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	DERPETUAL LEASE INSTITUTIONAL DESCRIPTION OF THE PROPERTY OF T	
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	Transfer INSTITUTIONA INSTITUTIONA	
	PERPETITANTEACE	
	Callect New York	A.C.
	PERPETUAL LEASE	- Transfer
	THIS INDENTURE made this 28	धी एन राज
		S HINE OF UTY
	day of September	स सदन, आई.ए व.य ्
		मार्ग दिल्ली
	Tone thousand nine hundred and Sive (2005)	1
	DETWEEN THE DESCRIPTION OF MARKET	1
	BETWEEN THE PRESIDENT OF INDIA (hereinafter called "the Lessor") of the ene	
	part and Mahas att Mohan Den Jour Shikshan Samiti	
	C MA C -T-	
	President/Secretary, Shri/Smt S. M. Jain. 14-15 veer wagar	
	14-15 veer wager	
	Jain Colony Delhi registered under	
	the Societies Registration Act. 18 60; //wo? and having its registered office	
	the Societies Registration Act	
	m. Sec. 14 Extr. Rohin.	
	(hereinafter called "the Lessee") of the other part.	
	the chart sailed the Messee / of the other part.	
	WHEREAS THE LESSEE HAS applied to the Lessor for the grant of a perpetual	
	lease of nazul land and the Lessor has on the faith of the statements and the representation	
	made by the Lessee agreed to demics the plot of nazul land hereinafter described and in	
	the manner hereinafter appearing.	
	NOW THIS INDENTURE WITNESSETH that in consideration of the Lessee having	
	paid to the Lessor Rs. 98500/= (Rs. Minety Pasht thousand	
	five Humstred only)	
	only)	
	towards premium before the execution of these presents (the receipt whereof the Lessor hereby acknowledges) and of the cent hereinafter reserved and of the covenants on the	
	part of the Lessee hereinafter contained, the Lessor, doth hereby demise unto the Lesee	
	ALL THAT plot of nazul land containing by admeasurement an area of 1. A STEL 40	48-52 M.)
	4 4 4 4	
	or there about situate at Rodum	
	AND THE RESERVE OF THE PERSON	
	which nazul land is more perticulary of croed in the schedule hereunder written and with	
	boundaries thereof for greater clear hay be delineated on the layout plan annexed	
	to these presents and thereon cologied the the called "the said nazul land)	
	TOGETHER with all rights, casement and apparturates whatsoever to the said nazul	
	land belonging or appertaining TO HOLD the premace hereby demised unto the Lesce in	
	perpetuity from the 2/1	
	one thousands nine hundred and eighty fairl YIELDING AND PAYING	
	one thousands nine hundred and	
	therefore the yearly rent payable in advance of Rs. 2675 =	
	The As Sellandroof Or	
	(Rupees Two thousand Six Hundred and lighty St. X and there after	
	multy full cost, six	
	day of Propries One thousand nine nundred and Attack and there after	
	1.00	
	Dear 2	

ing sanction to the building plan, with necessary designs, plans and specifica-

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land and complete in a substantial and workmanlike manner a building for ... C. O ... with the requisite and proper walls, sewers and drain and other conveniences in accordance with the sanctioned building plan and to the satisfaction of such municipal or other authority.

(5) (a) The Lessee shall not sell, transfer, assign or otherwise part with possession of the whole or any part of the said land or any building thereon except with the previous consent in writing of the Lessor which he shall be entitled to refuse in his absolute discretion.

PROVIDED that such consent shall not be given for a period of ted years from the commencement of this lease unless, in the opinion of the Lessor, exceptional circumstances exist for the grant of such consent.

PROVIDED FURTHER that, in the event of the consent being given the Lessor may impose such terms and conditions as he thinks fit and the Lessor shall be entitled to claim and recover the whole or a portion (as the Lessor may in his absolute discretion determine) of the uncarned increase in the value (i.e. the difference between the premium paid and the market value) of the said land at the time of saic, transfer, assignment, or parting with the possession and the decision of the Lessor in the respect of the market value, shall be final and binding.

PROVIDED FURTHER that the Lessor shall have the pre-emptive right to purchase the property after deduct ag such percentage as decided by the Lessor of un-earned incrase as afore-said.

(b) Notwithstanding any thing contained in sub-clause (a) above, the Lessee may with the previous consent in writing of the Lt Governor, of Ochi (hereinafter called 'the Lt. Governor') mortgage or charge the said land to such person as thay be approved by the Lt. Governor in his absolute discretion.

PROVIDED that, in the event of the sale or fore-closure of the mortgaged or charged property, the Lessor shall be entitled to claim and recover such percetage as decided by the Lessor of the uncarned incresse in the value, of the said land as aforesaid, and the amount of the Lessor's share of the said uncarned increase shall be a first charge, having priority over the said mortgage or charge. The decision of the Lessor in respect of the market value of the said land shall be final and binding on all parties concerned.

PROVIDED FURTHER that the Lessor shall have the pre-emptive right to purchase the mortgaged or charged property after deducting such preentage as decided by the Lessor of the uncarned increase as aforesaid

- (6) The Lessor's right to the recovery of the uncarned increase and the pre-emptive right to purchase the property as mentioned hereinbefore shall apply equally to an involuntary sale or transfer whether it be by or through an executing or insolvency court.
- (7) Whenever the title of the Lessee in the said land is transfered in any manner whatsoever, the transferee shall be bound by all the covenents and conditions contained herein and be answerable in all respects therefore,
- (8) Whenever the title of the Lessee in the said land is transferred in any manner whatsoever the transferor and the transferee shall, within three months of the transfer give notice of such transfer in writing to the Lessor.

The transferce or the person on whom the title devolves, as the case may be, shall

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supply the Lessor certified copies of the cocument(s) evidencing the transfer or devolu-

- (9) The Lessee shall from time to time and at all times pay and discharge all rates, taxes, charges and assessments of every description which are now or may at any time hereafter during the continuance of this lease be assessed, charged imposed upon the said land hereby demised or on any building to be erected thereupon or on the landlord or tenant in respect thereof
- (10) All arrears of rent and other payments due in respect of the said land hereby denised or any of their shall be recoverable in the same manner as arrears of land revenue.
- (11) The lessee shall in all respects comply with and be bound by the building, draininge and other building was of the proper municipal or other authority for the time being in force.
- (12) The less small bout sanction or permission in writing of the proper municipal or other ath building or make any alteration or addition to such building on the slower.
- (13) The Less shall be out the written consent of the Lessor carry on, or permit to be carried or business whatsoever or use the same or permit the same to be used for any purpose other than that of the formula Blay only and or suffer to be done therein any set, or thing whatsoever which in the opinion of the Lessor may be nuisance, annovance or

disturbance to the Lessor and persons living in neighbourhood.

- (14) The Lessee shall at all reasonable times grant access to the said land to the Lt. Governor for being satisfied that the convenants and conditions herein contained have been and are being complied with.
- (15) The Lessee shall on the determination of this Lease peaceably yield up the said land and the buildings thereon upon the Lessor.
- III. If the sum or sums payable towards the premium or the yearly rent hereby reserved or any part thereof shall at any time be in arrear and unpaid for one calendar month next after any of the days whereon the same shall have become due, whether the same shall have been demanded or not, or if it is discovered that this Lease has been obtained by suppression of any fact or by any mis-statement, mis-represention or fraud or if there shall have been, in the opinion of the Lessor, whose decision shall be final, any breach by he lessee the or any person claiming through or under it, or of any of the covernment of conduction herein contained and on its part to be observed or performed, then and in any sught to the lessor, notwithstending the waiver of any presibilities and the buildings

thereon to re-enter upon and take possession of the said land and the buildings and fixture thereon and threupon this demise and everything herein contained shall cease and determine and the cease shall not be entitled to any compensation what so-ever, not to the return of any premium paid by it.

PROVIDED that, notwithstanding any thing contained herein to the contrary, the Lessor may without prejudice to his right of re-entry as aforesaid, and in his absolute discretion, waive or condone breaches temporarily or otherwise, on receipt of such amount and on such terms and conditions as may be determined by him and may also accept the payment of the said sum or sums of the rent which shall be in arrear as aforesaid together with interest at the rate of ten percent per annum or such other rate as the lessor may in his absolute discretion prescribed from time to time.

IV. No. forfeiture or re-entry shall be effected until the Les or has served on the Lessee a notice in writing.

- (a) specifying the particular breach complained of, and
- (b) if the breach is capable of remedy requiring the Lessee to remedy the breach, and the Lessee fails within such reasonable time as may be mentioned in the notice to remedy the breach if it is capable of remedy and in the event of forfeiture or re-entry the Lesser may in his discretion relieve against forfeiture on such terms and conditions as he thinks proper.

Nothing in this clause shall apply to forfeiture of re-entry

- (a) for breach of covenants and conditions relating to sub-division or amalgamation erection, completion the alteration of the size of the said land and transfer of the said land as mentioned in Clause II, or
- (b) in case this lease has been obtained by suppression of any fact, mis-statement, mis-representation or fraud.

thousand nine hundred and textern, and thereafter at the end of each successive period of thirty years provided that increase in the rent fixed at each enhancement shall not at each such time exceed one-half of the increase in the feiting value of the sile without bldgs, at the date on which the enhancement is due and such letting value shall be assessed by the Colector or Additional Collector of Delni as may be appointed by the Lesson.

PROVIDED ALWAYS that any such assessment of the letting value for the purpose of this provision shall be subject to the same right on the part of the Lessee of appeal from the orders of the said Collector or Additional Collector and within such time as if the same were an assessment by a Revenue Officer under the Punjab Land Revenue Act 1887 (Act XVII of 1887) or any amending Act, for he time being in force and the proceeding for or in relation to any such appeal shall be in all repetin governed by the provisions of the said Act, in the same manner as if the same had then taken there under.

VI. In the event of any question, dispute or difference arising unifort view presents or in connection therewith (except as to any matters the decision of whom provided by these presents) the same shall be referred to the solt arbitration of the Lt. Governor or any other person appointed by him. It will be a objection of the arbitrator is a Government Servant, and that he has to deal with the many time nich

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the Lease relates, or that in the course of his duties as a Government Servant he has expressed views on all or any of the matters in dispute or difference. The award of the arbitrator shall be final and binding on the parties.

The arbitrator may, with the consent of the parties, enlarge the time from time to time, for making and publishing the award.

Subject as aforesaid, the arbitration Act, 1940 and the Rules there under and any modifications thereof for the time being in force shall be deemed to apply to the arbitration proceedings under this Clause.

VII. All notices, orders, directions, consents, or approvals to be given under this Lease shall be in writing and shall be signed by such officers as may be authorised by the Lt. [Governor and shall be considered as duly served upon the Lessee if the same shall have been delivered at or sent by post to the registered office of the Lessee or any person claiming any right to the said land if the same shall have been affixed to any building or erection whether temporary or otherwise upon the said land or shall have been delivered at or sent by post to the then residence, office or place of business or usual or last known residence, office or place of business or usual or last known residence, office or place of business of the Lessee or such person.

- VIII. All powers are by the Lessor under this lesse may be exercised by the List owned. Lessor may also authorise any other officer or officers exercised all any powers exercisable by him under this Lesse.
 - (b) The Lord overnor may authorise any officer or officers to exercise all or any of the powers which he is empowered to exercise under this Lease except the powers of the lessor exercisable by him by virtue of sub-clause(a) above.

IX. In this Lease the expression "The Lt. Governor" means the Lt. Governor of Delhi for the time being or in case his designation is changed or his office is abolised, the officer who for the time being is entrusted, whether or not in addition to other functions, with the functions similar to those of the Lt. Gavernor by whatever designation such officer may be called. The said expression shall further include such officer as may be designated by the Lessor to perform the functions of the Lt. Governor under the Lease.

X. The expression 'the Lessor' herein before used shall where the context so admits include his successors and assigns, and the expressions 'the Lessee' hereinbefore used shall mean the Mahasati Mohan Denyelm Shukshan Sermit

XI. This lease is granted under the Government Grants Act. 1895. (Act. XV of 1895).

IN WITNESS WHEREOF Shri	Tank (12 to 14 to	D. 1V	- S X	arm	· .
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		ocimii or a	uiu by	the order	and direction

of the Lessor has hereunto set his hand and the common scal of the Lessee has hereunto been affixed the day and year first above written.

That the Society/Hespital will abide by the undertaking regarding free bed to to the extent of 25% of the total bed and free OPD to the poor/indigent patients and a representative of this SOCIETO will be a member in the Managing Committee of Society/Heapitals

Related Detail_			
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The Book No.	Carry and		
Area of Building () वंग फुट Building Type	· 相关的 24 1 14		
y Related Detail			
Value of Stamp Duty 9,850.00 Rupees			
	Building Type y Related Detail Value of Stamp Duty 9.8		

Presented by Sh/Smt. S.M.Jain S/o, W/o 14-15 Veer Nagar Jain Colony Delhi
S.L.Jain R/o in the office of the Registrar/ Sub Registrar, Delhi this 26/10/2005 day Wednesday between the hours of

Signature of

Registrar Sub Registrar Sub Registrar VII Delhi/New Delhi

Execution admitted by the said Shri/Smt S.M.Jain and Shri/Smt./Km. POI
Who is/are identified by Shri/Smt/Km. nil S/o W/o D/o R/o and Shri/Smt./Km nil S/o W/o D/o R/o
(Marginal Witness). Witness No. II is known to me. Contents of the document.

Contents of the document explained to the parties who understand the conditions and admit them as correct

Date 27/10/2005

Registrar/Sub Registrar Sub Registrar VII Delhi/New Delhi



Reg. Year

Book No.

16874

2005-2006



Ist Party

प्रथम पक्ष

Hnd Party



Witness



Ist Party

Hnd Party

Ist Party

S.M.Jain

Hnd Partyिदतीय पक्ष:-

Witness गवाह

nil

nil

ertificate (Section 6

Registration No.16,874 in Book No.1 Vol No 1,747

on page 6 to 10 on this date 26/10/2005

day Wednesday

and left thumb impressions have/has been taken in my presence.

Sub Registrar

Date 27/10/2005

Sub Registrar VII

New Delhi/Delhi