Gyaaneshwar Thakral M.A. (Eng.), LLM Advocate & Notary

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Chamber - 54, District Courts Roshnabad, Haridwar Chamber - 65, Tehsil Campus Roorkee (Haridwar)

9319242639 9219156533 E-mail : advocate.thakral1st@gmail.com Ref. No. A-7lo/20l8

ı	a) Name o	of the Branch	/ Business Unit/Office	State Bank of India	e Property (TIR) (Reyjsed) , SME Branch Ranipur Haridwar	
	seeking opinion.			,		
	the c	over of w	ate of the letter under hich the documents by are forwarded.	As per instructions		
	c) Name o	f the Borrowe	r.	M/s Forace Indus	stries Private Limited Haridwar Tehsil & Dist	
2.	 Name of the unit/concern/ company/ person offering the property as security. 			Smt. Usha Garg W/o Shri S.K. Garg R/o 38, Nand Yihar colony Jwalapur Tehsil & Distt. Haridwar sole proprietor of firm M/s Internationa Tools and Patterns is the Lease Holder of this property & Shri Vikas Garg S/o Shri S.K. Garg of M/s Forace Industries is the Sub-Lessee or property.		
	 b) Constitution of the unit/concern/ person/ body/ authority offering the property for creation of charge. 					
	 c) State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor, etc.) 					
3.	Complete or full description of the immovable property offered as security including the following details.			no.E-29, having tot bounded in East —R Open land & South-	erty having plot of land, bearing Industrial plo al area of 1483 square yards i.e 1240 square meter Road 60 feet wide, West- Plot no.27 & 28, North Plot no.E-30, Situated in Industrial Area Haridwa nsil & Distt. Haridwar.	
	a) Survey No.			plot no.E-29		
	b) Door/House no. (in case of house property)				ry in question is an Industrial property.	
	c) Extent/ area including plinth/ built up area in case of house property			Having total land are	ea of 1483 square yards i.e 1240 square meter	
	d) Locations like name of the place, village, city, registration, sub-district etc. Boundaries.			situated in Industr	ial area Haridwar Tehsil & Distt. Haridwar	
4.	a) Particulars of the documents scrutinized- serially and chronologically. b) Nature of documents verified and as to whether they are originals or certified copies or registration extracts duly certified. Note: Only originals or certified extracts from the registering/land/ revenue/ other authorities be examined.			zild 1005/1093 serial registrar Haridwar, Corporation Limited Act, 1956 having its favor of Smt. Usha	Lease deed dated OI.12.1997 registered in bahi no. no. 238/239 dated 21.01.1998 in the office of Sub executed by U.P. State Industrial Developmen a Company within the meaning of the Companies Registered Office At AI/4, Lakhanpur, Kanpur in Garg W/o Shri S.K. Garg R/o 38, Nand Vihar Posdwar sole proprietor of firm M/s International	
	SI. No.	Date	Name/ Nature of the Document	Original/ certified copy/ certified extract/ photocopy, etc.	In case of copies, whether the original was scrutinized by the advocate.	
	L	01.12.1997	Registered Lease deed	Original	N.A.	

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	a) Whether certified copy of all title documents	L-mail: advocate triakrai sitgginaii.som
	are obtained from the relevant of	Yes.
	are obtained from the relevant sub-registrar	
	office and compared with the documents made	Date
	available by the proposed mortgagor? (Please also	\$2-155 A.T
	enclose all such certified copies and relevant fee	
	receipts along with the TIR.)	
	b) i) Whether all pages in the certified copies of	Yes.
	title documents which are obtained directly from	
	Sub-Registrar's office have been verified page by	
	page with the original documents submitted?	
	b) ii) Where the certified copies of the title	N.A. as above.
	documents are not available, the copy provided	
	should be compared with the original to ascertain	
	whether the total page numbers in the copy tally	
	page by page with the original produced.	
	(In case originals title deed is not produced for	
	comparing with the certified or ordinary copies	
	should be handled more diligently & cautiously).	
6.	a) Whether the records of registrar office or	Yes.
	revenue authorities relevant to the property	
	in question are available for verification	
	through any online portal or computer	
	, , ,	
	system?	W-
	b) If such online/computer records are	Yes.
	available, whether any verification or cross	
	checking are made and the comments/	
	findings in this regard.	
	c) Whether the genuineness of the stamp paper	No.
	is possible to be got verified from any online	
	portal and if so whether such verification	
1	was made?	
-	(a)	Sub-registrar Haridwar.
7.	a) Property offered as security falls within the	300-1 egisu a na idwa.
	jurisdiction of which sub-registrar office?	
	b) Whether it is possible to have registration of	No.
	documents in respect of the property in	1102
	question, at more than one office of sub-	
	registrar/ district registrar/ registrar-	
	general. If so, please name all such offices?	
	c) Whether search has been made at all the	N.A.
	offices named at (b) above?	1855trees
	With the position and the second seco	
	d) Whether the searches in the offices of	No.
	registering authorities or any other records	
	reveal registration of multiple title	
	documents in respect of the property in	
	question?	
8.	Chain of title tracing the title from the oldest	The property in question in the shape of an Industrial plot was the
J.	title deed to the latest title deed establishing	property of U.P. State Industrial Development Corporation Limited a
	title of the property in question from the	Company within the meaning of the Companies Act, 1956 having its
	predecessors in title/interest to the current	Registered Office At AV4, Lakhanpur, Kanpur (U.P.).
	title holder. And wherever Minor's interest or	2. Later on U.P. State Industrial Development Corporation Limited
	other dog on title is involved, search should be	transferred this property by way of 90 years lease flease deed
de.	made for a further period, depending on the need	dated OLIZ 1997 detailed above) in favor of Smt. Usha Garg W/o Shri
	for dearance of such dog on the Title. In case of	S.K. Garg R/o 38, Nand Vihar Jwalapur Tehsil & Distt. Haridwar sole
		The state of the s

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E-mail-advocate.thakral1st@gmail.com proprietor of firm M/s International Tools and Patterns. property offered as security for loans of Rs.I.OO crore and above, search of title/ encumbrances for a period of not less than 30 years is Thus chain of Title is complete mandatory. (Separate Sheets may be used) This property is SARFAESI compliant. Leasehold Rights. Nature of Title of the intended Mortgagor over the Property (whether full ownership rights, Leasehold Rights, Occupancy/ Possessory Rights or Inam Holder or Govt. Grantee/ Allottee etc.) If leasehold, whether; 10. Yes. a) lease Deed is duly stamped and registered b) lessee is permitted to mortgage the Leasehold right, Total duration of Lease is 90 years. c) duration of the Lease/unexpired period of d) if, a sub-lease, check the lease deed in favour of Lessee as to whether Lease deed permits sub-leasing and mortgage by Sub-Lessee also. Yes. e) Whether the leasehold rights permits for the creation of any superstructure (if applicable)? f) Right to get renewal of the leasehold rights N.A. and nature thereof. N.A. If Govt. grant/ allotment/Lease-cum/Sale Agreement, whether; grant/ agreement etc. provides for alienable N.A. rights to the mortgagor with or without conditions? N.A. the mortgagor is competent to create charge on such property? any permission from Govt. or any other authority is required for creation of mortgage and if so whether such valid permission is available? N.A. If occupancy right, whether; 12. a) Such right is heritable and transferable, N.A. N.A. b) Mortgage can be created. Nature of Minor's interest, if any and if so, There is no interest of minor. 13. whether creation of mortgage could be possible, the modalities/procedure to be followed including court permission to be obtained and the reasons for coming to such conclusion. 14. If the property has been transferred by way of N.A. Gift/ Settlement Deed, whether: a) The Gift/Settlement Deed is duly stamped N.A. and registered; b) The Gift/Settlement Deed has been attested N.A. by two witnesses; c) The Gift/Settlement Deed transfers the N.A. property to Donee; d) Whether the Donee has accepted the gift by

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	signing the Gift/Settlement Deed or by a	E-mail : advocate.thakral1st@gmail.com
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	separated writing or by implication or by	
	actions?	Date
(e)	Whether there is any restriction on the	N.A.
	Donor in executing the gift/settlement deed	
	in question?	
f)	Whether the Donee is in possession of	N.A.
the	e gifted property?	
g)	Whether any life interest is reserved for	N.A.
the	e Donor or any other person and whether there	
is	a need for any other person to join the	
are	eation of mortgage;	
h)	Any other aspect affecting the validity	N.A.
of	the title passed through the gift/ settlement	
100	ed.	
100000	In case of partition/family settlement	N.A.
a)	deeds, whether the original deed is available	
	for deposit. If not the modality/procedure	
	to be followed to create a valid and	
	A POPULATION OF THE PROPERTY O	
	enforceable mortgage.	111
Ь)	Whether mutation has been effected and	N.A.
	whether the mortgagor is in possession and	
	enjoyment of his share.	
c)	Whether the partition made is valid in law and	N.A.
1 .	the mortgagor has acquired a mortgagable	
	title thereon.	
d)	In respect of partition by a decree of court,	N.A.
۱۵,	whether such decree has become final and all	
	other conditions/ formalities are completed/	
	complied with.	
->		NA.
e)	Whether any of the documents in question	
	are executed in counterparts or in more than	
	one set? If so, additional precautions to be	
	taken for avoiding multiple mortgages?	
	nether the title documents include any	No.
tes	stamentary documents /wills?	
a)	In case of wills, whether the will is	N.A.
~/	registered will or unregistered will?	Total Control of the
L		N.A.
D)	Whether will in the matter needs a	1 (Martineson)
	mandatory probate and if so whether the	
	same is probated by a competent court?	
(c)	Whether the property is mutated on the	N.A.
	basis of will?	
	Whether the original will is available?	N.A.
d)		
		NA
	Whether the original death certificate of the testator is available?	N.A.
e)	Whether the original death certificate of the testator is available?	
	Whether the original death certificate of the testator is available?	NA.

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ASITO	Ph - 01334 351000	9219156533
	g) (Comments on the circumstances such as the	N.A. E-mail: advocate.thakral1st@gmail.com
	availability of a declaration by all the	N.A.
	beneficiaries about the convince	
	beneficiaries about the genuineness/validity	Date
	of the will, all parties have acted upon the)
	will, etc., which are relevant to rely on the	
	will, availability of Mother/Original title deeds	
	are to be explained.)	
7.	a) Whether the property is subject to any	No.
	wakf rights?	
	b) Whether the property belongs to church/	No.
	temple or any religious/other institutions	30-53
	having any restriction in creation of charges	
	on such properties?	
	c) Precautions/ permissions, if any in respect	No.
	of the above cases for creation of	140:
	mortgage?	
18.		No
10.	a) Where the property is a HUF/joint family	
	property, mortgage is created for family	II .
	benefit/legal necessity, whether the Major	
	Coparceners have no objection/join in	
	execution, minor's share if any, rights of	
	female members etc.	
	b) Please also comment on any other aspect	
	which may adversely affect the validity of	
	security in such cases?	
19.	a) Whether the property belongs to any trust	No.
	or is subject to the rights of any trust?	
	b) Whether the trust is a private or public	NA.
	trust and whether trust deed specifically	
	authorizes the mortgage of the property?	
	c) If YES, additional precautions/ permissions	NA.
	to be obtained for creation of valid	
	mortgage?	
	d) Requirements, if any for creation of	
	mortgage as per the central/state laws	
	applicable to the trust in the matter.	
20.	a) If the property is Agricultural land, whether	
	the local law's permit mortgage of	
	Agricultural land and whether there are any	
	restrictions for creation/enforcement of	
	mortgage?	
	b) In case of agricultural property other	N.A., as above.
	relevant records/documents as per local	
	laws, if any are to be verified to ensure the	
	validity of the title and right to enforce the	
	mortgage?	
	c) In the case of conversion of Agricultural land	N.A., as above.
	for commercial purposes or otherwise,	
	whether requisite procedure followed/	
	permission obtained?	
21.	Whether the property is affected by any local	No.
	laws or other regulations having a bearing on the	NU.
	creation security (viz. Agricultural Laws, weaker	
	a carroll accounts (Are with reporting raws, Meaker	1 Hatt



Sections, minorities, Land Laws, SEZ regulations,

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70	Costal Zone Regulations, Environmental Clearance,	E-mail : advocate.thakral1st@gmail.com
	etc.)?	L'IIIII , davodionium ano.
22.	a) Whether the property is subject to any pending or proposed land acquisition proceedings?	No. Date
	b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry?	N.A.
23.	a) Whether the property is involved in or subject matter of any litigation which is pending or concluded?	No, litigation is pending in any court could be ascertained available records.
	b) If so, whether such litigation would adversely affect the creation of a valid mortgage or have any implication of its future enforcement?	N.A.
	c) Whether the title documents have any court seal/ marking which points out any litigation/ attachment/ security to court in respect of the property in question? In such case please comment on such seal/ marking?	N.A.
24.	a) In case of partnership firm, whether the property belongs to the firm and the deed is properly registered?	No.
	b) Property belonging to partners, whether thrown on hotchpots? Whether formalities for the same have been completed as per applicable laws?	NA.
	c) Whether the person(s) creating mortgage has/have authority to create mortgage for and on behalf of the firm?	NA.
25.	a) Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorisation to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association /provision for common seal etc.	Yes, the property belongs to company & Board resolution is available on records.
	b) i) Whether the property (to be mortgaged) is purchased by the above Company from any other Company or Limited Liability Partnership (LLP) firm ? Yes / No.	No.
	ii) If yes, whether the search of charges of the property (to be mortgaged) has been carried out with Registrar of Companies (ROC) in respect of such vendor company / LLP (seller) and the vendee company (purchaser)?	N.A.
	iii) Whether the above search of charges reveals any prior charges/encumbrances, on the property (proposed to be mortgaged) created by the vendor company (seller)?	NA YOU
	Yes / No.	00



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Office: Ist Floor, Khanna Building Near Ashoka Talkies, Jwalapur, Haridwar 9319242639 9219156533 iv) If the search reveals encumbrances / charges, E-mail: advocate.thakral1st@gmail.com whether such charges/ encumbrances have been Yes/No Date In case of Societies, Association, the required 26. authority/power to borrower and whether the mortgage can be created, and the requisite resolutions, bye-laws. a) Whether any POA is involved in the chain of NO 27. title? b) Whether the POA involved is one coupled with No. interest, i.e. a Development Agreement-cum-Power of Attorney. If so, please clarify whether the same is a registered document and hence it has created an interest in favour of the builder/developer and as such is irrevocable as per law. c) In case the title document is executed by the POA holder, please clarify whether the POA involved is (i) one executed by the Builders viz. Companies/Firms/Individual or Proprietary Concerns in favour of their Partners/ Employees/ Authorized Representatives to sign Flat Allotment Letters, NOCs, Agreements of Sale, Sale Deeds, etc. in favour of buyers of flats/units (Builder's POA) or (ii) other type of POA (Common POA). d) In case of Builder's POA, whether a certified copy of POA is available and the same has been verified/ compared with the original

been verified/ compared with the original POA.

e) In case of Common POA (i.e. POA other than

In case of Common POA (i.e. POA other than Builder's POA), please clarify the following clauses in respect of POA.

- Whether the original POA is verified and the title investigation is done on the basis of original POA?
- ii) Whether the POA is a registered one?
- iii) Whether the POA is a special or general one?
- iv) Whether the POA contains a specific authority for execution of title document in question?
- Whether the POA was in force and not revoked or had become invalid on the date of execution of the document in question? (Please darify whether the same has been ascertained from the office of subregistrar also?)
- b) Please comment on the genuineness of POA?
- The unequivocal opinion on the N.A. enforceability and validity of the POA.

28. Whether mortgage is being created by a POA No



N.A.

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shok	Ph. 01334-251999 holder, check genuineness of the Power of	E-mail: advocate.thakral1st@gmail.com
	holder, check genuineness of the Power of	
	Attorney and the extent of the powers given	
	therein and whether the same is properly	Date
	executed/ stamped/ authenticated in terms of	
	the Law of the place, where it is executed.	
	If the property is a flat/apartment or N./	۸.
	residential/ commercial complex, check and	
	comment on the following:	1
	a) Promoter's/Land owner's title to the land/	
	building;	
	b) Development Agreement/Power of	
	Attorney;	
	c) Extent of authority of the	
	Developer/builder;	
	d) Independent title verification of the Land	
	and/or building in question;	
	e) Agreement for sale (duly registered);	
	f) Payment of proper stamp duty; g) Requirement of registration of sale	
	agreement, development agreement, POA,	
	etc.;	
	h) Approval of building plan, permission of	
	appropriate/local authority, etc.;	
	i) Conveyance in favour of Society/	
	Condominium concerned; i) Occupancy Certificate/allotment	
	J, 0000p=,	
	letter/letter of possession;	
	k) Membership details in the Society etc.;	
	Share Certificates; Share Certificates; Share Certificates; Share Certificates; Share Certificates; Share Certificates;	*
	m) No Objection Letter from the Society; n) All legal requirements under the	1
	local/Municipal laws, regarding ownership of	
	flats/ Apartments/ Building Regulations,	
	Development Control Regulations, Co-	
	operative Societies' Laws etc.;	
	o) Requirements, for noting the Bank charges	
	on the records of the Housing Society, if	
	any;	
	p) If the property is a vacant land and	
	construction is yet to be made, approval of	
	lay-out and other precautions, if any.	
	q) Whether the numbering pattern of the	
	units/flats tally in all documents such as	
	approved plan, agreement plan, etc.	
30.		I have inspected the available record Index 2 nd in the office of Sub-
	whether of Government, Central or State or	registrar Haridwar for a period of 30 years i.e. 1989 to 2018 up to
	other Local authorities or Third Party claims, Liens	1
	etc. and details thereof.	free from any recorded encumbrance.
-	The period covered under the Encumbrances	
31.	one period covered under the name in whose	A AMM A TOP AND
	Certificate and the name of the person in whose	The second secon
	favour the encumbrance is created and if so,	
	satisfaction of charge, if any.	
32.		N.A.
	other statutory dues paid/payable as on date	18 00
	and if not paid, what remedy?	

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offi	ce:I	st Floor, Khanna Building Ilkies, Jwalapur, Haridwar Ph.: 01334-251999 Urban land celling clearance, whether h	9319242639		
Asho	ka la	Ph : 01334-251999			
001	a) 1	urban land ceiling clearance, whether h	N.A. E-mail : advecate:thakral1st@gmail.com		
33.	requ	pired and if so, details thereon.			
	N 1	whether No Objection Certificate under the 1 h	N.A.		
	Inco	ome Tax Act is required/obtained?	Date		
34.	Det	alls of kic exa acces, more early	No.		
34.	ext	ract pertaining to the property in question.			
35.	Wh	ATTIEL LIE Harrie of the egage.	No.		
	ow	ner in the revenue/Municipal/Village records?			
36.	a)	Wiletia the property	Yes.		
-	se	curity is clearly demarcated?	Yes.		
	b) Whether the demarcation/ partition o		res.		
	th	ne property is legally valid?	Yes.		
	(c)	Whether the property has clear access as per	res.		
	de	ocuments? (The property should be legally			
	a	ccessible through normal carriers to transport			
	9	oods to factories / houses, as the case may be).			
	1	Whether the property can be identified from the	Yes.		
37.	· '	following documents, and discrepancy/doubtful			
	1	circumstances, if any revealed on such scrutiny?			
		a) Document in relation to electricity			
	1	connection;			
		b) Document in relation to water connection;			
		c) Document in relation to Sales Tax	:		
		Registration, if any applicable;			
		d) Other utility bills, if any.			
	88.	In respect of the boundaries of the property,	, No.		
-		whether there is a difference/discrepancy in any	y		
1		of the title documents or any other documents	s		
		(such as valuation report, utility bills, etc.) or the	e		
		actual current boundary? If so please elaborate,			
1		comment on the same.	i delega see submitted to		
Ī	39.	If the valuation report and/or approved	Valuation report and approved/ sanctioned plans are submitted to		
1		sanctioned plans are made available, pleas	se Bank		
-		comment on the same including the comments of	on		
- 1		the description and boundaries of the propert	ty		
		on the said document and that in the title deeds	5.		
		(If the valuation report and/or approved plan a	re l		
		not available at the time of preparation of TI	on l		
		please provide these comments subsequently,	on a second		
		making the same available to the advocate.) Any bar/restriction for creation of mortga	age No.		
	40	under any local or special enactments, details	of		
		proper registration of documents, payment	of l		
		proper stamp duty etc.			
	41	The second CADEA	ESI Yes.		
	41.	Act, if required against the property offered	las		
		security? Property is SARFAESI compliant (Y/N)	YES.		
	-		tails N.A., originals title deed is to be deposited in favour of bank.		
	42	2. In case of absence of original title deeds, det			
		of legal and other requirements for creation	by		
		proper, valid and enforceable mortgage deposit of certified extracts duly certified extracts	etc.		
	2 5	as also any precaution to be taken by the Bar	nk in		

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shoka	Ph.: 01334-201000	E-mail: advocate thakral1st@gmail.com
43. V	whether the governing law/constitutional whether the mortgagor (other than natural documents of the mortgagor (other than natural persons) permits creation of mortgage and additional precautions, if any to be taken in such	N.A. Date
	Additional aspects relevant for investigation of title as per local laws. Additional suggestions, if any to safeguard the interest of Bank/ ensuring the perfection of	Spot inspection & Identity of person executing documents in favor of Bank is recommended to be verified.
46.	The specific persons who are required to create mortgage/to deposit documents creating mortgage. Whether the Real Estate Project comes under Real Estate Proj	R/o 38, Nand Vihar colony Jwalapur Tehsil & Distt. Haridwar.
41.	Estate (Regulation and Development) Act, 2009 Y/N Whether the project is registered with the Re Estate Regulatory Authority? If so, the details of	al N.A.
	whether the registered agreement for sale of prescribed in the above Act/Rules there under	
	whether the details of the apartment/ plot question are verified with the list of number a types of apartments or plots booked as upload by the promoter in the website of Real Esta Regulatory Authority?	led ate
	Regulatory Addition 107.	-91

Date: 15 03 2012

Place:-Haridwar

Signature of the Advocate

Annexure-C

Certificate of title

I have examined the Original Title Deeds intended to be deposited relating to the schedule property and offered as security by way of Equitable Mortgage and that the documents of title referred to in the Opinion are valid evidence of Right, title and Interest and that if the said Registered/ Equitable Mortgage is created, it will satisfy the requirements of creation of Registered/ Equitable Mortgage and I further certify that

2. I have examined the Documents in detail, taking into account all the Guidelines in the check list vide Annexure-B and

3. I confirm having made a search in the Land/ Revenue records. I also confirm having verified and checked the records of the relevant Government Offices/Sub-Registrar(s) Office(s), I do not find anything adverse which would prevent the Title Holders from creating a valid Mortgage. I am liable /responsible, if any loss is caused to the Bank due

to negligence on my part or by my agent in making search. 4. Following scrutiny of Land Records/ Revenue Records, relative Title Deeds, certified copies of such title deeds obtained from the concerned registrar office and encumbrance certificate (EC), I hereby certify the genuineness of the Title Deeds. Suspicious/Doubt, if any, has been darified by making necessary enquiries.

M.A. (Eng.), LLM Advocate & Notary ist Floor, Khanna Building ph. 01334-251999



Chamber - 54, District Courts
Roshnabad, Haridwar
Chamber - 65, Tehsil Campus
Roorkee (Haridwar)

9319242639
9219156533
E-mail-advocate.thakral1st@gmail.com

There are no prior Mortgage/ Charges/ encumbrances whatsoever, as could be seen from the Encumbrance cartificate for the period from OLOL1989 to 2018 up to date pertaining to the Immovable Property toward by above

8. The Mortgage if created, will be available to the Bank for the Liability of the Intending Borrower- M/s Forace Industries Private Limited Haridwar Tehsil & Distt. Haridwar.

g. I certify that Smt. Usha Garg W/o Shri S.K. Garg R/o 38, Nand Vihar colony Jwalapur Tehsil & Distt. Haridwar sole proprietor of frm M/s International Tools and Patterns is the Lease Holder of this property & Shri Vikas Garg S/o Shri Sk. Garg of M/s Forace Industries is the Sub-Lessee of property and accordingly have a leasehold, clear and Marketable title over the Schedule property. I further certify that the above title deeds are genuine and a valid mortgage can be created and the said Mortgage would be enforceable.

10. In case of creation of Mortgage by Deposit of title deeds, we certify that the deposit of following title deeds/documents would create a valid and enforceable mortgage:

A. Original registered Lease deed dated OLIZ.1997 registered in bahi no. I zild 1005/1093 serial no. 238/239 dated 21.01.1998 in the office of Sub-registrar Haridwar, executed by U.P. State Industrial Development Corporation Limited a Company within the meaning of the Companies Act, 1956 having its Registered Office At AI/4, Lakhanpur, Kanpur in favor of Smt. Usha Garg W/o Shri S.K. Garg R/o 38, Nand Vihar Post Gurukul Kangri Haridwar sole proprietor of firm M/s International Tools and Patterns.

B. No Objection from UPSIDC/SIDCUL

C. 0.5% stamp duty on loan amount with a maximum of Rs. 10,000/- only.

- II. There are no legal impediments for creation of the Mortgage under any applicable Law/Rules in force.
- 12. It is certified that the property is SARFAESI compliant.

SCHEDULE OF THE PROPERTY

An Industrial property having plot of land, bearing Industrial plot no.E-29, having total area of 1483 square yards i.e 1240 square meter, bounded in East —Road 60 feet wide, West- Plot no.27 & 28, North- Open land & South- Plot no.E-30, Situated in Industrial Area Haridwar Site-II Haridwar Tehsil & Distt. Haridwar.

Place: Haridwar

Date: 15.03.2018

Signature of the a

830 Nagar, Kangri 404

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Distt.

LEASE-DEED

Industrial Area. Hardwan Sta-II
Plot No. <i>E-29</i>
THIS LEASE DEED made on the
in the year one thousand nine hundred and
Shrimati Usha Garg W8/0 Sh. S.K. Garg
1/038, Hand Vihar, P.O. Gurubul Kongri J-Jardwar
proprietor of the single owner firm of / Karta of Joint Hindu family firm of International
Tools and Patterns
ØR .
1. Shriagedyears
s/of/o
2. Shriagedyears
s/o
s/o
s/o listing of r/o ///
Shriagedyears
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For U.P. State Industrial Dev. Corpn. Atd.

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6	. Shriagedyears
	s/or/o
	7. Shriagedyears
	s/or/o
	constituting the registered partnership firm of
	through Srlyears
	s/or/o
	duly constituted attorney under the deed dated. OR
	a company within the meaning of the companies Act, 1956 and having its registered office at
	a company writing the meaning of the companies Act, 1990 and having its registered office at
	through its Managing Director/Secretary/duly constituted attorney Shri
	s/o
	r/o OR
	usua (0) OR
	a society registered under the Co-operative Societies Act, hereinafter called the Lessee (which expression shall, unless the context does not so admit, include his heirs, executors, administrators,
	representatives and permitted assigns / its successors and permitted assigns) of the other parts.
	WHEREAS the State of Uttar Pradesh has acquired land at Hardway
	under the land Acquisition Act, 1894 and has handed over the same to U. P. State Industrial
	Development Corporation Limited, Kanpur for the purpose of setting up an Industrial Area
	and the said Corporation has sub-divided the above land into plots for industrial units for leasing
	out such sub-divided plots to industrialists for erecting on each plots a factory according to the
	factory bye-laws and building plans approved by the Lessor and, proper municipal and other
	competent authorities.
	AND WHEREAS the amount of premium mentioned in clause I hereinafter is provisional and it is hereby agreed that the Lessee shall pay as provided in clause (2) (a) and 2 (b) the additional premium as hereinafter mentioned.
	AND WHEREAS the Lessee, has requested and the Lessor has agreed to grant lease, within
	the period of licence, notwithstanding the agreement cited above the plot of land hereinafte
	described area. Handwar an industrial unit for manufacturing Woodlen Patterns
	according to the design and building plan approved by the Lessor and proper municipal or oth
	competent authority.
	NOW THIS LEASE DEED WITNESSETH AS FOLLOWS:
	1. In consideration of the payment by the Lessee of the provisional premium
	Rs 17054-50 (Rs Seventeen thousand fifty four & Paix fifty
	the receipt whereot the Lessor hereby acknowledges and of the outstanding amount of provision
	premium of Rs(Rs(Rs
	to be paid inhalf yearly instalments as follows alongwith interest @% per annum
	the total outstanding premium.
	J.P. State Industrial Dev. Corpn. 1842.

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1.	Rs	on the	day	of,	19
		on the		of	19
		on the	/	of	19
4.	Rs	on the	gay	of	19
		an the	day	of	19
		on the	day	of	19
7.		on the	day	of	19
8.		/ . 7 /	day	of	1,9
9.	Rs	on the/	day	/ of	19
10	, Rs	on the	da	y of	19
а	Provi re no overdu	ded that if the Lessee pays the instalmes, a rebate will be admissible @	nents and t % per	he interest on the interest on the interest of	ne due date and there nterest.
N	OTE :—(1)	The interest shall be payable half- July each year, the first of such paya 19	yearly on nents to be	the 1st day of made on the	January and 1st day ofday of
	(2)	Liability for payment of the premium above, shall be deemed to have according the numbering RMG/ALCOL	ued from t	he date of the	reservation / allotment
·	(3)	The payments made by the Lessee v and thereafter towards the premi- appropriated towards the lease re Lessee to the contrary.	um due, i	fany, and the	balance, if any, shall be
	And	of the rent hereinafter reserved and c	of the cove	nants, provisio	ns and agreement herein
		d on the part of the Lessee, to be res			
(oth hereby	demise to the Lessee, all that plot of	land numb	pered as	29
5	situated with	hin the Industrial Area at Handu	vas S	ite-11	
į	n Village	Hardwar Pargana/Tehsil	Har	lvar [District Handwar
(contained by	y admeasurement. 1483 Sg	yds-		
		a little more or less, and bounded :-			
	on	or towards the North byOpen	spa	ee	
		or towards the South by Plat			
	on	or towards the East by & WID	ER	SAD 110	./3
	on	or towards the West by Plat	No. 1	E-27 & 2	20
For		Industrial Dev Corpn. Etd.	*		coma garg
		Regional Manager		T. S.	4

and which said plot of land is more clearly delineated and shown in the attached plan and therein marked red TO HOLD the said plot of land (hereinafter referred to as the demised premises) of September 19.72 except and always reserving to the Lessor and his successors or assigns :-

(a) A right to lay water mains, drains, sewers or electric wires under or over the demised premises, it deemed necessary by the Lessor or his successor or assigns in developing the area.

(b) Full rights and title to all mines and minerals in and under the demised premises or

any part thereof.

each year in advance the yearly rent at the rate of Rs. 2,000/- per hectare per year during the first thirty years, Rs 5 000/-per hectare per year during the next thirty years after expiry of the first thirty years and Rs. 12.000/- per hectare per year during the next thirty years after the expiry of the first sixty years, the rent upto the ... 21st day of march 19.22... having been paid.

Provided that if any instalment of premium with interest as agreed above is not paid in full and the whole or any part of the unpaid premium remains in arrears the Lessor shall have the right to

recover the same with interest at the agreed rate of 1.0 ... %.

Provided further that the recovery of the principal and interest at the above rate would in no way prejudice or affect the exercise by the Lessor of any other right or remedy arising out of such default under the terms and conditions of this deed and till payment of the premium and interest at the agreed rate in full, the outstanding amount shall remain as a first charge on the demised premises and the buildings, and machinery built upon or affixed thereto.

2. (a) (i) In case the Lessor is required to deposit/pay at any stage any additional amount to which it is required/called upon to bear, pay or deposit in any court or to Collector in any case/ proceedings under the Land Acquisition Act, in the process of determination of compensation and either as a security or otherwise, the lessee shall pay such proportionate additional premium/ amount to the Lessor within 30 days of the demand as may be determined in this behalf by the

Provided further that the aforesaid deposit shall be subject to final adjustment of land cost after final conclusion of the litigation/proceedings in which the demand was raised and the lessee shall be entitled to claim refund of excess amount, if any, deposited by them.

- (ii) The provisional premium mentioned in clause 1 includes the average land cost component based on the cost of acquisition etc. under the Land Acquisition Act of the whole of the Land of which the demised land, after lay out for roads, parks and other public utility services, forms part; but should the final cost of acquisition of the whole of the said land or any part thereof go up thereby increasing the land cost component of the plots carved out after development as aforesaid, the Lessee shall upon receipt of intimation from the Lessor, which intimation shall not be delayed beyond a period of three years from the date of final cost of acquisition is determined, pay within sixty days of demand to the Lessor the additional premium being the difference in the land cost component finally determined as aforesaid and the land-cost component of provisional premium mentioned in clause 1 above.
- (b) In the case the Lessor is required to bear at any stage the additional cost of electrification and/or the additional cost of any other development or facilities and/or in case the Lessor is required to contribute towards any development or provision of facilities which benefits the said Industrial Area as a whole, the Lessee shall pay such proportionate additional premium to the Lessor as may be determined in this behalf by the Lessor.

And that such payments of proportionate additional premium shall be made within 60 days of the demand by the Lessor.

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3. AND THE LESSEE DOTH HEREBY COVENANTS WITH THE LESSOR AS UNDER:

- (a) That the Lessee will bear, pay and discharge all rates, taxes, charges and assessments, of every description which may during the said term be assessed, charged or imposed upon either the land-lord or tenant or the occupier in respect of the demised premises or the building to be erected thereupon.
- (b) That the Lessee shall also pay to the Lessor within thirty days from the date of the demand made by the Lessor, such recurring fee in the nature of service and/or maintenance charges of whatever description (including charges for the supply of water, Lessee's share of the expenses of maintenance of roads, culverts, drains, parks etc., and other common facilities and services) as may from time to time be determined by the Lessor and in case of default the Lessee shall be liable to pay interest @ 18% p.a, on the amount due.

The lessee shall pay to the Lessor maintenance charges from the date of licence Agreement Lease Deed on the rates prescribed below -

(a) For the First 5 years till 2007

(b) For year 2002 to 2007.

(c) For year 2007 to 2012

(d) For year 2012 to 2017

@ Rs.2/- per sq. mtr. p.a,

@ Rs. 4/- per sq. mtr, p.a.

@ Rs, 6/- per sq. mtr. p a.

@ Rs. 8/- per sq. mtr. p.a.

Maintenance charges for subsequent years shall be decided by the Lessor based on the Whole Sale Price Index prevailing in the previous year vis-a-vis the Whole Sale Price Index in the 20th year and would be informed to the Lessee. The Lessee hereby agrees to pay to the Lessor such maintenance charges on first day of July each years. In case of non Payment of maintenance charges as mentioned above the Lessee shall have to bear interest @ 18 % p.a. The Lessor further reserves the right to cancel the lease on non-payment of maintenance charges.

- (c) That whenever Municipal Corporation or Board, Cantonment Board, Zila Parishad, Town Area or other notified local bodies take over or cover this Industrial Area of UPSIDC, the Lessee will be liable to pay and discharge all rates, taxes, charges, claims and out-going chargeable imposed and assessment of every descriptions which may be assessed, charged or imposed upon them by the local body and will abide by the rules and directives of the local body.
- (d) That the Lessee will obey and submit to the rules of municipal or other authority now existing or hereafter to exist so far as the same relate to the immovable property in the area or so far as they affect the health, safety, convenience of the other inhabitants of the place and shall not release any, obnoxious, gaseous, liquid or solid effluents from the unit in any case. He shall make his own arrangement for the disposal of effluents from the unit in any case. He shall make his own arrangement for the disposal of effluents in accordance with the terms and conditions of the State Effluents Board / U. P. Pollution Control Board or any authority competent to make rules, regulations, bye-laws and laws in this behalf from time to time, Any breach of such law, rules, regulations and bye-laws shall be liability solely of the Lessee.

For ITP Chata Industrial Day Corpn. Ltd.
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or within such extended period of time as may be allowed by the Lessor in writing in its discretion.

That the lessee will pay upto the Lessor the said rent at the times on the date and in manner hereinbefore appointed for payment thereof clear of all deductions:

- (f) That the Lessee will keep the demised premises and the buildings thereon all times in a state of good and substantial repairs and in sanitary condition at his own cost.
- (g) That the Lessee will not make or permit to be made any alteration in or addition to the said building or other erections for the time being on the demised premises or erect or permit to be erected any new building on the demised premises without the previous permission in writing of the Lessor and the municipal or other authority and except in accordance with the terms of such permission and plan approved by the Lessor and the municipal or other authority and in case of any deviation from such terms of plan will immediately, upon receipt of notice from Lessor or the municipal or other authority requiring him so to do, correct such deviation as aforesaid, and if the Lessee shall neglect to correct such deviation within the space of one calender month after the receipt of such notice then it shall be lawful for the Lessor or municipal or other authority to cause such deviation to be corrected at the expense of the Lessee which expense the Lessee hereby agrees to reimburse by paying to the Lessor/municipal or other authority the amount which the Lessor/municipal or other authority, as the case may be shall fix in that behalf and the decision of the Lessor/municipal or other authority. as the case may be, shall be final and binding on Lessee.
- (h) That the Lessee will provide and maintain, at his own cost, in good repairs a properly constructed approach road or path to the satisfaction of the Lessor municipal or the authority, leading from the public road to the building to be erected on the demised premises.
- (i) That the Lessee will not carry on or permit to be carried on the demised premises any obnoxious trade or business whatsoever or use the same or permit the same to be used for any religious purpose or any purpose other than for the industrial purpose aforesaid without the previous consent in writing of the Lessor and the municipal or other authority and subject to such terms and condition as the Lessor municipal or other authority may impose and will not do or suffer to be done on the demised premises or any part thereof, any act or thing which may be or grow to be nuisance, damage, annoyance, or inconvenience to the Lessor or municipal or other authority or the owners or occupiers of the other premises in the neighbourhood,
- (j) That the Lessee will not without the previous consent in writing of the Lessor, transfer. sublet, relinquish mortgage or assign his interest in the demised premises or the buildings standing thereon or both as a whole and every such transfer assignment, relinquishment mortgage or subletting or both shall be subject to and the transferees or assigns shall be bound by all the covenants and conditions herein contained and be answerable to the Lessor in all respects therefor, and the Lessee will in no case assign, relinquish, mortgage, sublet, transfer or part with the possession of any portion less than the whole of the demised premises or cause any sub-division thereof by metes and bounds or otherwise.

Provided that the joint possession or transfer of possession of demised premises or any part thereof by the Lessee shall be deemed to be sub-letting for the purpose of this clause.

Provided that prior permission as aforesaid shall not be necessary in the event of mortgage or mortgages without possession in favour either of the State Government or of the Industrial Finance Corporation of India or in favour of the U.P. Finance Corporation or Industrial Development Bank of India or the Life Insurance Corporation of India or Industrial Credit and Investment Corporation of India or Pradeshiya Industrial Investment Corporation of U.P. or Industrial

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Regional Manager

Reconstruction Bank of India or any Schedule Bank (including Bank of India) or Unit trust of India or General Insurance Company and its subsidiaries viz. National Insurance Company or New India Assurance Company. Oriental Insurance Company and trustees for debenture holders to secure loan or loans advanced by any of them for setting up on demised premises the industry herein before mentioned if the Lessee either furnishes to Lessor and undertaking from the financial institution as aforesaid that entire outstanding amount of premium and interest thereon shall be directly paid by such financial institution to the Lessor as soon as mortgage is created or pays the entire amount aforesaid from his own resources.

Provided further that if at any time the Industrial Finance Corporation of India or other financing body or bodies mentioned above decides to take over, sell, lease or assign the mortgaged assets in the demised premises in exercise of any rights vesting in it by virtue of the deed or deeds executed in its favour by the Lessee at the time taking the loan or loans or under any law. for the time being in force, the sale, lease or assignment will be subject to the mutual consultation with Lessor and the financing body or bodies mentioned above.

Provided further that the Lessee will so often as the said premises shall by assignment or by eath or by operation of law or otherwise howsoever become assigned, inherited or transferred during the pendency of the term hereby granted within two calendar months from the date of such assignment, inheritance or transfer, deliver a notice of such assignment, inheritance or transfer to the Lessor setting forth names and descriptions of the parties to every such assignment and the particulars and effects thereof together with every assignment and every probate or a will or letters of administration, decree, order certificate or other document effecting or evidencing such assignment, inheritance or transfer and documents as aforesaid accompanying the said notice shall remain for 30 days at least at the office of the Lessor AND it is hereby covenanted that failure to carry out this condition will, without prejudice to the right of the Lessor to determine this deed for breach of this covenant, entail a penalty of Rs. 500/- to be paid by the Lessee.

- (k) That the members, directors, officers and subordinates or agents, workmen and other authorised representatives of the Lessor shall have the access to the plot of land and shall have the implied right and authority to enter upon the said plot or land and buildings to be erected thereon to view the state and progress of the work, to inspect the same and for all reasonable purposes at all reasonable times.
- (I) That the Lessee will not make any excavation upon any part of the said land nor remove any stone, sand, gravel, clay, earth or any other materials therefrom except so far as may be in the opinion of the Lessor, necessary for the purpose of forming the foundations of the buildings and compound walls and other necessary structure and executing the work authorised and for levelling and dressing the area covered by this Agreement.
- (m) That the Lessee will not erect or permit to be erected at any part of the demised premises any stables, sheds or other structures of any descriptions whatsoever for keeping horses, cattle, dogs, poultry or other animals except and in so far as may be allowed by the Lessor in writing.
- (n) That the Lessee will not exercise his option of determining the lease nor hold the Lessor responsible to make good the damage if by fire, tempest, flood or violence of any army or a mob or other irresistible force, any material part of the demised premises is wholly or partly destroyed or rendered substantially or permanantly unfit for building purposes.
- (o) That the Lessee will not erect any building constructions or structures except compound walls and gates on any portions of the demised premises within 9.0 x 4.5 x 4.5 metry

For U.P. State Industrial Dev. Corpn Atd.

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sides thereof as marked in the attached plan. as as per local authority

- (q) That the Lessee shall keep the Lessor indemnified against any and all claims for damage which may be caused to any adjoining building or other premises by the building or in consequence of the execution of the aforesaid works and also against claims for damages if the Lessee or his workmen or servants shall:—
 - injury or destroy any part of building or other structures contiguous or adjacent to the plot of land;
 - (ii) keep the foundation, tunnels or other pits on the plot of land open or exposed to whether causing any injury to contiguous or adjacent building.
 - (iii) dig any pits near the foundations of any building thereby causing any injury or damage to such buildings.

The damages shall be assessed by the Lessor whose decision as to the extent of injury or damage or the amount payable therefor shall be final and binding on the Lessee.

(r) That the Lessee being a registered partnership film declares affirms and undertakes that during the subsistence of the terms of this agreement, the said partnership shall not be dissolved, reconstituted or wound up and/or dealt with in any way which may jeopardise the rights and interests of the Lessor in the matter of this lease for shall its constitution be altered. In any manner otherwise without written consent of the Lessor, first had and obtained and it shall not stand dissolved on the death or insolvency of any of its partners.

The Lessee being an individual or sole proprietor of a firm, shall not allow any person(s) as partner(s) with him without the prior written consent of the Lessor;

OR

The Lessee being a Company shall not make or attempt to make any alterations. whatsoever in the provision of its Memorandum and Articles of Association or in its capital structure without the written consens of the Lessor, first had and obtained and the Lessee hereby undertakes to get registered the prescribed particulars of the charge hereunder created with Registrar of joint Stock Companies under Section 126 of Companies Act 1956 within stipulated period.

While granting its consent as aforesaid the Lessor may require the successor in interest of the Lessee to enter into a binding contract with the Lessor to abide by and faithfully carry out the terms, conditions, stipulations, provisions and agreements herein contained or such other terms and conditions as the Lessor may, in its discretion, impose including the payment by the successor-in-interest such additional premium and/or enhanced rent as the Lessor may in its discretion think proper. In the event of breach of this condition the agreement shall be determined at the discretion of the Lessor.

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For U.P. State Industrial Dev Corpn. Etc.

That the Lessee being a Company, sha'l not change its name without prior information to UPSIDC and effect enblock transfer of shares even in phases resulting in change of management unless a prior written permission of the Lessor is obtained.

Provided that the right to determine this agreement under this clause will not be exercised if the industry at the premises has been financed by State Government or Industrial Finance Corporation of India or the U. P. Financial Corporation or the Industrial Development Bank of India or the Life Insurance Corporation of India or Pradeshiya Industrial and Investment Corporation of Uttar Pradesh or Industrial Reconstruction Bank of India or any Scheduled Bank (including the State Bank of India), Unit Trust of India or General Insurance Company or New India Assurance Company, and Oriental Insurance Company and trustees for debenture holders and the said financing body or bodies mentioned above decide to take over possession or sell, or lease or assign the mortgaged assets in exercise of the rights in it or them by virtue of the deed or deeds executed in its or their favour by the Lessee as provided hereinabove, or under any law for the time being in force.

- (s) That it is further agreed that the lease shall stand automatically terminated if there be any change in the constitution of Lessee, partnership firm or private limited company etc. as on the date of execution of this deed without prior approval in writing of the Lessor.
- (t) That in employing labour for his industry, skilled or unskilled, the Lessee shall give preference to one or two able bodied persons from the families whose lands have been acquired for the purpose of the said Industrial Area/Estate.
- 4. AND IT IS HEREBY FURTHER AGREED AND DECLARED BY AND BETWEEN THE PARTIES TO THESE PRESENTS AS FOLLOWS :—
- (a) Notwithstanding anything hereinbefore contained if there shall have been in the opinion of the Lessor any breach of the Lessee or by any person claiming through or under him of any of the covenants or condition hereinbefore contained and on his part to be observed and performed and in particular without prejudice to the generality of this sub-clause, if the Lessee transfers, relinquishes mortgages or assigns any part of the demised premises less than the whole or transfers, relinquishes, mortgages or assigns the whole of the demised premises without the previous consent in writing of the Lessor as hereinbefore provided subject to exceptions in clause 3(J) or if the Lessee fails to commence and complete the buildings and to put the same to use and to carry the manufacturing and production for at least 90 days in the time and manner hereinbefore provided or if the amounts due to the Lessor as rent hereby reserved or any part of the premium or interest as stipulated in clause(1) shall be in arrears and unpaid for a period of 30 days after the same shall have fallen due for payment or if the Lessee or the person in whom the Lease hereby created shall be vested shall be adjudged insolvent or if this lease is determined as hereinbefore specified, it shall be lawful for the Lessor subject to the provisions of clause 3(r), 3(s) (without prejudice to any other right of action of the Lessor in respect of any breach of this deed), to re-enter, without taking recourse to a court of law, upon the demised premises or any part thereof in the name of the whole and thereupon this demise shall absolutely cease and determine and amount equal to 20 % of the total premium together with outstanding interest due till date, Lease rent due & other dues, if any, shall stand forfeited to the Lessor without prejudice to rights of the Lessor to recover from the Lessee all money that may shall not be entitled to any compensation whatsoever. Provided always that the Lessee shall be at liberty to remove and appropriate to himself all buildings erections and structures, if any, made by him and all his materials thereof from the demised premises after paying up all dues, the premium interest and the lease rent upto date and all municipal and other taxes, rates and assessments then due and all damages and other dues accruing to the Lessor and to remove all such materials from the

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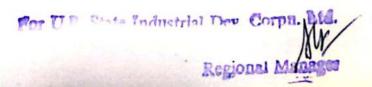
demised premises with in three months or sooner of the date of expiration determination of the Lease as he may have himself put up and in case of failure on the Lessee's part to do so the buildings and erections standing on the demised premises and all materials thereof shall vest in the Lessor and the Lessee shall then have no right to claim for the refund of any money paid by him to the Lessor upto that time or to claim any compensation for the structures and materials put up by him on the demised premises.

Provided further and always that the right of re-entry and determination of the Lease as hereinbefore provided shall not be exercised if the industry at the demised premises has been financed by the State Government or Industrial Finance Corporation of India or the U. P. Financial Corporation or Industrial Development Bank of India or the Life Insurance Corporation of India or Pradeshiya Industrial and Investment Corporation of U.P., or Industrial Reconstruction Bank of India or any Scheduled Bank (including the State Bank of India). Unit Trust of India or General Insurance Company and its subsidiaries viz. National Insurance Company, or New India Assurance Company and the said financing body or bodies mentioned above remedy the breach or breaches within a period of 60 days from the date of the notice issued or served by the Lessor on the said financing Institution or institutions regarding the said breach or breaches.

- (b) Any losses suffered by the Lessor on a fresh grant of lease of the demised premises for breach of conditions aforesaid on the part of the Lessee or any person claiming through or under him shall be recoverable by the Lessor.
- (c) All notices, consents and approvals to be given and notifications of any decisions by the Lessor shall be in writing and signed on behalf of the Lessor and shall be considered as duly served if the same shall have been delivered to, left or posted (even though returned unserved on account of refusal by the Lessee or otherwise howsoever) addressed to the Lessee at the usual or last known place of residence or business or office or at the aforesaid plot of land or at the address mentioned in these presents or demises or if the same shall have been affixed to any building or erection whether temporary or otherwise upon the said land.
- (d) All powers exercisable by the Lessor under this lease may be exercised by the Managing Director of U P. State Industrial Development Corporation Limited. The Lessor may also authorise any other officer or officers of the Corporation to exercise all or any of the powers exercisable by him under this lease.

Provided that the expression Managing Director shall include the Managing Director for the time being or any other officer who is entrusted by the Lessor with functions similar to those of the Managing Director.

- (e) That the Lessor and the Lessee hereby agree that all sums due under this deed from the Lessee on account of premium, rent, interest or damages for use and occupation or service and/or maintenance charges or any other account whatsoever shall be recoverable as arrears of land revenue,
- (f) That the determination of this deed shall in no way prejudice or effect the right of the Lessor to recover from the Lessee any sum which the Lessor may fix on account of the damage done by the Lessee or his agent or workmen to the demised premises or which may result from faulty maintenance or carelessness in proper maintenance.
- (g) That any relaxation of indulgence granted by the Lessor to the Lessee shall not in any way prejudice the legal rights of the Lessor,
 - (h) The stamp and registration charges on this deed shall be borne by the Lessee.



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5. Notwithstanding any other provisions hereinbefore contained to the contrary the Lessee shall put up the whole of the property demised under this presents for the industrial use to the satisfaction of the Lessor and the Lessor shall have the right to determine the Lease of that much area of the plot of land demised which has not been actually so put to use within a reasonable time at its descretion or even to determine the lease of the whole of the land demised under these presents. The decision of the Lessor shall be binding with regard to the extent of the user as aforesaid as to whether the whole of demised land has been utilised or only a portion has been used and the Lessee shall be bound by the decision of the Lessor in this regard. The Lessee hereby expressly agrees to the determination of the lease in part at the descretion of the Lessor.

It is further expressly agreed by the Lessee that the lease in part or as a whole for default of the provisions of this clause shall be terminable by a three months notice to quit on behalf of Lessor.

o. (a) That the Lessee is fully aware that the aforesaid plot had earlier have been given by the
Lessor to Shri/Km./M/s International Tools and Patterns
through the lease deed dated 27.3.79
duly registered at Handwar on 25-6-79
but the lease has been determined/surrendered and forfeited by the Lessor vide letter/notice No
dated

- (b) That is hereby agreed between the parties to this deed that in case the Lessee is not able toget or retain possession of the demised premises due to civil action or other legal proceedings initiated by the prior Lessee then, in that case the Lessee shall not be eligible to any reimbursement from the Lessor and shall further be liable to defend the civil action or proceedings as aforesaid at his own cost,
 - 7. The lessee of UPSIDC Ltd., will mention in the postal address of their correspondence letter invariably the name of UPSIDC Industrial Area.
 - 8. The lessee of U.P.SIDC Ltd. will utilize minimum 30% area of the plot by covering it by roof/permanent shed within specified period as contained clause 3 (e & p) of this deed, failing which this lease deed shall be determined.

for U.P. State Industrial Dev. Corpn. Ltd.

Regional Manager

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IN WITNESS HEREOF the parties hereto have set their hands the day and in the year first above written.

For and on behalf of

U. P. State Industrial Developme + Corporation Ltd.

For U.P. State Industrial Dor orpn. Ltd

Signed by:

Regional M

a. Witness:

b. Witness:

Por and on behalf of the Lessee

Signed by !

a. Witness: Viveu Cy 38, wand vihor Hardwar

b. Witness !