Page 1 of 1

319/19292

पावती

Original/Duplicate

Friday, September 15, 2023

10:42 AM

नोंदणी क्रं. :39म

Regn.:39M

पावती क्रं.: 20983

दिनांक: 15/09/2023

गावाचे नाव: माहिम

दस्तऐवजाचा अनुक्रमांक: बबद्2-19292-2023 दस्तऐवजाचा प्रकार : 36-अ-लिब्ह ॲड लायसन्सेस

सादर करणाऱ्याचे नाव: माईन्डसेट इस्टेट्स प्रायव्हेट लिमिटेड तर्फे ऑथराईज सिग्नेटरी सुधाकर शेट्टी

नोंदणी फी

रु. 1000.00

दस्त हाताळणी फी

ছ. 1600.00

पृष्ठांची संख्या: 80

एकूण:

ড. 2600.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे

11:02 AM ह्या वेळेस मिळेल.

सह दुय्यम निबंधक, मुंबई-2

बाजार मुल्य: रु.49255470 /-

मोबदला रु.379366/-

भरलेले मुद्रांक शुल्क : रु. 1341000/-

1) देयकाचा प्रकार: DHC रक्षम: रु.1600/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 0923145410499 दिनांक: 15/09/2023

बँकेचे नाव व पत्ताः

2) देयकाचा प्रकार: eChallan रक्कम: रु.1000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH007928233202324M दिनांक: 15/09/2023

बँकेचे नाव व पत्ता:

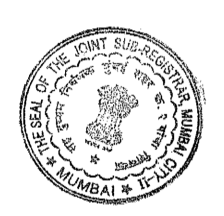




CHALLAN MTR Form Number-6



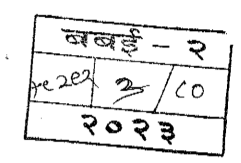
| GRN MH007928233202324M | M BARCODE II HILLE HILLE III III III III Da | | | e 11/09/2023-12:1 | 8:10 | Forn | n ID | 36 | A | | |
|--|---|---|--|--|--|---------------|--------------|--------|------|---|-----|
| Department Inspector General (| partment Inspector General Of Registration | | | | Payer Details | | | | | | |
| Stamp Duty Type of Payment Registration Fee | | | TAX ID / TA | TAX ID / TAN (If Any) | | | | | | | |
| | | | PAN No.(If Applicable) | | | | | | | | |
| Office Name BOM2_JT SUB REGISTRA MUMBAI CITY 2 | | | Full Name | | IMCD INDIA PRIVATE LIMITED | | | | | | |
| Location MUMBAI | | | | | | | | | | | |
| Year 2023-2024 One Time | | | Flat/Block No. | | Office Premises on 24th Floor (27th floor as per | | | | | | |
| Account Head De | talls | Amount In Rs. | Premises/Building MCGM Plans), The Ruby | | | | | | | | |
| 0030045501 Stamp Duty | | 1341000.00 | Road/Stree | Street Senapati Bapat Marg, Dadar West | | | | | | | |
| 0030063301 Registration Fee | | 1000.00 | Area/Locality Mumbai | | | | | | | | |
| | | | Town/City/District | | | | | | | | |
| MARKET THE REAL PROPERTY AND ADDRESS AND A | | | PIN | | | 4 | 0 | 0 | 0 | 2 | 8 |
| | | | Remarks (If Any) | | | | | | | | |
| | | A SALUARIA | SecondPartyName=MINDSET ESTATES PRIVATE LIMITED~ | | | | | } | | | |
| | | | | | | | | | | | |
| , i' | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | Amount In | Thirteen | Lakh Forty Two The | วนรอกต | d Rup | sees (| Dnly | | |
| Total 13,42,000.00 | | | Words | | | | | | | | |
| Payment Details BAN | FOR USE IN RECEIVING BANK | | | | | | | | | | |
| Cheque-DD Details | | | Bank CIN | Ref, No. | 0230004202309 | 16582 | 26 O | 14205 | 185 | | |
| Cheque/DD No. | | | Bank Date | RBI Date | RBI Date 11/09/2023-16:53:30 Not Verified with | | | with F | ≀ВІ | | |
| Name of Bank | | | Bank-Branch BANK OF MAHARASHTRA | | | | | | | | |
| Name of Branch | Spell SUB BREG/S Not Verified with Scrott | | | | | | | | | | |
| Department ID : NOTE:- This challan is valid for di स्वदर सत्नम कोवळ दुव्यम निवंधक गापी . | ocument to be । वगर्याला वा व ो | registered in Sur सिक्षां दंगी वन्दावद्यास्या र स्वार् | TUM Office of the control of the con | nly. No. | and to unregistered to the second of the sec | Mobile de doc | No. sume rot | nt. | | | 2 O |



| | ζ. | C 5-(| 53 | Brakersky St. 1878 | ~ | |
|----|-----|--------------|----|-----------------------|---|--|
| 90 | ner | - | 2 | <u> </u> | 6 | |
| | | <u> </u> | | | 3 | |

·\$

q



LEAVE AND LICENSE AGREEMENT

This Leave and License Agreement is executed at Mumbai this 15 th day of September, 2023 ("Agreement") by and among

MINDSET ESTATES PRIVATE LIMITED, a Company incorporated under the Companies Act, 1956 and having its registered office at Gordhan Building No. II, 2nd Floor, 12/14, Dr. Parekh Street, Prathama Samaj, Mumbai – 400 004, hereinafter referred to as the "Licensor" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors and assigns) of the First Part;

AND

IMCD INDIA PRIVATE LIMITED, a company interport under the Companies Act 2013, having its registered office at 11 UH 103, CheckC B wing, C-66, G-Block, Bandra Kurla Complex, Bandra (E), MBA 051, (hereinafter referred to as the "Licensee") of the Second Part;

AND

THE RUBY MILLS LIMITED, a company incorporated under the Companies Act, 1956 and having its registered office at Ruby House, J. K. Sawant Marg, Dadar (West), Mumbai-400028, hereinafter referred to as the "Owner/Confirming Party" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors and

aning thereof be deemed to mean and include its successors and

assigns) of the Third Part;

The Licensor, the Licensee and the Owner/Confirming Party are individually referred to as a "Party" and collectively as "Parties".

WHEREAS:

A. The Owner/Confirming Party is absolutely seized and possessed of and / or otherwise well and sufficiently entitled to all those pieces and parcels of land or ground together with the buildings and structures standing thereon situate, lying and being at Dadar and known as "Ruby House" and "The Ruby" bearing Cadastral Survey No.231 and 1/231, both of Mahim Division and bearing Final Plot No.29 of Town Planning Scheme III of Mahim, first variation (final) admeasuring 26082.15 sq. mtrs. or thereabouts less 667.05 sq. mtrs. handed over to MCGM, less 545.77 sq. mtrs. handed over to MHADA., less set back area of 445.75 sq. mtrs. and 220 sq. mtrs., already handed over, and less proposed setback area of 184.47 sq. mtrs., within the registration district of Mumbai. A portion of

Brogers, being under development is more particularly described in the First Schedule Referencer written (hereinafter referred to as the "said Frogers," and shown surrounded by red colour boundary line on the MBA plant thereof annexed and marked as Annexure "B".

antitled to Premises on the 24th Floor (27th Floor as per MCGM Plans) in the building having aggregate usable carpet area of 29,852 sq. ft. and agreed chargeable area of 49,753 sq. ft. as shown on the floor plan annexed

hereto and marked as Annexure "C" sanctioned for commercial user as

approved under the DCPR 2034 and the Part Occupation Certificate dated

attranuary 2022 (which includes the above premises).

- C. The Licensee requires premises for carrying its business and had approached the Licensor with a request to allow them to make use of the Licensed Premises for setting up a laboratory / innovation center along with office space therein, by way of pure, simple and temporary license for period of 60 (sixty) months commencing from 11th September 2023 to 10th September 2028 and without claiming any other rights therein, on the terms and conditions hereinafter mentioned.
- D. It is agreed between the parties that the Licensee shall be in compliance all the times and obtain all necessary permissions and approvals to setup and operate the laboratory from MPCB and any other concerned authorities as may be required under extant law and undertake to adhere to the same during the license term. It is further agreed that any additional set up, infrastructure and equipment required by the licensee for use & discharge of chemicals shall be obtained by the Licensee at its own cost and expenses and the Licensor shall not be responsible for the same.
 - Prior to the execution of this Agreement, the Licensor and Configurates

 Party have given inspection to the Licensee and the Licensee has pertured

 all documents of title relating to the said Property and the Licenseed

 Premises (defined herein below) including the approved building plans

 designs and specifications and the LO.D. Commencement Certificate,

 aforesaid Occupation Certificate and such other documents as are

 specified under the Laws applicable for the time being in force and has

 carried out inspection and measurement of the Licensed Premises and the

 Licensee is fully satisfied with the title, area, localistic readibility for a carrying its operations, and the condition of the Licensed Premises and shall not at any time hereafter raise any objection or requisition in that

ESTATES 2

Ε.

Par FA

behalf.

- F. The Licensee has represented that its paid up share capital exceeds Rs.
 One Crore only and that it shall continue to maintain it as such till the expiry of the license granted herein.
- G. Relying on the statements, representations and warranties of the Licensee, the Licensor has agreed to grant and the Licensee has agreed to take on leave and license basis the Licensed Premises i.e. premises on the 24th Floor (27th floor as per MCGM Plans) in the building known as "The Ruby" ("said building") having aggregate usable carpet area of 29,852 sq. ft. and agreed chargeable area of 49,753 sq. ft. shown on the floor plan annexed hereto and marked as Annexure "C" sanctioned for Commercial User as approved under DCPR 2034 and part Occupation Certificate (OC) granted on 12th January 2022 (which includes the Licensed Premises).
- H. The Licensor has, sole and exclusive possession of and entitlement to the said Licensed Premises which is being licensed to the Licensee pursuant to

are now desirous of recording the terms and conditions as

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED,

DECLARED AND CONFIRMED BY AND BETWEEN THE PARTIES

* HERETO AS FOLLOWS:

DEFINITIONS

eement.

In this Agreement, where the context permits, the following expression

shall have the meanings assigned to them respectively below:

"IFRSD" shall have the meaning assigned to that expression in clause 7.1

Fee" shall have the meaning assigned to that expression in clause



"License Commencement Date" shall have the meaning assigned to that expression in clause 6.1;

"License Term" shall have the meaning assigned to that expression in clause 3;

"Licensor Liquidated Damages Amount" shall have the meaning assigned to that expression in clause 19(a);

"Lock-in Period" shall have the meaning assigned to that expression in clause 4;

"Licensees Lock-in Period" shall have the meaning assigned to that expression in clause 4;

"Licensors Lock-in Period" shall have the meaning assigned to that expression in clause 4;

Licensed Premises" shall have the meaning assigned to that expression in clause 2.1;

"said Property" shall have the meaning assigned to that expression in Recital A;

2. GRANT OF LICENCE:

License: In consideration of the License Fee set forth herein and the terms, conditions and stipulations herein contained on the Licensee of the Licensee to be performed and observed, the Licenser agrees to grant the Licensee, and the Licensee agrees to accept from the License to use and occupy Premises on 24th Floor as per MS M. Plans) in the building known as "The Ruby" ("said believed) having aggregate usable carpet area of 29,852 sq. ft. and agreed chargeable area of 49,753 sq. ft. as shown on the floor plan annexed hereto and marked as Annexure "C" sanctioned for commercial user as approved under the

DCPR 2034 and the Part Occupation Certificate dated 12th January 2022.

(hereinafter referred to as "Licensed Premises" more particularly described in the Second Schedule written hereunder) in the said Building known as "The Ruby" for a period of 60 months from 11th September 2023 (hereinafter referred to as the "License Commencement Date") and ending on 10th September 2028 (both days inclusive). The Licensor confirms that the Licensee shall be entitled to use the Licensed Premises as per the sanctioned plan and shall also be entitled to the use of 40 Car Parking Space out of which 15 dedicated and contiguous slots will be provided within the said building and balance 25 slots in the MCGM car parking building, which is across the said Property. The charges for MCGM car parking are included in the monthly License Fee.

The Licensor will shift the use of 25 nos. of MCGM car parking to parking tower proposed to be constructed on the land described in recital A in the next 18 to 24 months from License Commencement Date, subject to regulatory approval.

2.2 Use and Occupation: The Licensee shall be entitled to use and occupy the SUB-REGIS and Occupation: The Licensee Term defined in Clause 3. Upon expiry the period of License or sooner determination thereof in the manner stated figure and peaceful charge of MUMBINIO used Premises to the Licensor/its nominee(s) in the manner stated in this Agreement.

No Tenancy Rights: It is agreed by and between the Parties that the License granted herein for use and occupation of the Licensed Premises is a mere permission by way of a temporary license and nothing herein contained shall be construed as, creating any right, title, interest, easement, tenancy or sub-tenancy, agreement to lease/lease in favor of the Licensee in or over or upon the Licensed Premises or any part thereof,

other than the permissive use and license hereby granted. It is the express intention of the Parties hereto that, subject to the license granted herein to the Licensee, the Licensor is and shall be and shall always be deemed to be in possession and in full charge and juridical control of the Licensed Premises at all times, subject to the permissive use and license granted as per this Agreement. The Licensee agrees and confirms that in the event of any legislative enactment whereby the Licensee is granted any right and/or protection from eviction, then in such event the Licensee expressly waives all its rights to claim such protection.

3. LICENSE TERM:

3.1. The License period shall be for a period of 5 years i.e. 60 months, which shall be deemed to have commenced from License Commencement Date, i.e., 11th September 2023 ("the License Commencement Date") and ending on 10th September 2028, both days inclusive (her imagination). "License Term").

4. LOCK IN PERIOD:



MUMBA

months from the date hereof, the Licensee shall be entitled to terminate

the license with no further liability save and except any amounts payable by the Licensee under the terms of this agreement by giving the Licensor an advance notice of at least 6 (six) months in writing.

5. FIT OUT OF THE LICENSED PREMISES:

"Fit Out Works" means all works of renovation and interior decoration (not amounting to the erection of permanent structure or resulting in structural or permanent changes) which are necessary for the Licensee to commence operations from the Licensed Premises.

The Licensee shall carry out Fit outs within a maximum period of 8 (eight) months from the License Commencement Date ('Fit out Period'). During the Fit Out Period, the licensee shall pay CAM charges as set out in Clause 9.2 and water charges as per Clause no. 8

The Licensee shall obtain Fit out approval from the MCGM as per the OC

Plans of 12th January 2022, at their own cost and expense. The Licensor

tend its cooperation for obtaining such approvals and shall not

withhold assistance. The Licensor has on or before

Thereof provided the Licensee building fit outs guidelines, the

grees and undertakes to follow and adhere to the same. The

Eltensee shall prior to obtaining the Fit outs approval from MCGM

furnish the fit out drawings/designs to the Owner/Licensor for their

review and approval. The Licensee shall also procure a fire NOC for the

Licensed Rremises.

The Licenson represents and warrants that it has obtained the revised CFO

NOC dated 21st December 2021 for the building.

LICENSE FEE:

License Fee: The Licensee shall pay a fixed monthly compensation of

Ninety Nine Only) at the rate of Rs.183/- per sq. ft per month on the agreed chargeable area and the same is inclusive of the Property Tax, CAM charges, Car Parking charges, but excludes deposits and other applicable taxes. The License fees shall commence on expiry of eight months from the date hereof viz. from 11th May 2024 ("License Fee Commencement Date"). It is agreed between the parties that the License Fee shall be subject to escalation of 15% every three years, commencing from License Commencement Date, during the Licensed period on the last paid license fees.

Advance on or before the 5th business day of each month for which it is due. In case of any delay on the part of the Licensee to make the payment of the Licensee Fee, the Licensor shall be entitled to charge an interest of 12% p.a. from its due date till the date of receipt of the License Fee. The Licensor has presently designated the following bank depends at the file in the name of the Licensor for deposit of the Licensee Fee License Fee License Fee libers (advantage) and payment so made into such account shall constitute valid discharge unless any change therein is communicated by the Licensor to the Licensee in

| | | | . / |
|--|----------------------|---------------|------------|
| NAME OF BANK :- | AXIS BANK LTD | <u> </u> | <i></i> |
| | | 1 202 | ϵ |
| ************************************** | MINDSET ESTATES PVT. | LT D | |
| BENEFICIARY :- | CURRENT ACCOUNT | | |
| ACCOUNT NO. | 912020004014098 | | |
| IFSC CODE :- | UTIB0000341 | | |
| ADDRESS :- | SHIVAJI PARK, DADAR | WEST MUMBAI - | / |





writing.

The Licensee agrees to pay the License Fee on its respective due dates in the said designated account as instructed by the Licensor. The License Fee shall be subject to statutory deduction of income tax at source as applicable under the Income-tax Act, 1961 as amended from time to time at such rates or any other deductions, if any, in accordance with applicable laws / exemption certificates, if any. Goods and Service tax ("GST"), as applicable, shall be paid by the Licensee over and above the agreed License Fee as mentioned in clause 6.1 above. The Licensor shall issue an invoice to the Licensee in compliance with the applicable GST Act for the GST payable The Licensor agrees, assures and undertakes that the GST amount paid by the Licensee will be deposited in the Government Treasury within the stipulated period for deposit of the same and that the Licensor shall at all times ensure that the GST registration of the Licensor

is inforce and that GST returns are filed on or before the stipulated dates. sub-REG.

Covernment treasury within the stipulated period for deposit of the same or teiture of the Licensor to at all times ensure that the GST registration of the licensor is in force or failure to ensure that GST returns are filed on or

the Licensor as a result whereof, the Licensee is not able to avail GST

before the stipulated dates, or for any other act or omission on the part of

credit due, then the Licensee shall be entitled to adjust such GST paid, against the future license fee payable to the Licensor to the extent the

Ligensee is not able to avail GST credit and the amount of interest and/or

penalty becoming payable thereon.

Escalation: During the subsistence of the License Term, the monthly

License Fee of the premises, which is the agreed monthly compensation

6.4

6.3

the License Term of the agreement, as stated in Annexure A.

6.5 License Fee Free Period: It is mutually agreed between the parties that a period of 8 (Eight) months from the License Commencement date shall be considered as License Fee free period. On expiry of 8 (Eight) months from the License Commencement date, notwithstanding anything contained herein the Licensee shall be liable to pay the License Fees to the Licensor in the manner provided herein.

7. SECURITY DEPOSIT:

7.1. The Licensee has on or before execution of these presents deposited and shall keep deposited with the Licensor, during the subsistence of the License, a sum of Rs. 4,92,55,470/- (Rupees Four Crores Ninety Two Lakhs Fifty Five Thousand Four Hundred and Seventy Only) equivalent to 6 (Six) months of License Fee, which is excluding the Capt Charges (the payment and receipt whereof the Licensor doth hereby discharge to acknowledge and the Licensor doth hereby discharge to acknowledge and the same) and the same shall be kept doesn't with the Licensor, during the subsistence of the License in accordance with this Agreement as an interest free refundable security deposit (hereinafter referred to as the "IFRSD") for due observance and performance by the Licensee of its obligations and covenants under this Agreement.

7.2. The IFRSD shall be refunded by the Licensor to the Licensee on determination of this Agreement by efflux of time or earlier determination thereof, as the case may be, without interest, after deducting all dues and outstanding amounts payable under this agreement and simultaneously upon the Licensee vacating the Licensed Premises and giving peaceful charge of the Licensed Premises in the manner stated herein.

 $'_{-}0$





8. TAXES, DUTIES AND LEVIES:

Any present or future municipal taxes and/or levies (by any name called) payable in respect of the Licensed Premises which are payable to MCGM or any other body or authority, shall be borne and paid by the Licensor. The GST as applicable, on the License Fee shall be borne and recovered from the Licensee by the Licensor in accordance with Clause 6.3 hereinabove. The Licensee shall pay the water charges at Rs. 2.5 /- per sq. ft. per month on the chargeable area for the entire term of the License from the date hereof till the expiry of the License Term.

9. COMMON AREA MAINTENANCE:

9.1. The Licensor shall make proper arrangements for maintenance of the Common Areas and shall bear and pay all costs, expenses and charges applicable for the maintenance of the Common Areas during the License

However the Licensee shall be liable to pay Common Area Maintenance warges during the period of actual carrying of fit outs in the Licensed Premises © Rs. 9 per sq. ft. per month on chargeable area and from the MBA. The Commencement of its operations shall be liable to pay Rs. 18 per

sq. ft. per month on chargeable area for the remaining period upto License

Fee Commencement date. The Licensee agrees and undertakes to forthwith notify in writing the date of commencement of business operations from the Licensed Premises.

Operations from the Licensed Frentises.

9.3. The Licensee shall have the option to design, at its own cost, lift lobby of the floor in conformity with the look, feel, aesthetics and material used in existing lift lobbies on other floors in the building. If the Licensee does not option design the lift lobby by itself or if the Licensee's lift lobby design is

the lift lobby work with no cost to the Licensee, in accordance with the existing lift lobbies on other floors in the building.

9.4. It is clarified that CAM typically includes, charges and expenses for common facilities, including but not limited to electricity for common areas, air conditioning for common areas, façade cleaning and lighting, landscaping and common lighting, maintenance and upkeep of internal lobbies and driveways, internal signages and landscaping, other common areas, facilities and equipment, housekeeping and cleaning, security and other personnel, insurance premia and also includes salaries and wages of staff, property management fees paid to property managers etc., all as worked out by the Developer and payable by all occupants/owners of various premises in the Building.

10. UTILITIES AND OTHER CHARGES:

- 10.1. Electricity:
- 10.1.1. The Licensor has provided to the Licensee electrical network main meter room with a cable connection on the floor.
- 10.1.2. The Licensee shall be solely responsible to make arrangements for further distribution in the Licensed Premises, at their own cost and expense.
- 10.1.3. The Licensor shall at the cost and expense of the Licenses, assis the

 Licensee in obtaining electricity meter for the Licensed Premises. The

 Licensee shall be solely responsible to pay/deposits, electricity charges for

 the Licensed Premises including but not limited to late payment charges,

 damages etc. for non-payment or late payment by the Licensee.

10.1.4. The Licensee shall apply for the requisite number of communication lines



and pay deposits and costs of connection for the same.

11. HVAC SERVICES:

- 11.1 The Licensor has provided adequate air-conditioning facility in the Licensed Premises, including water cooled central chilled water plant for the Licensed Premises during the period of the License.
- 11.2 The charges for electrical power consumption by the AHU's will be directly borne by the Licensee through the Licensee's proposed electrical meter.
- 11.3 The charges for the air-conditioning plant usage will be billed to the Licensee by the Building Automation System based on actual "thermal" usage of chilled water through the Licensee's BTU meter.
- 11.4 The cost for water for the central chilled water plant, expenses and other expenses for the air-conditioning system will be borne by the Licensee based on actual consumption;

The air conditioning facility, along with other specified amenities (except the air condition of the clock, according to the Licensee's 24/7 operations throughout the year. It has been confirmed that the Licensee shall utilize the existing Chiller plants

for air conditioning purposes. It is clearly understood that the Licensor remains responsible for the provision, maintenance and replacement, if needed, of these Chiller plants.

The air conditioning facility and certain other facilities will be available during fixed business hours (between 8 a.m. to 8 p.m.) of the week on all days excluding Public Holidays from Monday to Saturday. In the event that the Licensee requires use of these facilities beyond normal working

NA STATE OF THE ST

will bear and pay additional surcharge on air-conditioning usage etc. At present, there is no surcharge applicable however, in future if any surcharge is made applicable, the same shall be borne and paid by the Licensee.

12. CAR PARKING:

It is agreed by the Parties that the Licensor will provide use of a total 40 nos. of car parking slots, out of which 15 dedicated and contiguous slots within the building will be provided within the said building and balance 25 slots in the MCGM car parking building, which is across the said Property. The Licensor will shift use of 25 nos. of MCGM of parking parking tower proposed to be constructed on the land described in recital A the said building in the next 18 to 24 months from licenses. Commencement Date, subject to regulatory approval.

The charges for aforementioned car parking are included in the land of the land

13. ALTERATIONS, REPAIRS, AND MAINTENANCE

13.1. The Licensee shall maintain the Premises internally and any cost of repairs and maintenance of the Premises from the License Commencement Date shall be borne by the Licensee alone. However, the Licensor shall be liable for all structural repairs and maintenance of the Premises during the Licensee period unless any damage thereto has been caused by the Licensee in which case the Licensee shall be liable for the same.

13.2. The Licensor shall assume responsibility for providing comprehensive security services, including building entrance/egress control. However,



0 ~

Internal Security of the Licensed Premises is the sole responsibility of the Licensee and the Licensor shall not be held responsible for the same.

- 13.3. Smoke Detectors, Sprinklers, Fire Extinguishers, Risers and Hose Reels in Common Areas shall be provided by the Licensor.
- 13.4 The responsibility of carrying tenantable repairs within the Licensed Premises is that of the Licensee. However, the Licensor shall be responsible for undertaking all major and structural repairs to the Licensed Premises.

14. INSURANCE:

The Licensee shall be responsible for obtaining, at its own cost and expenses, the insurance including against any fire or other incidents etc. of the fit-outs and the Licensee's belongings and possessions within the Licensed Premises and for the safety and security of the person/s entering the Licensed Premises during the License Term. In the event of any decrease the interior fit-out and the Licensee's belongings and possessions in the Licensed Premises or any harm to any person/s entering the Licensed Premises, the Licensee would claim the same from tumb

15. ACCESS TO THE LICENSED PREMISES/ USAGE:

The License Bremises shall be accessible 24/7 throughout the year to accommodate the operational requirements of the licensee. Licensee's Employees shall be permitted access and allowed to operate within the facility at all times, including 24 hours a day and 365 days a year.

accordance with the sanctioned and approved plans and permissions of the Licensor, MCGM and/or other authorities.

16. REPRESENTATIONS/OBLIGATION OF LICENSEE:

The Licensee shall:

- (i) Not carry out any acts or activities which are obnoxious, anti-social, immoral, illegal or which may cause a nuisance to the other occupants of the Said Building or which may prejudice the rights of the Licensor as the Licensor of the Licensed Premises;
- (ii) On the expiration or earlier determination or termination of this license as provided herein, remove themselves, their employees, and belongings from the Licensed Premises in the manner as stated herein and hand over quiet, vacant and peaceful charge thereof to the Licensor, upon payment of all amounts & dues simultaneously sub-REG upon which the Licensor shall refund to the License AFR Briaths deducting outstanding amount, if any, payable by the License to the Licensor under these presents;
- (iii) Observe and perform the Rules, Regulations of Bomba Municipal Corporation from time to time in force for use of the Licensed Premises (as applicable) and shall not do or omit or suffer to be done anything whereby the Licensor's right in the Licensed Premises is jeopardized, forfeited or extinguished:
- (iv) Pay regularly the License fee and all other charges

 Licensee by virtue of these presents;

MUMBA:

(v) At all times hereafter, well and sufficiently indemnify and keep indemnified and save harmless the Licensor against all actions, proceedings filed, taken, instituted or made against or incurred, paid or sustained by the Licensor due to or by reason of the



Licensee making, committing, causing or permitting to be made or committed any default or breach in respect of or non-observance or non-compliance with any of the provisions of this Agreement;

- Not carry out any structural changes/work of additions, (vi) alterations, renovations, construction and/or re-construction whatsoever of any nature into or upon the Licensed Premises; the Licensee shall be entitled to carry out only non-structural changes namely shifting cabins and workstations at the cost of the Licensee, installing fittings etc. to suit its requirements after obtaining prior written permission from the Licensor. The Licensee shall be entitled to remove all such furniture, fixtures, fittings etc. installed by the Licensee during the License Term of this Agreement in the manner stated herein;
- Not store or permit to store or bring or permit to bring upon the Licensed Premises any hazardous articles of inflammable or permissible mbustible nature except the process which are permitted by the MPCB and other concerned authorities whereby the insurance of the Licensed rhises is affected:

se the Licensed Premises in a careful and responsible manner and shall make good to the Licensor all such damages or loss as the

Licensor may sustain or caused by the Licensee to the Licensed Premises, due to use and occupation thereof while normal wear and tear is expected;

Permit the Licensor or their agents or representatives at all reasonable times during the period of this license to enter upon the Licensed Premises for inspecting the state and condition of the same after giving 24 hours prior written notice thereof to the

۷.

Licensee;

- environment, statutory or concerned authorities for installing and running of its business from the Licensed Premises;
- (xi) Bring and install its computers and other moveable furnitures, fixtures and equipment without causing any structural damage to the Licensed Premises;
- (xii) Not claim protection of the Maharashtra Rent Control Act, 1999 or any ordinance amending the same or any statutory modification or re-enactment thereof giving any protection to any occupant, user, tenant or licensee.
- (xiii) Submit and obtain specific written approvals from the Licensor, which shall not be unreasonably withheld, for all works it intends to carry out prior to commencement of any interior renovation work at any time during the License Term. The Licensor shall permit and render all necessary assistance and cooperation to the Licensee to carry out such renovations at the provided that such renovation works sh permanent change or result in structural chait the Licensed Premise. The Licensee covenants approved renovations after obtaining prior written approval of the Licensor in accordance with the rules and regulations of the building without in any way damaging the main structure of the Licensed Premise or the said Building. Provided renovations require prior approval or permission of or any other local body or government authority, the Licensee shall be solely responsible for obtaining the said permission or complying with rules and regulations of such municipal or local body or government authority and the Licensors shall render all the necessary assistance and co-operation to

procure such approvals or permission to the Licensee.

- (xiv) Ensure that its paid up share capital exceeds Rs. One Crore only and that it shall continue to maintain it as such till the expiry of the license granted herein.
- (xv) Ensure that the Licensed Premises will not be used for storing/using/handling any Hazardous Substance / Hazardous Chemical / Hazardous Waste and environmentally unsuitable chemicals save and except such chemicals as may be permitted by the MPCB and concerned authorities and shall during the License Period be in absolute compliance of all applicable Law which regulate or relate to environmental protection, the handling or release of chemicals permitted by the MPCB and other concerned authorities under the extant environment law. The Licensee shall load and unload chemicals with the permission of the Licensor/their security/ building facility team during the entire

helds in the event that the Licensee has obtained MPCB's oval for the use of such chemicals. The Licensee shall and keep indemnified the Licensor and the Owner ast any and all claims, losses, suits, proceedings etc. which they

Period provided that such permission is not unreasonably

the Licensed Premises.

ii.

icensee hereby agrees, assures, represents, covenants and states that:

The Licensee shall duly and punctually pay all amounts payable to

or any of them may suffer or incur due to the operations carried by

the Licensor subject to the terms and conditions of this Agreement.

The Licensee shall observe perform and comply with all the rules, regulations, bye-laws of said Society/Condominium/Entity to be formed and all other concerned authorities and shall not commit

- iii. The Licensee shall not do any act/deed/matter/thing whereby the rights of the Licensor to the Licensed Premises are in any manner prejudiced / forfeited / extinguished /adversely affected.
- iv. The Licensee will apply for, obtain and/or renew the licenses and permissions in respect of its business at its own and entire risks and costs from time to time from the relevant authorities and the Licensor shall cooperate with the Licensee for the same. It shall be the sole responsibility of the Licensee to ensure compliance of all the conditions of such licenses and the Licensor is not responsible and/or liable therefor and shall not be called upon to contribute anything in that behalf.
- v. The Licensee shall not transfer or assign in any manner the benefits hereunder in any manner whatsoever or grant any sub-license or induct anyone in or permit use by any other person of the Licensed Sub-Research Sub-Research Premises and/or any part thereof in any manner and the purpose whatsoever save as provided herein.
- vi. The day-to-day and minor repairs to and general maintenance of the Licensed Premises including inter alia fuses leaving of water taps, tiles etc. shall be done by the Licensee entirely at its own costs and the Licensor shall not be liable therefor and/or called upon to contribute anything in that behalf.

(.0

- vii. The Licensee shall maintain necessary fire extinguishers and other fire-fighting equipment in the Licensed Premises.
- viii. The Licensee is not entitled to nor will it claim protection of the Maharashtra Rent Control Act, 1999 or any ordinance amending the same or any statutory modification or re-enactment thereof giving any protection to any occupant, user, tenant or licensee.

The Licensee shall ensure due compliance of the law as applicable

21

PRIV

to it for carrying on its business activities at the Licensed Premises.

x. The Licensee is aware that only on the basis of and relying on the representations, assurances, declarations, covenants and warranties made by it herein, including inter alia as aforesaid, the Licensor has agreed to and is executing this Agreement and the Licensee hereby agrees to indemnify and keep indemnified the Licensor from and against all and any damage, loss, actions, demands, suits, proceedings, penalties, impositions, losses, damages, costs, charges and expenses that may be caused to or incurred, sustained or suffered by the Licensor by virtue of any of the aforesaid representations, covenants and warranties made by the Licensee being untrue and/or incorrect and/ or the Licensee committing breach of any term hereof and/or arising therefrom and/or of and incidental and pertaining thereto.

18. IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO

iffe Licensor shall always be entitled to sell, transfer, assign, mortgage deal with or otherwise dispose of the Licensed Premises any part thereof at any time during the continuance of this greement to any person, firm, company. Provided the Licensee's

rights and obligations under the terms of this Agreement of Leave

and License will not be affected. The rights of the Licensor to sell

and transfer, or otherwise dispose of the Licensed Premises or any

part thereof to any person/party shall not affect in any way

whatsoever the rights of the Licensee pursuant to this Agreement

including the License Fee, right to use and occupy the Licensed

Premises during the License Period.

RWAD beject to timely receipt of proper invoices for the same, if the

interest of 12 % p.a. shall be leviable on such delayed payments.

- c. That the license granted herein for use and occupation of the Licensed Premises is a mere permission by way of a license and nothing herein contained shall be construed as, creating any right, title, interest, easement, tenancy or sub-tenancy, agreement to lease/ lease in favor of the Licensee in or over or upon the Licensed Premises or any part thereof, or as transferring any interest whatsoever therein in favor of the Licensee, other than the permissive use and license hereby granted. It is the express intention of the Parties hereto that, subject to the license granted herein to the Licensee, the Licensor shall be and shall always be deemed to be in exclusive possession and in full charge and in juridical control of the Licensed Premises at all times and that the Licensor shall at all times, with advance notice of 24 hours, have full, free and unobstructed entry into the Licensed mere right of user and occupation, as per granted to the Licensee.
- d. Nothing herein contained shall be construed as creating any 1845 interest or tenancy in favor of the Licensee in over or upon the Licensed Premises or any interest therein in favor of the Licensee other than the permissive right to use hereby granted and the Licensee hereby declare, agree and undertake that the Licensee shall not claim any rights, interests whether by way of tenancy, sub-tenancy or otherwise, howsoever, in the Licenseed Premises or any part thereof.
- e. The Licensee shall allow the Licensor or its representatives to show
 the Licensed Premises to any prospective licensee 45 days prior to
 the expiry or during the notice period in case of early termination



of this Agreement of Leave and License. The Licensec shall allow the Licensor or its representatives to show the Licensed Premises to any prospective purchaser at a mutually agreed time, after the Licensor giving 24 (twenty-four) hours notice of the same to the Licensee.

f. The Licensee shall be entitled to allow its subsidiary, group companies and Affiliates ("Associated Entity") (being a company registered under the Companies Act, 1956 or the Companies Act, 2013) to use the Licensed Premises, with prior written intimation to the Licensor confirming its relationship with such subsidiary, group companies and affiliates. "Associated Entity" for the purposes of this paragraph shall mean an entity, which, directly or indirectly, owns or controls, is owned or is controlled by or is under common ownership or control of Licensee or parent of the Licensee. As used herein, "control" means the power to direct the management or affairs of an entity, and "ownership" means the

quity securities or other equivalent voting interests of the entity.

uch start shall have a paid up share capital of not less than

the One Crore in case of Indian Company or is an MNC)

Associated Entity shall not be treated at any time as a lease, sub-

"Associated Entity"). The use of the Licensed Premises by the

lease, tenancy, etc. It is further agreed that the Licensee alone shall

be responsible to obtain all necessary or other permission from

relevant authorities and the Licensor shall render its assistance in

this regard. It is irrevocably and unconditionally agreed by the

Licensee that, the Licensee shall principally be liable to observe and

perform all the terms, obligations, and conditions as set out in this

Agreement and upon expiry or early termination the Licensee shall

the Licensed Premises to the Licensor in the manner set out in this Agreement. The associated entity shall, before entering into the said Premises execute a solemn declaration in the format annexed hereto as annexure "D" and furnish the original thereof to the Licensor.

19. **VACATION OF THE LICENSED PREMISES:**

expiry or sooner determination of this Agreement, simultaneously on refund of the IFRSD, the Licensee shall remove all their furniture, fixtures, fittings, fit-outs etc. fixed / installed by the Licensee during the License Term of this Agreement as well as other movable articles, property and belongings and leave the Licensed Premises by removing themselves, their agents, employees and staff and all their belongings from the Licensed Premises. On such expiry or termination or sooner determination hereof, the Licens persons occupying the Licensed Premises shall be #r8 and the Licensor and/or its servants and agents or an persons authorised by the Licensor in that behalf shall prevent the Licensee, its agents and staff from entering into the Licensed Premises, or any part thereof in accordance with the law in this regard. Provided however and it is hereby expressly agreed, and understood that if after the expiry or sooner determinations Licensor is unable for any reason whatsoever to remove the Licensee, occupying the Licensed Premises or if any time Licensor to the Licensee, for vacating the Licensed Premise shall not be deemed or taken to be any concession given by the

Agreement for a further period and the Licensee shall nevertheless be PRIV MUMBAI

Licensor, to the Licensee, nor shall it amount to renewal of this

deemed to continue to use or occupy the Licensed Premises unauthorizedly, after the expiry or sooner determination of this Agreement as aforesaid, and the Licensee shall so long as it fails to vacate the Licensed Premises be liable to pay to the Licensor a sum equal to twice the license fee payable per day ("Licensor Liquidated Damages Amount"), until the Licensee hands over vacant charge of the Licensed Premises to the Licensor in the manner stated herein, as and by way of agreed amount of liquidated damages for continuing to illegally and unauthorisedly occupy the Licensed Premises.

b. On the expiry or sooner determination of this Agreement as provided herein, the Licensor shall refund to the Licensee the IFRSD after deducting all amounts payable under these presents simultaneously on the Licensee vacating the Licensed Premises and handing over to the Licensor, quiet, vacant and peaceful charge of the Licensed Premises in the manner stated herein. In the event the Licensor fails to

In the revent that any damage is caused in any manner to the Licensed Exemises including because of the installation, operation or presence of

furniture, fixture and/or belongings of the Licensee in the Licensed

Premises by the Licensee, the Licensee shall have the same repaired and restored to original condition at its own costs and expenses. If such damage is not repaired by the Licensee and restored to the aferesaid original condition, the cost for repairs of the same shall be

deducted from the IFRSD before it is refunded to the Licensee. If the cost of repair exceeds the amount of the IFRSD remaining with the Licensor then such excess amount shall be paid by the Licensee to the

RIVARENSOR within 7 (seven) days of the expiry of the Agreement, failing

Licensor shall be entitled to inspect the Licensed Premises in order to ascertain the damage, if any, caused to the Licensed Premises at least 7 (seven) days prior to the date on which this Agreement shall come to an end either by virtue of expiry of this Agreement or earlier determination thereof. In the event, the parties are unable to agree on the damages caused to the Licensed Premises, then the parties will mutually appoint an independent architect/vendor who will inspect the Licensed Premises and ascertain the cost for making good such damages and the parties shall be bound by the decisions of such architect/vendor.

20. TERMINATION AND ITS CONSEQUENCES:

20.1. Termination by the Licensee: Notwithstanding anything to the contrary contained in this Agreement including the provisions.

Licensee's Lock-In Period, the Licensee may terminate this Agreement in the event the Licensor commits any material default by breach by my of their representations, warranties, covenants or obligations by virtue of which the Licensee is unable to use and occupy the Licensee from any material part thereof and if such default or breach, is not remedied within thirty (30) days of receipt of notice in writing by the Licensee from the Licensee.

20.2. Termination by the Licensor: Notwithstanding anything to the contrary contained in this Agreement including the Licenson's Lock-in Period, the

Licensor may terminate this Agreement, in the event if the Licensee commits default in payment of Licensee Fees or any outstanding amounts payable under these presents in the manner stated herein and/or commits any material default or breach of any of their representations, warranties,

covenants or obligations and if such default or breach, is not remedied

within thirty (30) days of receipt of notice in writing by the Licensee from the Licensor.

- 20.3. Consequences of termination or expiry: In the event this Agreement is terminated under Clause 20.2 above, the Licensor shall, forthwith refund to the Licensee the entire amount of the IFRSD upon payment of all amounts & dues in lump sum and subject to deduction of any outstanding dues against the Licensee discontinuing use and occupation and handing over vacant charge of the Licensed Premises to the Licensor in the manner stated herein;
- 20.4. In the event this Agreement is terminated under Clause 20.1, the Licensor shall, forthwith refund to the Licensee the entire amount of the IFRSD after deducting all outstanding payable under this agreement including (a) the unpaid / outstanding License Fee for the remaining lock in period and (b) charges payable by the Licensee as mentioned in this Agreement period up until the date of termination or expiry; simultaneously on ferral the IFRSD in the manner as mentioned herein, discontinue unathed occurrent and hand over vacant charge of the Licensed Premises to the Islandor in the manner stated herein; and make good all losses,

arising from or related to default or breach by the Licensee, provided that such losses shall not include the losses arising from loss of business and consequential losses.

HELICENSEE REPRESENTS AND WARRANTS TO THE LICENSOR

costs and expenses actually incurred or suffered by the Licensor

The Licensee shall use the Licensed Premises strictly in the manner set out in this Agreement and for its business purpose only as stated in this Agreement.



- 21.2. The Licensee has not done any act, deed or thing or withheld any material facts by which, the rights of the Licensor as an owner or Licensor would be impacted in any adverse manner.
- 21.3. The Licensee has agreed to fulfil its obligations by promptly making payments that are required to be made from time to time under this Agreement and shall observe and fulfil all terms and conditions throughout the License Term of this Agreement.
- 21.4. The Licensee has obtained all the corporate approvals required for the execution of this Agreement.
- 21.5. The License Fee is the fair and reasonable contractual License Fee or compensation in respect of the License herein of the Licensed Premises and, the Licensee shall never make an application or institute any suit / action / proceedings in any court of law, tribunal, or any other legal forum, challenging the License Fees and/or seeking fixation of standard license fees or compensation.
- herein for use and occupation of the Licensed Premises MBA are permission by way of a license granted in favour of the Licensee by the Licensor and nothing herein contained shall be construed as creating any right, title, interest, easement, tenancy or sub-tenancy, agreement to lease/ lease in favour of the Licensee in to or over or upon the Licensee or any part thereof, or as transferring any interest whatsoever therein in favour of the Licensee, other than the permissive lise and license hereby granted. It is the express intention of the Parties hereto that, subject to the license granted herein to the Licensee, the Licensor shall be and shall always be deemed to be in possession and in full charge and juridical

MUMBA

control of the Licensed Premises at all times, subject to the permissive use and license granted as per this Agreement and that the Licensor shall at all times have full, free and unobstructed entry into the Licensed Premises, subject to the Licensor issuing prior notice of at least 48 hours in writing to the Licensee (except in case of an emergency) and the Licensee shall have a mere right of user and occupation, as per this Agreement.

- 21.7. The Licensee shall always observe the right of user and occupation and the License granted to the Licensee, and, without in any way limiting the right of the Licensee to use the Licensed Premises for the purposes set forth in this Agreement, the Licensee shall not change the user in manner, which may prejudice or adversely affect the rights of the Licensor.
- 21.8. The Licensee shall maintain the Licensed Premises at its costs in a good and tenantable repair and condition and shall not make any structural alteration or do or cause to be done anything in or to the Licensed against the tules or bye -laws of the MCGM or of any other authority. The likensee agrees to reimburse the Licensor, any costs, charges, penalties or payment of any nature whatsoever paid by the Licensor to the MCGM or MBAM other local or statutory authority/body due to any unauthorized

structural construction/alteration done by the Licensee in the Licensed

Premises.

21.9. The Licensee Is heither entitled to nor will it claim any protection of the Waharashtra Rent Control Act, 1999 or any ordinance amending the same Coreans statutory modification or re-enactment thereof giving any protection to any occupant, user, or licensee.



(as per clause 6 of this agreement) regularly and on observing and performing all the terms, conditions and covenants hereof, the Licensee shall be entitled to peacefully conduct business from the Licensed Premises during the License Term.

- 22.2. The Licensor has not as on date entered into any agreement for sale/
 lease/ leave and license of the Licensed Premises or entered into any
 agreement otherwise in favour of any third party or parties or any other
 agreements of any nature whatsoever in respect of the Licensed Premises
 or any part thereof so as to prejudice its right to give the Licensed
 Premises on leave and license basis to the Licensee.
- 22.3. The Licensor has the full legal right, capacity, authority and power to enter into this Agreement. The execution and delivery of this Agreement by the Licensor has been duly authorized by requisite action of the Licensor.
- 22.4. In the event of any leakage/seepage or bursting of water sanital pipes (not due to any default on the part of the Licensee) the Licensee shall repair the same within 7 working days or a reasonable prior of time as mutually agreed by both parties.
- 22.5. The execution, delivery and performance by the Licensor of this Agreement and the compliance by it with the terms and provisions of this Agreement do not and will not violate any provision of its memorandum and articles of association or any other similar constitutional documents.
- 22.6. The Licensor is absolutely seized and possessed of or otherwise/well and sufficiently entitled and enjoys the quiet, peaceful and physical possession of the Licensed Premises.



- 22.7. The Licensed Premises is free from all and all kinds of charges, lien or encumbrances.
- 22.8. There exists no claims, actions, litigations, arbitrations, land acquisition proceedings, garnishee or other proceedings relating to the Licensed Premises. The Licensors shall give the Licensee immediate notice of any claim, litigation, proceeding or investigation, etc. which becomes known to the Licensors during the Term if such claim, litigation, proceeding or investigation is likely to prevent or prevents the peaceful use and occupation of the Licensed Premises by the Licensee.

23. FORCE MAJEURE:

(i) If, at any time, during the continuance of the Licence Agreement, the Licensed Premises or any part thereof is destroyed or damaged by force majeure event, such as flood, fire, earthquake, tempest, riots,

epidemic, war and civil commotion, insurrections, enemy action,

said or any irresistible force or any 'Act of God' (not caused by

willful act or default on the part of the Licensee, its servants,

agenter or workmen), so as to make the Licensed Premises unfit for

mation and/or occupation, for a continuous period of more 30

days then in that event the Licensee, at its option may give written

notice to terminate the Licence Agreement and the Licensor shall

refund to the Licensee the Security Deposit and any advance

License Fee paid by the Licensee to the Licensor for the unexpired

period of the License .

(ii) In the event the Licensee is completely prevented or restricted to use by storing its belongings, possessions, movable articles and occupy the Licensed Premises for a continuous period of over 30 days due to force majeure event such as lockouts, strikes, embargo, epidemic,

阿里茨

shall be entitled to terminate the Licence Agreement forthwith at its option. If, however, the Licensee opts to continue with the license, the Licensee shall be liable to pay the License Fee without demur pursuant to this Licence Agreement even for the period when the aforesaid circumstances subsist.

24. STAMP DUTY AND REGISTRATION CHARGES:

- payable for registration of this Agreement shall be borne and paid by the Licensee alone. This Agreement shall be executed in two counterparts; the original shall be retained by the Licensor and the counterpart shall be retained by the Licensee. The Licensee hereby agrees to indemnify and keep indemnified the Licensor and the Licensed Premises against any claim, demand or action that may be initiated by any party or person, including any statutory authority and also against all costs, charges, expenses (save and statutory) attorney's fees and costs) that the Licensor may be required to be incur or suffer as a result of the failure of the Licensee If any pays the stamp duty and/or the registration charges on the peace and License Agreement.
- (b) Each party shall extend full co-operation and assistance in the execution and registration of this Agreement. In the event any party refuses or neglects to execute and/or registrathis Agreement, the other party shall be entitled, without prejudice to their other rights and remedies.
- 25. The Licensor shall not be responsible or liable for any theft, loss, damage or destruction of any property of the Licensee in the Licensed Premises nor for any bodily injury or death to any person in the Licensed Premises

for causes not directly attributable to the Licensor.

26. It is a vital, essential and integral term and condition of this Agreement that the license hereby granted is for the use of the Licensee alone and the Licensee shall not assign the same or transfer the benefit of this Agreement or permit the use by any third party of the Licensed Premises or part with possession of the Licensed Premises to any third party.

27. NOTICE:

Any notice sent under this Agreement to either Party shall be deemed to be validly served if sent by Registered A.D. Post or Hand Delivery duly acknowledged at the respective addresses of the Parties herein below mentioned or their last known address.

LICENSOR:

To, Mindset Estates Private Limited Director

Govardhan Building No. II, 2nd floor, Zarekh Street, Prarthana Samaj,

ilizarai - 400 004.

CONTINUE PARTY:

The Ruby Mills Limited Managing Director/President

10th Floor, Ruby House, J. K. Sawant Marg,

Dadar (West), Mumbai – 400 028.

IMCD India Private Limited

Managing Director,

1101-1103, One BKC, B-wing,

C-66, G-Block, Bandra Kurla Complex,

Bandra (E), Mumbai - 400 051.

It is expressly agreed that the Licensee shall be entitled (without any costs

texpenses payable to the Licensor) to place a signage at the floor and the

their architects/ signage consultant. All costs associated with the installation of the signage including costs associated with permissions to be taken from relevant authority will be borne by the Licensee alone.

29. MISCELLANEOUS:

- (i) Any indulgence shown by the either party to the other will not amount to waiver of their rights.
- (ii) In the event of any change, modification or amendment in Law relating to Leave and License by any Act of Legislation, Notification, Ordinance, Judgment or otherwise howsoever, by virtue whereof the Licensee is granted, conferred upon and/or entitled to any greater rights other than those conferred under these presents, then in such event, this Agreement shall come to an end mutatis mutandis on the day prior to such existation event notwithstanding the fixed period and/or terrare of the license granted hereunder.
- Licensee intends to enter into any corporate restructuring, which results in change in control of the management of the company or the Company ceasing to exist in the eyes of the law, then in such event the Licensee shall prior to such corporate restructuring provide the Licensee shall prior to such corporate restructuring provide the Licensee with an advance written notice and on the receipt of such a notice, then License shall be deemed to be terminated in terms of these presents. The Licensor shall refund the security deposit to the Licensee within a period of 30 days from the date of receipt of such notice after deducting therefrom all outstanding amounts payable under these presents.

30. AMENITIES/FACILITIES:

It is mutually agreed between the parties that the Licensor shall be providing the following Amenities/Facilities in a phase wise manner as describe hereunder:

Phase 1 (to be provided latest by 1st July 2024)

- Entry Experience (pedestrian) security desk movement, access control,
 visitor management.
- Entry Experience (vehicles) completion of works at the lobby level/car drop off level.
- Basement Car parking enhancing lighting, floor markings, signages, security at parking levels and overall maintenance and upkeep of parking levels.

The dium Level – Enhancing lighting (lux levels), common seating, visitor sub-figure and ducts for food exhaust to manage current food odour, cligital signages and screens and overall maintenance and upkeep.

Lood and Amenities – Activation of food kiosks/ cafeteria and Coffee

Landscaping and Beautification of podium lobby, basement, building

periphery, parking structure, ramps and other adjoining areas (including

n Podium Level with proper exhaust provisions and upkeep plan.

ground floor fetail etc.)

In Phase 2 (which shall be completed in 24 months from License

Commencement date) the following shall be provided:

- Activation of Ground floor retail area.
- Completion and operationalization of car parking tower.

Licensee shall be allowed to deduct Rs. 225,000/- per month (on pro rata

basis) from monthly License fee in case of any delay by the Licensor in

mentioned for Phase 1 only. Phase 2 to have no impact on monthly License Fee.

31. INNOVATION CENTRE/ LAB:

The Licensee will set up laboratory/innovation centre within the Licensed Premises. The Licensee shall be liable to get necessary approvals from the Licensor on layout plan prior to carrying out the fit outs and installation of equipment. The Licensee shall procure all the necessary approvals/permissions in advance from the concerned authorities including MPCB, concerned authorities under the extant Environment Law and maintain the same during the term of the License. The Licensor has agreed to provide all the necessary assistance and exhaust facilities on the floor for the innovation centre.

32. JURISDICTION:

The License shall be governed by Indian Law and the Co-Mumbai alone shall have exclusive jurisdiction in respecarising out of or in connection with this Agreement.

- 33. The original of the agreement (duly stamped) shall be registered and retained by the Licensor only; however, one set of the registered agreement duly certified as true copy by the notary shall be made a writable to the Licensee.
- 34. This Agreement supersedes all previous writings and understanding and any modifications under these presents shall be effective only if the same is reduced in writing and signed by both the Parties.
- 35. Each Party shall bear its own legal costs.





36. The recitals to this Agreement form an integral part and operative part of this Agreement.

FIRST SCHEDULE ABOVE REFERRED TO:

(Description of the said Property)

ALL THOSE pieces or parcel of land or ground together with the Building/s & Structures standing thereon known as "The Ruby" situate lying and being at Dadar bearing Cadastral Survey No.231 and 1/231 of Mahim Division and Final Plot No. 29 of Town Planning Scheme III of Mahim, 1st Variation (final) admeasuring 12,204.58 sq. mts within the Registration District of Mumbai

SECOND SCHEDULE ABOVE REFERRED TO:

(Description of the Licensed Premises)

| Office Premises on 24th Floor (27th floor as per MCGM Plans) in the |
|--|
| SUB-REGION as "The Ruby" ("said building") having aggregate usable carpet |
| 14 CF |
| (are 29,852) at the and agreed chargeable area of 49,753 sq. ft. as shown on the |
| flow Blanzantoked hereto and marked as Annexure "C" sanctioned for |
| *Compression as approved under the DCPR 2034 and the Part Occupation |
| TO MID TO THE TOTAL THE TOTAL TO THE TOTAL TOTAL TO THE T |
| Certificate dated 12th January 2022 in the building known as the Ruby standing |
| on land more particularly described in the First Schedule hereinabove referred |
| 2022 to. 10 / LO |
| SIGNED AND DELIVERED BY |
| the state of the s |
| the within named LICENSOR) |
| Mindset Estate Pvt. Ltd. pursuant to) |
| The resolution passed at the Board of) |
| Directors Meeting held on) |
| in the presence of |
| De Jontosh, Cource Office () |
| 2 5 both ROLL NOIR |

| SIGNED AND DELIVERED BY |) |
|-----------------------------------|---|
| the within named Licensee |) |
| IMCD India Pvt Ltd. |) |
| through the hand of its Director |) |
| famanuy Kankani |) |
| pursuant to the resolution passed |) |
| at the Meeting |) |
| held on to August 22 |) |
| in the presence of |) |
| 1. Solostur | |
| 2 Adder | |
| SIGNED AND DELIVERED BY |) |
| The within named Owner/Confirming |) |
| Party, The Ruby Mills Ltd. |) |
| pursuant to the resolution passed |) |
| at the Board of Directors Meeting |) |
| held on |) |
| in the presence of |) |
| 1. 500/~ | |
| 2. Duller. | |





PLOTTE INCO INDIA PRIVATE LIMITEI

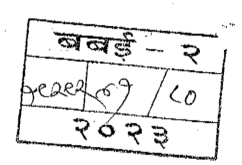
AUTHORISED SIGNATOR

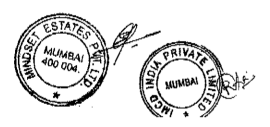




heel









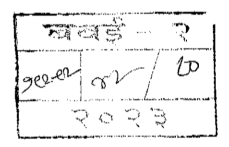
Annexure "A"

Monthly License Fees details of Escalation including for the renewal term

| Tenure | License Fee in INR per sq. ft/ month on Chargeable |
|-----------------|--|
| 1 | area |
| Months 1 to 8 | License Fee Free Period* |
| Months 9 to 36 | Rs. 183 |
| Months 37 to 60 | Rs. 210.45 |
| | |

*CAM charges during the License Fee Free Period to be paid as per the agreement.





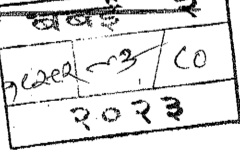




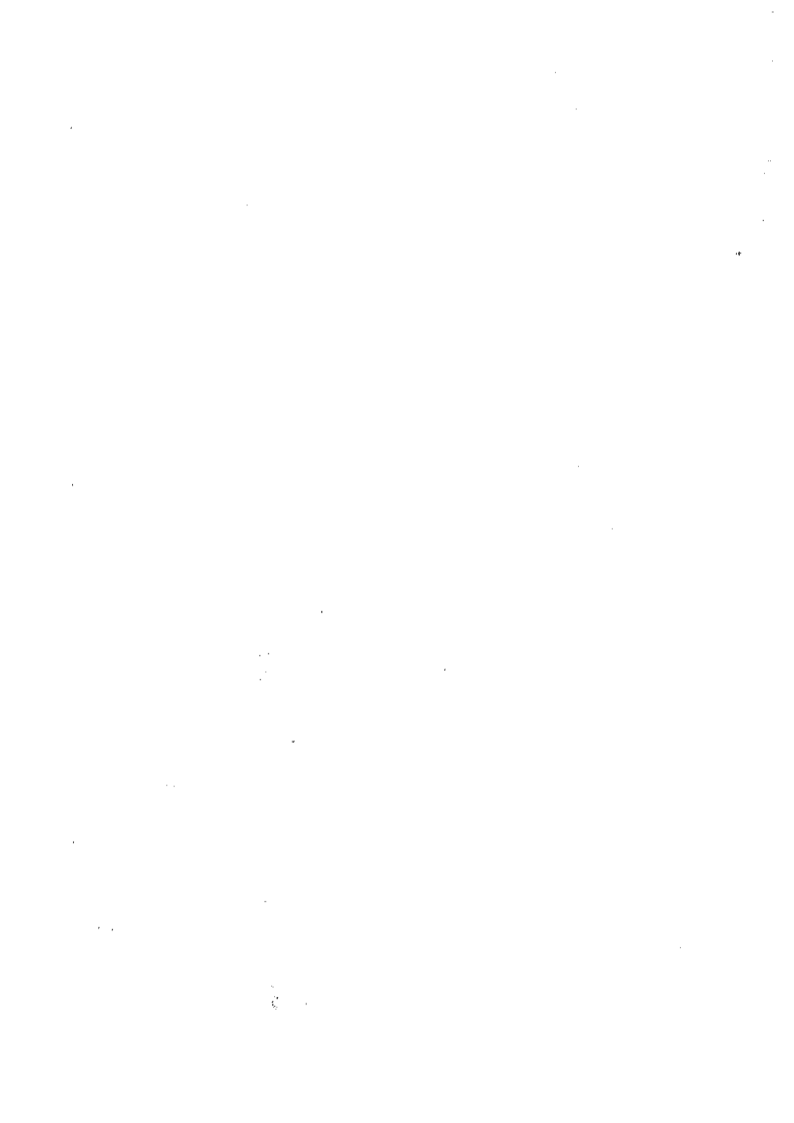
EB/989/GN/A SENAPATI BAPAT MARG 1R.RRM EXSTING WILDTHE 27.AMI PROP. WHETH BLOCK PLAN

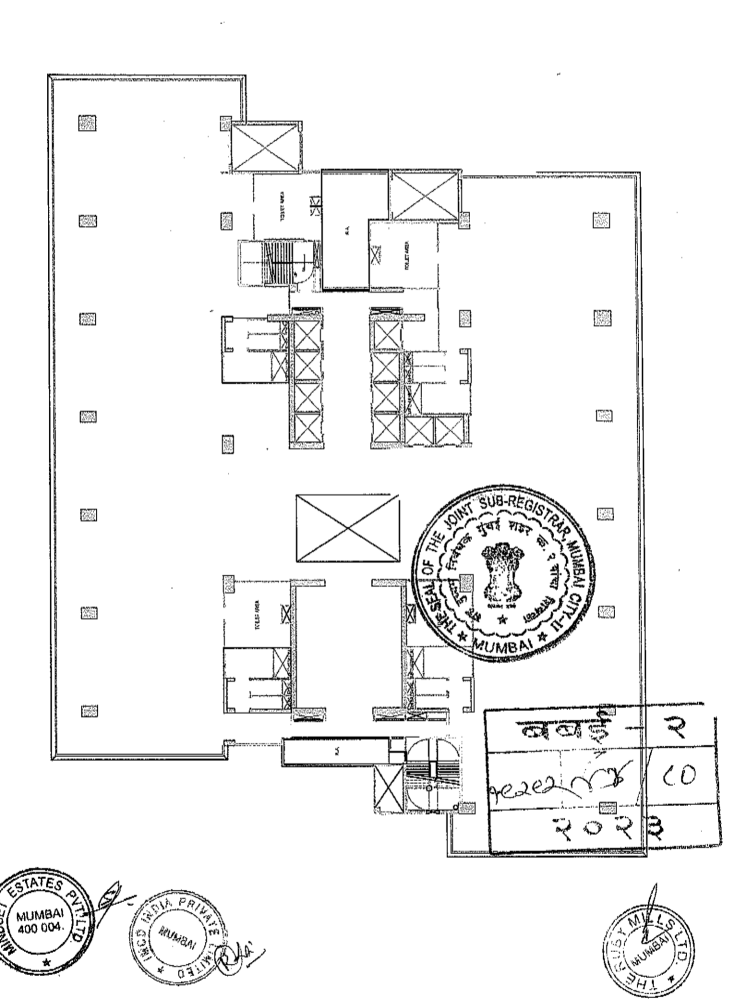
THES DE LES DE L

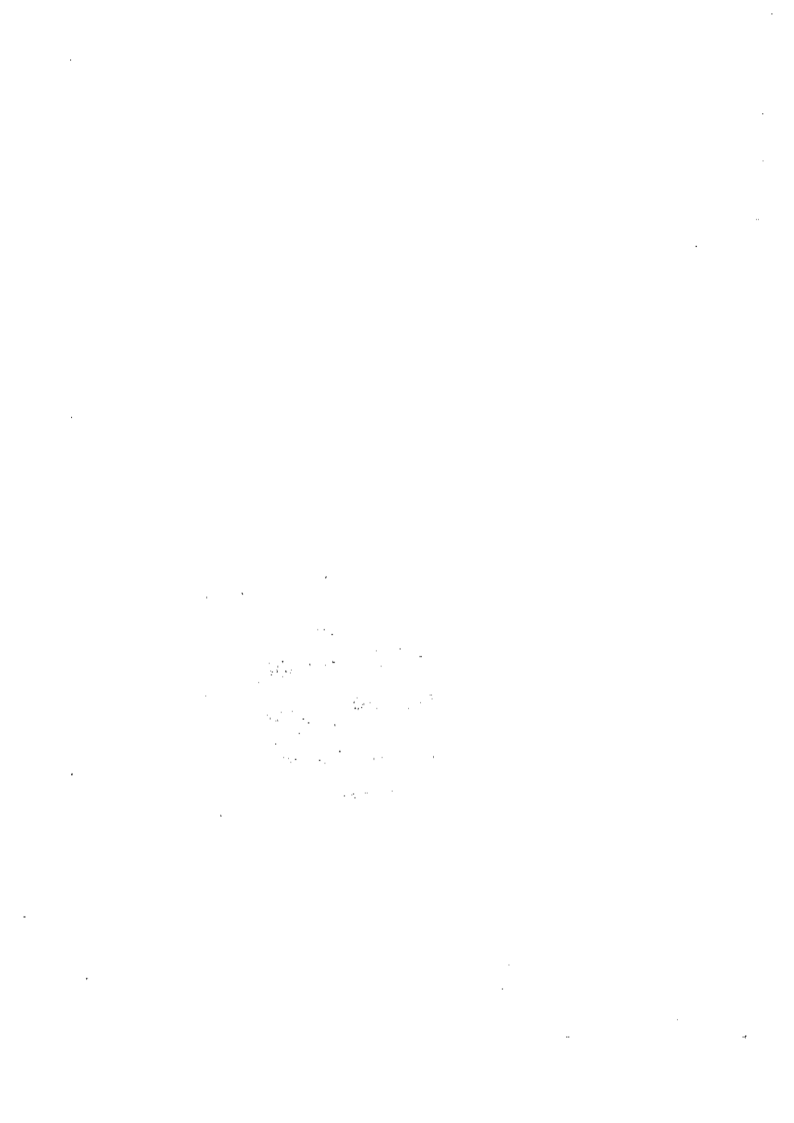








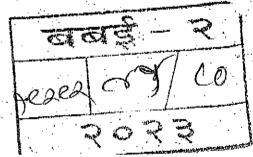


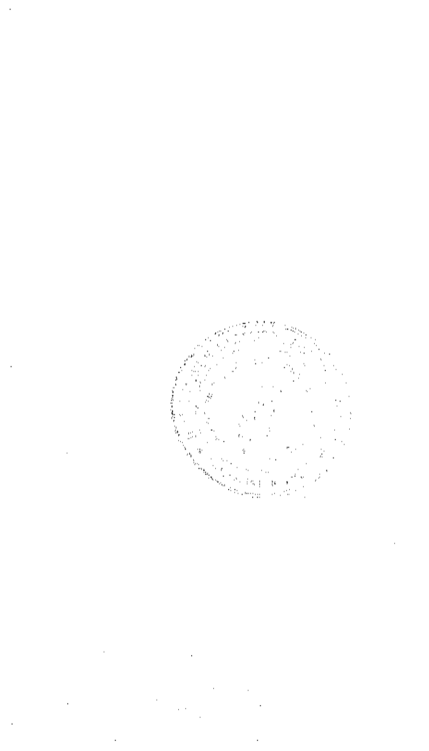


घोषणापत्र

मी ११९१/८११ ११००० यांचे कार्यालयात १८००८ १०००० विकास विकास

कुलमुखत्यारपत्रधारकांचे नाव व सही





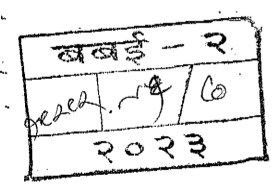
/

पावती Original/Duplicate Wednesday,October 10,2012 नोंदणी कं. :39म 10:44 AM Regn.:39M पावती कं.: 9970 दिनांक: 10/10/2012 गावाचे नाव: माहिम दस्तऐनजाचा अनुक्रमांक: बनई3 -8396-2012 दस्तऐवजाचा प्रकार: मुखल्यास्मामा सादर करणाऱ्याचे नाव: भरत एम शहा ···ः .नींद्रणी फी,∴ च. 100.00 दुस्त हावाळणी की डाटा एन्द्री ₹. 320.00 ব. 20.00 ₹. 440.00 नापणास हा दस्तरेमें जेंद्र जेंदाजे 11:04 AM ह्या नेकेस मिळेल. बाजार मुल्य: रु.0ं/-भरलेले मुद्रांक शुल्क : रु. 500/-मुद्रांक तियम: (48-ह) (ब) तें (क) खेरीज़ हत्तर कोणत्याही प्रकरणात 1) देयकाचा प्रकार: By Cash रक्षम: च 340/-

2) देवकाचा प्रकार: By Cash रक्षम: रु 100/-

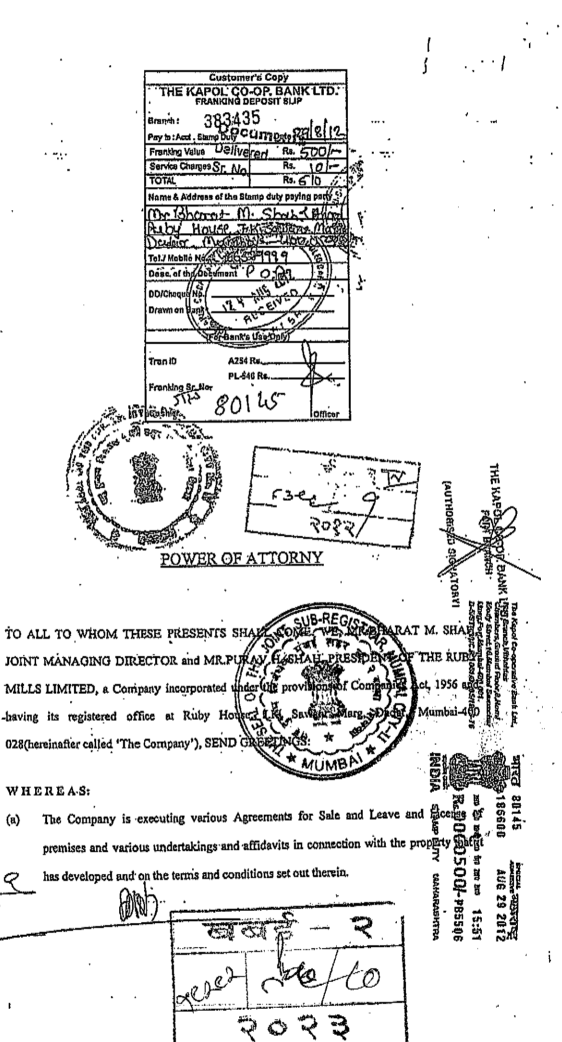
DELIVERED





(3)

1867





37 TV

'खमर पूर्वक विशिष्ट बार्ट्स व्यासीर विवासकी संवासकी प्रस्कृतिकार्थित आणिकृते व्यासकी संवासकी संवासकी विश्वक सामृत्य वीत विवास आवतून आला.

1340 - 1901992

सारे पुराप निर्मयक पार पुराप निर्मयक पुराई शहर गा. - 3

| • |
|--|
| |
| ·P., |
| Paul OF Aftonney |
| une of Dorranged |
| |
| |
| teriferentin Original Server S |
| The state of the Committee Mingrey Party |
| Antica day and the same of the |
| trode of Examination Holland |
| The Cloth |
| ungerni cates Campingrande demanas |
| 1 17515, 3N. 31340 Hills after a |
| 2118 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| |
| On the state of the second sec |
| The Millian St. March of the Millian St. Con |
| STORY OF BANK LINE BANK LINE |
| THE WOOL OF THE WO |
| FOR |
| 1 O LE SERVICIO MINISTERIO DE LA CONTRACTION DEL CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DEL CONTRACTION DE LA C |
| Court interchange in a contract of |
| AUTHORISED SIGNATORY |
| |
| |
| AUTHORISED SIGNATORY |
| The state of the s |
| A STATE OF THE PARTY OF THE PAR |
| The state of the s |
| |
| Margar Mary Conf. of |
| and |

(b) The property referred to in recital (a) above is known as -

"The Ruby", situated at 29, Senapati Bapat Marg, (Tulsi Pipe Road), Dadar (West), Mumbai-400 028 and "Ruby House", J. K. Sawant Marg, Dadar (West), Mumbai 400 028, (here in after referred to as "The Property"), more particularly in the Schedule hereto.

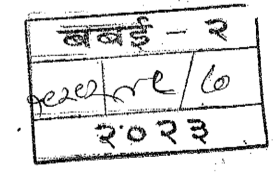
(c) The company authorized, by a resolution dated 14th August, 2010 MR. BERRATMINE SHAH-Joint Managing Director and MR.PURAV H. SHAH-President, to sign singly the said various deeds, agreements affidavits, etc. and recompany of Attorney in favor of - MR. PANKAJ J. PARKHIYA- Company Secretary, MR. RAJARAM K. PALANDE, Employee of the Company, MR. JADAVPRASAD G. VYAS -Assistant Administrative Officer and MR. ROHITAKSHA S. KOTIAN, Employee of the Company.

NOW KNOW YE THESE PRESENTS WITNESS THAT WE, MR.BHARAT M. SHAR, Joint Managing Director and MR.PURAV H. SHAH-President of THE RUBY MILLS LIMITED, do hereby nominate, constitute and appoint-

- (1) MR. PANKAJ J. PARKHIYA- Company Secretary, (2) MR. RAJARAM IC. PALANDE, Employee of the Company and (3) MR. JADAVPRASAD G. VYAS Assistant Administrative officer, (4) MR. ROHITAKSHA S. KOTIAN, Employee of the Company, as our true and lawful attorney to severally do pil-or-may of the felilowing acts, deeds and things whether in our name or in the name of the said attorney viz:
- 1. To appear before Registrar Sub-Registrar of Assurances or any Officer-or Officers for the time being appointed under law relating to the registration of agreement for salesand. St Leave and License Agreements or document which is executed by us, for creation and or satisfaction of charge and necessary forms and papers relating to the of the salest care and License/Mortgage deeds of the property, more fully described in the Schoolie.
- To declare the value of the property before the Sub-Registrar for purposes of refrictions
 of the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set out the said sale /Leave and License/Mortgage deeds of the property set

- 9

ant



3. To appear before the Registrar or Sub-Registrar of Assurances or any officer or officers for the time being appointed under the law relating to the registration to receive deeds, documents and assurances for registration and to lodge and/or admit execution of all deeds, documents and assurances executed, signed, sealed and delivered by us.

AND we hereby for ourselves, our successors and assigns agree to ratify and confirm all and whatsoever our said attorney shall or purport to do or cause to be done by virtue of these presents.

SCHEDULE OF THE PROPERTY HEREIN ABOVE REFERRED TO

ALL THOSE pieces or parcel of land or ground together with the Building/s & Structures standing thereon known as "The Ruby" and "Ruby House" situate lying and being at Dadar bearing Cadastral Survey No.231 and 1/231 of Mahim Division and Final Plot No.29 of Town Planning Scheme III of Mahim. 1st Variation (final) admeasuring 26082.15 sq.mts within the Registration District of Mumbai and bounded as follows:-

On or towards the East by

Senapati Bapat Marg.

On or towards the West by

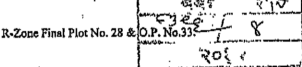
J.K. Sawant Marg.

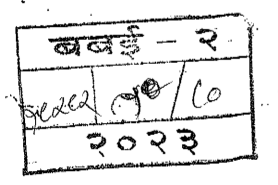
On or towards the North by

Partly by Bal Govindas Marg and partly by R-Zone

Final Plot Nos.30, 34, 36 & O.P. No







IN WITNESS WHEREOF we have hereunto set our hand and seal aforesaid this State day of october, 2012 SIGNED SEALED AND DELIVERED BY) For THE RUBY MILLS LTD. THE WITHIN AMED: MR.BHARAT M. SHAH JT.MANAGING DIRECTOR MR.PŪRAV H. SHAH PRESIDENT IN THE PRESENC ACCEPTED 1. MR. PANKAJ J. PARICHÎ YK 2. MR. RAJARAM K. PALANDE 3. MR.JADAVPRASAD G.VYAS 4. MR.ROHITAKSHA S. KOTIAN

:)







CERTIFIED TRUE COPY OF RESOLUTION PASSED AT THE 178TH MEETING OF BOARD OF DIRECTORS OF THE RUBY MILLS LIMITED HELD ON TUESDAY, THE 14TH AUGUST, 2012 AT RUBY HOUSE, 11TH FLOOR, J.K. SAWANT MARG, DADAR(W), MUMBAI 400028.

"RESOLVED THAT Mr. Bharat M Shah, Joint Managing Director be and is hereby authorized to execute and deliver a Power of Attorney in favor of Mr. Pankaj Parkhiya- Company Secretary, Mr. Jadavprasad G. Vyas- Assistant Administrative Officer, Mr. Rajaram K. Palande, Employee of the Company and Mr. Rohitaksha S. Kotian, Employee of the Company to make appearance before the Sub-Registrar & other Government authorities for the purpose of registration of sale deeds and / or premises to be offered on leave and license to prospective buyers / licensees for and on behalf of the Company and to do all such acts, deeds and things as may be required for the purpose of registering said documents."

"RESOLVED FURHTER THAT.Mr. Purav H. Shah, President be and is hereby authorized to execute and deliver a Power of Attorney in favor of Mr. Pankaj Parkhiya- Company Secretary, Mr. Jadavprasad G. Vyas- Assistant Administrative Officer, Mr. Rajaram K. Palande, Employee of the Company and Mr. Rohitaksha S. Kotian, Employee of the Company to make appearance before the Sub-Registrar & other Government authorities for the purpose of registration of sale deeds and / or premises to be offered on leave and license to prospective buyers / licensess for and on behalf of the Company and to do all such acts, deeds and things as may be required for the purpose of registering sald documents."

Place: Mumbally Date: 4th October 2018 MBA

-Certified True Copy-For The Ruby Mills Limited

Garlen

(Pankaj Parkhiya) Company Secretary

we ye / co

OUG)

366 - 32V 366 - 32V

PHONE: +91-22-2438 7800 / 3099 7800 • FAX: +91-22-2437 8125 • EMAIL: info@rubymills.com

and the State of the second state of ANT ASS ASSESSMENT ARE DAKENUMBER dresosapta দাশ *IN*AME BHARAT MANHARLAL SHAH 백과 時間 JDATE OF BIRTH



hoi ya him jeatherus:yamis Manharlal Chumeal Shah

16,08-1959



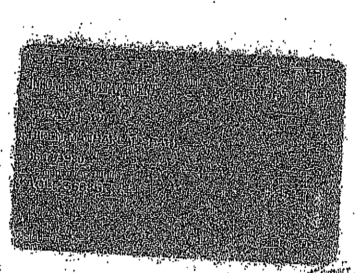


KRANTI SIDRUK Alagosto Inga Give



₹08₹

177







KRANT SIDRUK Advocate High Court

DECLARATION CUM INDEMNITY

| Re: | In the matter of Registered Leave & Licer made between Mindset Estates Pvt. Ltd., Pvt. Ltd. ("the Licensee") and Th owner/confirming party) in respect of Offi floor as per MCGM Plans) in the buildi building") having aggregate usable car agreed chargeable area of 49,753 sq. ft. (| ("the Licensor") and IMCD India e Ruby Mills Limited ("the ce Premises on 24th Floor (27th ng known as "The Ruby" ("said pet area of 29,852 sq. ft. and | | | | |
|--------|---|---|--|--|--|--|
| | Weand | both Directors of, a | | | | |
| Com | pany registered under the Companies Act, | and having its registered | | | | |
| office | e at ("the Company") do | hereby solemnly declare and say as | | | | |
| unde | er:- | | | | | |
| | | , | | | | |
| 1) V | Ve confirm that we are conversant with the | day-to-day affairs and management of | | | | |
| ti | he Company and have been authorized by | the Company vide Board Resolution | | | | |
| d | fatedto execute this presents for a | and on behalf of the Company. | | | | |
| | | | | | | |
| 2) V | We hereby confirm that the Company is a | n associated entity of the Licensen Bar EG/S | | | | |
| c | defined under clause of the captioned | Leave and License Agreement defeating | | | | |
| _ | (said L&L Agreement). The Comp | any has a paid up share capital of more | | | | |
| t | han Rupees 1,00,00,000/- (Rupees One (| Crore Only) and the same strall nothing. | | | | |
| r | educed during the License Period under the | said L&L Agreement. | | | | |
| | | AUTOR | | | | |
| • | We admit and confirm that occupation of t | | | | | |
| | Company will not in any manner amount | " 6 | | | | |
| 0 | creation of any other interest or claim of any nature whatsoever by the Licensee | | | | | |
| é | and/or by the Company or by the Licensor and that Company has not been | | | | | |
| (| conferred with or the Company shall not m | ake any such claim or any adverse claim | | | | |
| ď | on the said Premises or any part thereof. | | | | | |
| | 1 | | | | | |



- 4) We further confirm that the Licensee i.e. IMCD india Private Limited is merely a Licensee of the Licensed Premises solely for the purpose of its bonafide use and the Licensor has permitted the Licensee to allow the Company to occupy the said premises on the basis of this declaration cum indemnity and confirm the contents hereof. We also confirm that the Licensee has obtained all the requisite permissions from the relevant authorities in order to allow the company to occupy the Licensed Premises.
- 5) We on behalf of the Company unconditionally agree and undertake that the Company shall remove all its belongings from the above mentioned premises on or before the date of expiry of the license period or its earlier determination thereof and the Company will not withhold the said Premises or any part thereof under any circumstances whatsoever.

6) The Company further agrees and undertakes to carry out a line representations and directions as may be given to us by the Licensor in respectfully above retrieves without any hindrance or objection whatsoever.

7) The Company further agrees and undertakes that the transcription and agrees and undertakes that the legal possession of the said Premises. The Company further agrees and undertakes that it will not induct or part with its occupation thereof to any agreement persons except to the Licensee.

8) The Company further confirms that the Company shall pandover to the Licensor the vacant charge of the aforesaid Premises on expiry of the license period under the sald L&L Agreement or earlier determination thereof without any recourse of adopting any legal proceedings and the Company with not resist or object to the same.

 The Company shall indemnify and keep indemnified the Licensor of from and against all action, suit, costs, charges and expenses that may be suffered or



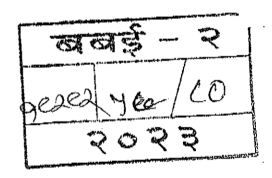


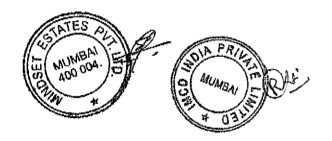
incurred or that may be caused to be suffered or incurred due to the occupation of the Company or due to any proceedings that may be required to be initiated by the Licensor against the Company and the Company agrees and undertakes to pay all costs, charges and expenses in respect thereof forthwith on demand by the Licensor.

| Solemnly declared at Mumbal |) | |
|--|-----|---|
| By the withinnamed and | |) |
| ALBERTAL ROLL BUILDING AND |) | |
| In the capacity as Directors of the Company, |) | |
| pursuant to Board Resolution dated | _) | • |
| | | |
| | | |
| On the day of 20 | | |

Before me











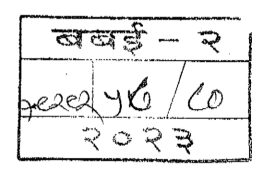
्र आयकर विभाग INCOME TAX DEPARTMENT MINDSET ESTATES PRIVATE

भारत सरकार GOVT, OF INDIA

03/01/2008
Fermanant Account Number
AAFGM3426Q











CERTIFIED TRUE COPY OF THE EXTRACT FROM THE MINUTES OF THE 1718T MEETING OF BOARD OF DIRECTORS OF THE RUBY MILLS LIMITED HELD ON WEDNESDAY THE 9⁷⁸ FEBRUARY, 2011 AT 5.30 P.M.

TO GRANT AUTHORITY TO SALE OR GIVE ON LEAVE AND LICENSE FOR PREMISES OF THE COMPANY AT DADAR

The Chairman informed the Board that many inquiries were received by the Company from prospective Buyers and Licensees for outright purchase and/or leave and license of the premises at Dadar. Since the structural work of the building was about to be completed and the tentative schedule of completion of building was approaching fast it was suggested to avail of the opportunities of sale and/or leave and licence at most competitive rates. He further informed the Board that this resolution will be in supersession of all earlier resolutions passed on the same matter by the Board at its previous meetings. Therefore, it is necessary to authorise directors to enter in to the sale and / or leave and license agreement with prospective Buyers / licensees. After detailed discussion the following resolution was passed unanimously.

"RESOLVED THAT anyone of Mr. Hiren M. Shah, Mr. Bharat M. Shah, Mr. Viraj M. Shah & Mr. Puray H. Shah be and is hereby authorised to sign singly all deeds, documents, agreements es to be offered on leave and etc. for and on behalf of the Company, for, license to prospective buyers /licensees."

ertified True Copy

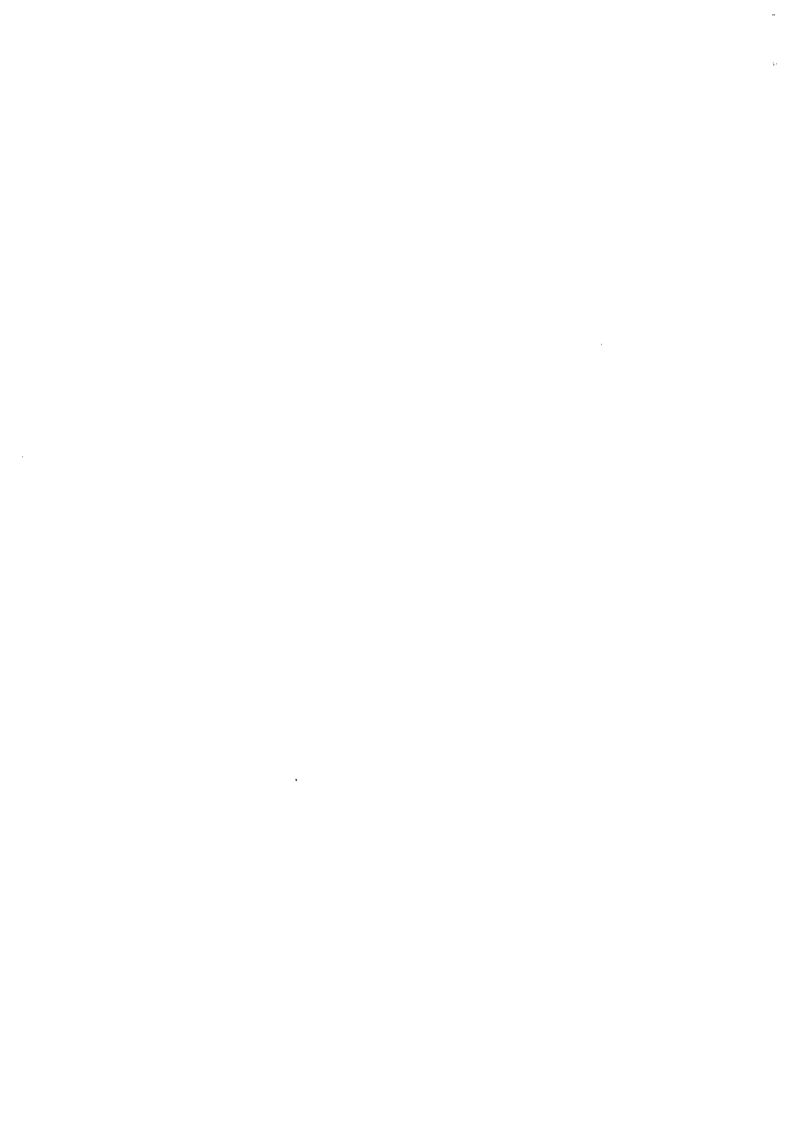
e Ruby Mills Limited

(Hiren M. Shah)

Chairman DIN: 00071077

REGD. OFFICE : Ruby House, J. K. Sawant Marg, Dadar (West), Mumbai. Tel.: +91-22-2438 7800 / 3099 7800 • Fax: +91-22-2437 8125 • E-mail: info@rubymills.com • Web: www.gubymills.com

CIN: L17120MH1917PLC000447



THE RUBY MILLS LIMITED

New Dalbi - 130 655

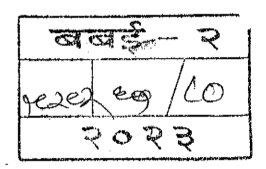
In the spirit and it perhipment A 110 110 100 ARA Coutro, Creund Plant Director of Locator Tax (Systems) Appenier Berri He 0















eded en lo



IMCD India Private Limited

1101-1103, ONE BIC Billying, C-66, G-Block Bandra Kurta Complex Bandra (East) Mumbai - 400 051 India T = 91 22 6146 0900 CIN : U51101MH2014PTC 259765

CERTIFIED TRUE COPY OF RESOLUTION PASSED AT THE MEETING OF BOARD OF DIRECTORS OF IMCD INDIA PRIVATE LIMITED HELD ON THURSDAY, 10TH AUGUST 2023 AT THE REGISTERED OFFICE OF THE COMPANY AT 1101-1103, B-WING, ONE BKC, PLOT C-66, G-BLOCK, BANDRA KURLA COMPLEX, BANDRA (EAST), MUMBAI-400051 AT 12.00 P.M. AND CONCLUDED AT 12.45 P.M.

GRANTING AUTHORITY TO REGISTER THE LEAVE & LICENSE AGREEMENT:

"RESOLVED THAT the Board of Directors of the Company do hereby authorize Mr. Narendra Sujit Varde, Managing director or Mr. Ramanuj Chandrashekhar Kankani, Director of the Company, singly or jointly, to sign, execute & register the Leave & License agreement & any other agreement/document, including the fit-outs agreement, in respect of the premises to be taken on Leave & License basis, being 24th floor, The Ruby, 29 Senapati Bapat Marg, Dadar (West), Mumbai – 400 028, totally admeasuring around 30,000 square feet carpet area and approximately 50,000 square feet chargeable area, on behalf of IMCD India Private Limited.

"RESOLVED FURTHER THAT the Board of Directors of the Company do hereby authorise any of its directors to approve all kinds of payments related to linewise arrangement including but not limited to the deposits, monthly relitate, there charges, fit-outs, registration, licenses, permits and other matters.

RESOLVED FURTHER THAT the Board of Directors of the Company do tree by authorise Mr. Narendra Sujit Varde, Managing director or Mr. Ramany Chandrashe hard action of the Company, singly or jointly, to take all such actions are required for setting registration and/or renewal of the aforesaid licenses, approvals, persols atto from government authorities and also to do generally everything requisite for all or any of the safety imposes, including matters ancillary or incidental thereto."

Certified true copy

For and on behalf of the Board of Directors of

PAI

IMCD India Private Limited

Narendra Sujit Varde Managing Director (DIN No. 09026419)

Flat No. 801-901, Varde Villa, 298, V P Varde Marg, Bandra West, TPS III, Mumbai-400050.

Date: 11.08.2023 Place: Mumbai

Br.

Creating a world of opportunity











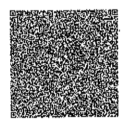


Circle Residence

વારનીએ હિશિષ્ટ ઓળખાંથ પોલિક્સણ Sibol to vinemine Authority of India

ศเทโธศ ธน ส่งอเ/ Enrolment No.: 0000/00600/72638

સામાનુજ ચંદ્રશેખર કંકાની Ramanuj Chandrashekhar Kankani A-705, Divine Tower, Ajitnath CHSL Ajit Nagar, S V Road Near N L School Malad West Mumbal City Mumbai City Mahareshtra - 400064 9833986930



તમારો આધાર નંબર / Your Aadhaar No. :

7701 9179 0253 VID: 9140 7622 9459 1040

મારો આધાર, મારી ઓળખ



Dale

ભારત સરકાર Government of India





શામાનુજ ચંદ્રજેખર હેલાની Ramanuj Chandrashekhar Kankani тэн анфи/DOB: 03/12/1980 पुरुष/ MALE

7701 9179 0253

મારી

આધાર.



- 🔳 આધાર એ ઓળખાણનું પ્રમાણ છે. નાગરીક્તાનું નહિ.
- 🏿 આધાર અનન્ય અને સરક્ષિત છે.
- 🗷 ઓળખ યકાસવા માટેં સુરક્ષિત QR કોડ/ ઓફલાઇન XML/ ઓનવાઇન પ્રમાણીકરણનો ઉપયોગ કરવો
- આધારના તમામ સ્વરુપી જેમ કે આધાર કાર્ડ. PVC કાર્ડ્સ, eAadhaar અને mAadhaar સમાન રીતે માન્ય છે. 12-અંકના આયાર નંબરની જગ્યાએ વર્સ્યુઅલ આધાર ઓળખ (VID)ની પણ ઉપયોગ કરી શકાય છે.
- 🛎 10 વર્ષમાં ઔછામાં ઓછું એકવાર આધાર અપડેટ કરો.
- 🔳 આધાર તમને વિવિધ સરકારી અને બિન-સરકારી વાભો/સેવાઓને સરળતાથી મેળવવામાં મદદ કરે છે.
- 🛎 આધારમાં તમારી મૌબાઇલ નંબર અને ઇમેલ આઇડી અપડેટ રાખો.
- 🏿 આધાર સૈવાઓ મેળવવા માટે સ્માર્ટફોન પર mAadhaar એપ ડાઉનલોડ
- સુરક્ષા સુનિશ્ચિત કરવા માટે લોક/અનલોક બાયોમેટિકસ/આધાર સુવિધાનો ઉપયોગ કરો.
- 📟 આધાર મેળવવા માંગતા સંગઠનોએ યોગ્ય સંયતિ મેળવવી જરૂરી છે.
- Aadhaar is a proof of identity, not of citizenship.
- Aadhaar is unique and secure.
- Verify identity using secure QR code/offline XML/online Authentication.
- All forms of Aadhaar like Aadhaar letter, PVC Cards, eAadhaar and mAadhaar are equally valid. Virtual Aadhaar Identity (MD) can also be used in place of 12
- Aadhaar Idontite (MID) can also be used in place of 12 digit Aadhaar Rembe.

 Update Aadhaar al Basterne in 10 years.

 Aadhaar belpative avail various Government and Non-Government benefits sayless.

 Steep your can the number part amail id updated in Aadhaar. Set 110 years and place of share phones to avail address Sentiness.

 Aadtaar Sentiness to cocklehing with dhear/biometrics to an invested to seek due.

- nsure security. A butter, seeking A onsent. * Au IV obligated to seek due



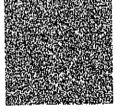
ભારતીય વિશિષ્ટ ઓળમાણ પાધિક રણ Unique Identification Authority of India



્ટ-૧૧૧ . સ્વા-૧૦૧૧ ડીલોને ટાવર, અજીતમાર શક્ષલ, અભિત નગર, સ રોડ, નેર ન લ સ્કૂલ, પ્રલાડ વેરઢ, મુંબદ લિટો, મુંબદ લિટો, પ્રકારાષ્ટ્ર - 40064

Address

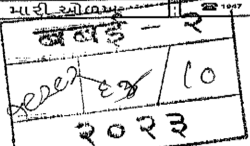
Address: A-705, Divine Tower, Ajitnath CHSL, Ajit Nagar, S V Road, Near N L School, Malad West, Mumbal City, Mumbai City, Maharashtra - 400064

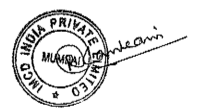


7701 9179 0253

VID: 9140 7622 9459 1040

help@uldal.gov.in | @ www.uldal.gov.in







MINDSET ESTATES PRIVATE LIMITED

[CIN: U45202MH2008PTC177318]

Reg off: Gordhan Bldg. No. II, 12/14, Parekh Street, Prathana Samaj, Mumbai - 400 004

Email id: info@rohangroup.com

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF MINDSET ESTATES PRIVATE LIMITED HELD ON WEDNESDAY THE 2ND DAY OF AUGUST, 2017 AT 11.00 A.M. AT THE REGISTERED OFFICE OF THE COMPANY AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT GORDHAN BLDG NO II, 12/14 FLR, PAREKH STREET, PRARTHANA SAMAJ, MUMBAI - 400 002

AUTHORITY TO SIGN AND EXECUTE THE DOCUMENTS

"RESOLVED THAT Mr. Harresh Mehta (DIN: 00002925), Director or Mr. Anuj Mehta (DIN: 00002922), Director or Mr. Sudhakar Shetty, General Manager of the company be and are hereby severally authorised to sign, negotiate, finalize and execute Agreements or deeds or Memorandum of understandings or any documents or legal documents by whatever name called from time to time, to make appearance before the Sub-Registrar & other Government authorities for and on behalf of the Company and to do all such acts, deeds and things as may be required for the purpose of registering said documents.

RESOLVED FURTHER THAT the aforesald power entrusted to Mr. Harresh Mehta, Mr. Anuj Mehta and Mr. Sudhakar Shetty, shall be valid and effective unless revoked earlier by the Board.

FURTHER RESOLVED THAT a copy of the said resolution duly certified by current Directors of the Company be submitted to the concerned authorized when deemed necessary."

FOR MINDSET ESTATES PRIVATE LIMITED

ANUJ MEHTA

Director

[DIN: 00002922]

Place: Mumbai

Date: 11th August, 2017

esex 64/60 2023



स्थाई लेखा संख्या /PERMANENT ACCOUNT NUMBER AAYPS4513Q





THE INAME SUDHAKAR GOVIND SHETTY

that an air mather's name GOVIND SHETTY

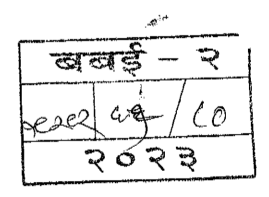
जन्म तिथि /DATE OF BIRTH 22-09-1950

हरताक्षर /SIGNATURE



आययन निवेशक (पद्धति) DIRECTOR OF INCOME TAX (SYSTEMS)









CERTIFIED TRUE COPY OF THE EXTRACT FROM THE MINUTES OF THE 171ST MEETING OF BOARD OF DIRECTORS OF THE RUBY MILLS LIMITED HELD ON WEDNESDAY THE 9TH FEBRUARY, 2011 AT 5.30 P.M.

TO GRANT AUTHORITY TO SALE OR GIVE ON LEAVE AND LICENSE FOR PREMISES OF THE COMPANY AT DADAR

The Chairman informed the Board that many inquiries were received by the Company from prospective Buyers and Licensees for outright purchase and/or leave and license of the premises at Dadar. Since the structural work of the building was about to be completed and the tentative schedule of completion of building was approaching fast it was suggested to avail of the opportunities of sale and/or leave and licence at most competitive rates. He further informed the Board that this resolution will be in supersession of all earlier resolutions passed on the same matter by the Board at its previous meetings. Therefore, it is necessary to authorise directors to enter in to the sale and / or leave and license agreement with prospective Buyers / licensees. After detailed discussion the following resolution was passed unanimously.

"RESOLVED THAT anyone of Mr. Hìren M. Shah, Mr. Bharat M. Shah, Mr. Viraj M. Shah & Mr. Purav H. Shah be and is hereby authorised to sign singly all deeds, documents, agreements etc. for and on behalf of the Company, for sale and / or premises to be offered on leave and license to prospective buyers /licensees."

Certified True Copy

For The Ruby Mills Limited

(Hiren M. Shah)

REGD. OFFICE: Ruby House, J. K. Sawant Marg, Dattar (West), Mumbai 4002028

Tel.: +91-22-2438 7800 / 3099 7800 • Fax: +91-22-2437 8125 • E-mail: nfo@rubymille.com • Web: www.rubymille.com

CIN: L17120MH1917PLC0004447



NCOMETAX DEPARTMENT

PURAV HISHAH

HIREN MANHARLAL SHAH

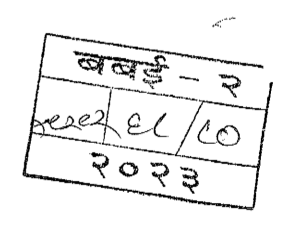
06/11/1980 Parmanent Account Number ACLRS6086R













gerer Ee/O



भारत सरकार GÖVERNMENT/OF/INDIA

राजाराम कृष्णाजी पासीडे Rejarem Krishnaji Palande जन्म सर्थ / Year of Birth : 1967 पुरुष / Malè



2487 3007 9343

आधार — सामान्य माणसाचा अधिकार



भारतीय विशिष्ट जीळेख प्राधिकरण UNIQUEIDENTIFICATION AUTHORITY OF INDIA

पशा रूम में, १२. जिबदानी चंदन की-ऑप Address; Room No. 12, Jivd हाऊर्सिंग भीतावदी लिभिटेड, मनवेलपाडा Vandan Co-op Housing Soc रोड, निल्पिरी टॉवर सभीर, विरार पुर्व. Limited, Manyelpada Road, विरार पुर्व, ठाणे, महाराष्ट्र, 401305

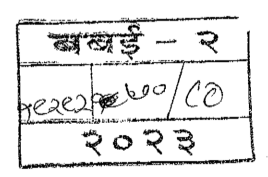
Limited, Manyelpada Road, Nilgid Tower, Virar East, Vir East, Thane, Maharashtra, 401305



1947 1800 180 1947

 $\Sigma \Im$

P.O. Box No. 1947, Sengaluru-868 881





quer us

SIZER विभाग भारत सरकार
INCOMETAX DEPARTMENT GOVE OF INDIA

RAMANUJIC KANKANI

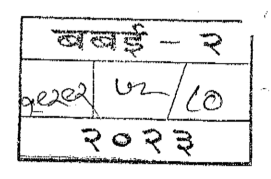
CHANDRASHEKHAR PURICAPRASAD
KANKANI

03/12/1980
Parmenent Account Number:
AKEPKOBUTH

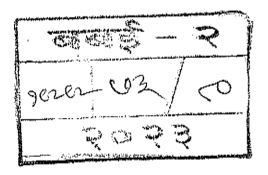
(EYOPULA









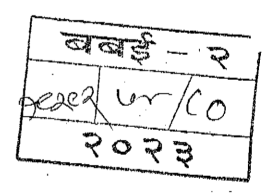


GOVINOFANDIA Helikedahity.

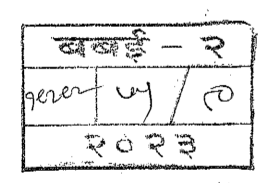
TITUNATIO AUKUSH RAMCHANDRAT

पिता कि निर्मा Fallier's Name RAMCHANDRA BHIVA DINGANICAR मानी की सार्ग ड (Date of Birti) 29/07/1990











भारत सरकार

गणेश दगडू मंडलिक Ganesh Dagadu Mandlik जन्म वर्षे / Year of Birth : 1969 पुरस्य / Male



3482 9957 0676

सामान्य माणसाचा अधिकार





्रभारतीय विशिष्ट ओळख प्राधिकरण UNIQUE DENTIFICATION AUTHORITY OF INDIA

माईआवा मदीर जबछ, राम्भंद नगर नं 3,4ती बाडी, ठाणे, घागले आय. ई., महाराष्ट्र, 400604

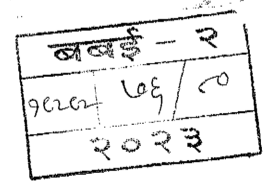
पत्ता S/O: दगदू मंडलिक, रूम नं.2,सार्च Address: S/O: Dagadu Mandlik, धाम चाळ, थामगार हालिय्टल रोड, Room no.2,Sai Dham Chawi, Kamgar Hospital Road, Near Saibaba Mandir, Ramchandra Nagar No.3, Vaily Wadl, Thane, Wayle t.e., Maharashira, 400604



 \boxtimes

MAMAM

1947 0 18D 1947



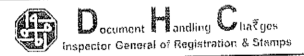


CHALLAN MTR Form Number-6



| GRN MH007928233202324M | 28233202324M BARCODE | | | | | | | λ | |
|--|--|--|--|---|--|------------|-----------|-----------------------|-------------|
| Department Inspector General Of Registration | | | Payer Details | | | | | | |
| Stamp Duty | | | TAX ID / TAN (If Any) | | | | | | |
| Type of Payment Registration Fee | | | PAN No.(If Applicable) | | | | | | |
| Office Name BOM2_JT SUB R | EGISTRA MUMB | BAI CITY 2 | Full Name | IN | ICD INDIA PRIVA | TE LIN | VITED | | |
| ALDER OF THE PARTY | | | | 1 | | | | | |
| | | | Flat/Block No. | | ffice Premises on | 1 24th | Floor (2 | 7th No | or as per |
| Year 2023-2024 One | I ime | | | | | | | | |
| Account Head I | Details | Amount in Rs. | Premises/Building MCGM Plans), The Ruby Senapati Bapat Marg, Dadar West | | | | | | |
| 0030045501 Stamp Duty | | 1341000.00 | Road/Street | Road/Street Senapati dapat Mary, Dauai West | | | | | |
| 0030063301 Registration Fee | | 1000.00 | Area/Locality Mumbai | | | | | | |
| L SUMMAN STATE OF THE STATE OF | AT BLOCK THE STATE OF THE STATE | | Town/City/Dist | trict | | | | | |
| LEDANTS , | - LAND AND IN THE STREET | | PIN | | | 4 | 0 0 | 0 | 2 8 |
| La Maria Company | | | Remarks (If Ar | ıy) | | | | | |
| THE WASHINGTON TO THE PERSON OF THE PERSON O | | | SecondPartyNa | ame≃MIND | SET ESTATES P | RIVAT | re Limiti | ₽ D~ | |
| and the same of th | | | | | | | | | |
| | | | | | | | | | |
| | | | - 4 | TINT SU | B-REA | | | | |
| 7 1342000.00 | | | 431 200 | | | | | | |
| A CHEST STATES AND A STATE OF THE STATES AND A STATES AND A STATE OF THE STATES AND A STATES AND | | | Amount in C | Phirteen (| ph Fores Two Tho | usand I | Киреез | Only | |
| Total 13,42,000.00 | | | Word 3 | | (4) E | Ì | | | |
| Payment Details BANK OF MAHARASHTRA | | | FOR USEN REDEVING BANK | | | | | | |
| | Bank CIN | | | | | | | | |
| | uo-DD Details | ALL LEADING TO THE REAL PROPERTY OF THE PERSON OF THE PERS | Bank Date RI | | 11/09/2023-16:53 | 3:30 | 12/09/ | 2023 | 1.1.0 |
| Cheque/DD No. | | | | | BANK OF MAHARASHTRA | | ··· | | |
| Name of Bank | | | Bank-Branch | | A POLICE TO THE PARTY OF THE PA | | | | |
| Name of Branch | | | Scroll No. , Dat | te | 30912 , 12/09/20 | 23 | | | 000000000 |
| Department ID: NOTE: This challan is valid for document to be registered in Sub-Registrat office only. Notivated for unregistered document. ACCUMENT THE CONTROL OF ACCOUNTS AND DESCRIPTION OF ACCOU | | | | | | | | | |
| Sr. No. Dockswise | | Defacement No. | Defaceme | nt Date | Userid | | Deface | ment | Amount |
| 1 (iS)-319-19292 | LCC3HOIX INCID | | 25202324 15/09/2023- | | | | | 1000 00 1341000.00 | |
| 2 (IS)-319-19292 | | 0004285625202324 | 15/09/2023 | | JGR183 . | | | | 3,42,000.00 |
| | | | Total Defacem | ent Amou | DI | | | | · |





Receipt of Document Handling Charges

PRN

0923145410499

Receipt Date

15/09/2023

DEFACED

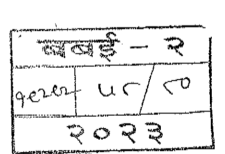
Received from DHC , Mobile number 0000000000, an amount of Rs.1600/-, towards Document Handling Charges for the Document to be registered on Document No. 19292 dated 15/09/2023 at the Sub Registrar office Joint S.R. Mumbai City 2 of the District Mumbai District.

Payn

| | ₹ } | 1600 |
|--------------|-----|------|
| ment Details | DE | FACE |

| Bank Name | SBIN | Payment Date | 14/09/2023 |
|-----------|----------------------|--------------|--------------|
| Bank CIN | 10004152023091409909 | REF No. | 325771767161 |
| Deface No | 0923145410499D | Deface Date | 15/09/2023 |

This is computer generated receipt, hence no signature is required





319/19292 . शुक्रवार,15 सप्टेंबर 2023 10:42 म.पू.

दस्त गोपवारा भाग-1

ववद2 द्रम्त क्रमांक: 19292/2023

दम्त क्रमांक: वय४2 /19292/2023

बाजार मृल्य: रु. 4,92,55,470/-

भोबदला: रु. 3,79,366/-

भरलेले सुद्रोक शुल्क: रू.13,41,000/-

द. नि. सह. दु. नि. ववड2 यांचे कार्यालयात अ. कं. 19292 यर दि.15-09-2023

रोजी 10:41 म.प. वा. हजर केला.

पावती:20983

पावती दिनांक: 15/09/2023

भादरकरणाराचे नाव: मार्डन्डसेट इस्टेट्स प्रायव्हेट लिमिटेड नर्फे

ऑथराईज सिग्नेटरी स्धाकर शेट्टी

नोंदणी फी

▼. 1000.00

दम्य हाताळणी फी

স. 1600.00

पृष्टांची संख्या: 80

एक्ण: 2600.00

दस्त हजर करणाऱ्याची सही:

मह दुष्यम निवंधक, मुँबर्फ

सह दुय्यम निबंधक

स्रोतार्ज्ञा प्रमाहर 30 क्या-लिहुह अंड लायसन्सेम

मुद्रांक शुल्क: Stamp Duty at 0.25 per cent on sum of rent payable for the period of agreement and the amount of non-refundable deposit and interest calculated at the rate of 10 per cent per annum on the refundable deposit will be charged throughout the state.

शिक्षा क्रं. 1 15 / 09 / 2023 10 : 41 : 16 AM ची वेळ: (सादरीकरण)

भिक्का के. 2 15 / 09 / 2023 10 : 42 : 29 AM ची वेळ: (फी)

प्रतिज्ञापञ

'भदर दस्तऐवन हा गोंदणी कायहा १९०८ अंतर्गत असलेल्या तरसुदीनुसारच नोंदणीस ाखल केलेला आहे. * दस्तातील संपूर्ण मजकूर, निश्चादक व्यक्ती, साधीदार व भोषत जोडलेस्या कागदगत्रांची सत्यता तपासली आहे, * दरताची सत्यता, वैधता आवरेशीर वार्वासादी दूस निष्पादक व कवुलीयारक हे संपूर्णपणे जबाबदार राहतील.

लिहून घेणारे



| 15/09/2023 10 51:07 AM |
|------------------------|

दस्त गोषदारा भाग-2

वनद2 दस्त क्रमांक:19292/2023

रस्त अभाक :बबर2/19292/2023

दस्साचा प्रकार :-36-अ-लिव्ह अॅड लायसन्सेस

अनु फ्र. पक्षकाराचे नाव व पत्ता

नाव:द रुवी मिल्स लिमिटेड तर्फ ऑयराईज सिग्नेटरी पुरव शाह तर्फे कुल मुखस्यार राजाराम पालांडे पत्ता:प्लॉट नं: -, माळा नं: -, ध्मारलीचे माव: रुवी हाउस, जे.के.सरवंत मार्ग, दादर पश्चिम, भुंबई, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई.

पन नंबर:

नाव:मार्टन्डसेट इस्टेट्स प्राथकोट लिपिटेड तर्फे ऑथराईज सिग्नेटरी 2

पत्ता:प्लॉट नं: -, भाळा नं: -, इमारतीचे नाव: गोर्धन बिल्डिंग नं 2, 2 स्वाक्षरी रा मजला, 12/14 क्षा पारेख स्ट्रीट, प्रार्थना समाज, मुंधई, ब्लांक नं: -, रोड नं: -, महाराष्ट्र, MUMBAL पॅन नंबर:

नाव:आयएमसीडी इंडिपा प्रायव्हेट लिमिटेड तर्फे ऑथराईज सिग्नेटरी जाय्सेन्सी **'**3 रामानुज कणकाणी पत्ता:प्लॉट नं: -, माळा नं: -, इभारतीचे नाव: 1101-1103, वन बीकेसी, बी-चिंग, सी-66, जी-ब्लॉक, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा पूर्व, मुंबई, ब्लॉफ वं: -, रोड नं: -, महाराष्ट्र, मुम्बई. पैन नंधर:

पक्षकाराचा प्रकार मान्यता देणार बय :-52

वय :-73

वय :-42

स्थाक्षरी:-















बरील दस्तऐवज करुन देणार तथाकथीत 36-अ-लिव्ह अंड लायसन्सेस चा दस्त ऐवज करुन दिल्याओ कबुल करतात. शिक्का क.3 ची थेळ:15 / 09 / 2023 10 : 50 : 41 AM

खालील इसम असे निश्रेदीत करतात की ते दस्तऐवज करून देशा-थानां व्यक्तीशः ओळखतात, व श्यांची ओळख पटनितात

ओक्टखः-

अनुक्र. पक्षकाराचे नाव व पत्ता नाव:गणेश मंडलिक वय:56 पत्ता:सेनापती रापट मार्ग, दादर पश्चिम, भुंबई

पिन कोड:400028

नाव:अंधंश डिंगणकर यय:34 पत्ता:28/ए, सुचिता निवास, फोर्ट, मुंबई पिन कोड:400001

शिक्का क्र.4 ची थेळ: 15 / 09 / 2023 10 : 51 : 16 AM









प्रमाणित करणेत येते की

पुस्तक क्र.-१, मध्ये अ.क्र. बबई-२/?...../२०२३

15 SEP 2023

| | ्रदुर्यम् nent Details. | | , p. (4) | | (दमाका म | ·· | Shelin | |
|-----|-------------------------------------|----------|------------------------|--------------------|--------------|---------------|------------------|----------------|
| sr. | 2 4164 | Type | Verification no/Vender | GRN/Ercence | AMBEING CULL | (Assidu At | Baligé NING. ? | Deface Date |
| 1 | IMCD INDIA PRIVATE LIMITED | eChallan | 02300042023091165826 | MH007928233202324M | 1341000.00 | SD | 0004285625202324 | 15/09/2023 |
| 2 | | DHC | | 0923145410499 | 1600 | RF | 0923145410499D | 15/09/2023 |
| 3 | IMCD INDIA PRIVATE LIMITED | eChallan | | MH007928233202324M | 1000 | RF | 0004285625202324 | 15/09/2023 |

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]

