purpose of constructing where the lessee for on the demised premises is to obtain loan building other financial institution by mortgaging or Bank premises in demised his lease hold interest in the favour of such Bank or Institution permission of the Lessor shall be deemed to have been given subject to the conditions:



- (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 it 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). ASSIGNMENT TO REGISTERED WITH LESSOR AND UNEARNED INCREMENT

ln the event of such transfer ,assignment under letting or

parting with there shall be delivered by the Lessee at its expense a notice thereof the to Managing Director the Lessor officer of as the Lessor may direct within twenty days from the date on which the transfer assignment underletting or parting with becomes effective whether by registration thereof under the Indian Registration Act otherwise, Provided that in the event of such assignment, underletting or parting with fifty percent of the unearned increment that may be accrued to the 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.

NOTICE INCASE OF DEATH ETC. (t).

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

It shall have to fill-up atleast 85% posts in its Industrial units by local persons and for Manager and Supervisor cadres atleast 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'.

BY LESSEE RECOVERABLE AS SUMS PAYABLE ARREARS OF LAND REVENUE.

All sums payable by the lessee to the lessor under these presents and recoverable these presents and Gujarat Industrial under all charges and expenses the lessee and Development Act 1962 incurred by the Lessor in connection therewith shall 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. BREACH OF COVENENTS:

If the said rent hereby reserved or any instalment of premium price shall be in arrears for more the than two months whether same shall have been legally demanded or not or if and

wherever there shall be a breach by the lessee of any of the covenants herein contained the lessor may re-enter premises in the upon any part of the demised and thereupon the term hereby granted and of the whole 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 lessee on or claimed by the carried on the demised of such building or improvements, PROVIDED account of re-entry herein before that the power ALWAYS contained shall not be exercised unless and 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 covenants in respect of which the re-entry is intended to be made and default shall have been made by the lessee in remedying such breach breaches within three months after giving or such notice

ALTERNATION OF ESTATE RULES: The lay out of the GUNDLAV Industrial Area/Estate, the 5. building conditions & other regulations and relating thereto other than the premises hereby demised may be altered by the Lessor from time to time as the Lessor fit and Lessee shall have no right enforcement thereof or any of them against the Lessor or any person claiming under the Lessor.

ALLOTMENT LETTER & MARGINAL NOTES: The Lessor had issued in respect of the demised premises an allotment letter No 11685 DTD. 22/10/2002, Transferred vide Final Transfer Order No. 10229 Dt.4/1/2006 & Supplementary Agreement dtd 30/12/2005 The terms and 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.

The stamp duty payable in respect of this indenture shall 7. be borne by the Lessee. ...16/-

Registration Charges payable in respect of this indenture and duplicate thereof shall be borne by the Lessee. The Lessee shall retain the duplicates of this indenture original indenture and shall remain with the Lessor. The

....17/-

Lease Deed shall be registered at a place within the state where such registration is permissible Gujarat under the provisions of the Indian Registration Act,



SCHEDUILE

(Description of Land)

All that piece of land Known as Plot No.307 in the GUNDLAV Revenue Survey No. consisting Industrial Estate/ area the village limits of GUNDLAV Taluka **61/P & 62/P** within VALSAD District VALSAD containing by admeasurement 2000 Sq mtrs. or thereabout and bounded as follows, that is to say:

On or towards the North by: PLOT NO. 306 On or towards the South by: PLOT NO.308

On or towards the East by : PLOT NO. 310 TO 312 On or towards the West by : 14.00 MTR. ROAD

Shri caused has In witness whereof the Lessor A. K. PATEL ,an officer authorised by it, to set his hand and affix the common seal hereto, and the Lessee has hereunto set his hands and seal on the day and year first above written.

SIGNED, SEALED & DELIVERED BY SHRI A. K. PATEL OFFICER OF THE GUJARAT INDUSTRIAL DEVELOPMENT CORPORATION.

Asstt. Manager -(I) . G.I.D.C., VAPI.

In the presence of

SIGNED, SEALED & DELIVERED BY THE ABOVE NAMED LESSEE/ AUTHORISED OFFICER OF THE LESSEE.

1. Rameth B. Rathod more

FOR MIT CHATONS PVT. LTD.

DIRECTOR Satish D. Vithalani

...18/-

LESSOR

SIGNATURE



Asatt_Manager -(I)
G.I.D.C., VAPI.

LESSEE

SIGNATURE



FORMIT CHATONS PVI LTD.

Satish D. Vithalani



...19/-

1191 legger Shri ~ R. Vonkur (Power of Attorney Holder of Shri A-K-POTICE Agral Adult Service Asstt. Manager, G.I.D.C, VAPI. Executing Party adult services) Adult Service, GIDC, Vapi admits Execution by Shri v. R. vorreor GIDC, VAPI.

Lessee EZni sotish D. vitholani Aggel Adrill Business as a Discelor of- mit chotons pvr. Ud. ROST-Cet- Comendow OFFIC votSoy

> Executing Party Admits Execution

SATISH DIRIRMSLAL VICHARANI

Proshert chandrelat Borish. Business

Rossi, W- Holas volsosel

Know to the U/S S.R. and status them he parsonally known the shove

anish (P.C. Bavish)

pule: 3 Jan uary of

of coxichandhan)

SUB REGISTRAR VALSAD

Registered No 24 Book No T Datec 3 11) 2007



Duplicate of documents Registres at No 23 of

