Page 1 of 138







A.N. 441

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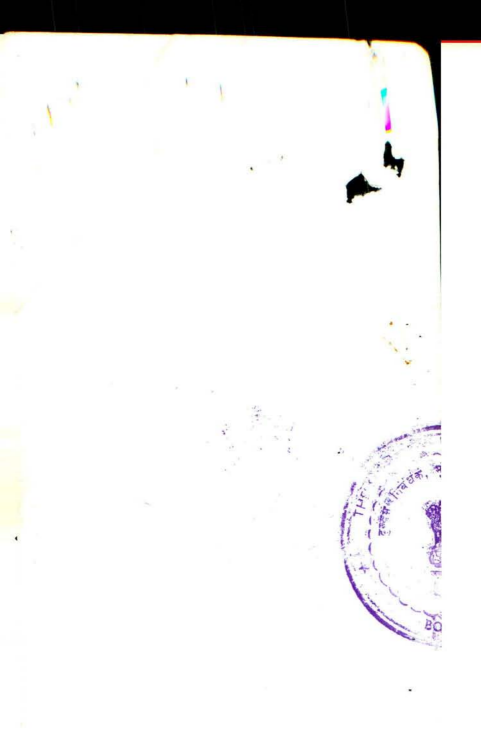
Amary Conting

THIS DEED OF CONFIRMATION made at Bombs, the 12 day of July One Thousand Nime Hundred and Seventy four between the GOVERNOR OF MARARASHTRA exercis ng the executive powers of the Government of the State of Maharashire Mefreinsfter called "the Government" (which expression shall, unless the context does not admit, include his successors and assigns) of the Pirst Part; the MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act, 1961 (MAH. III of 1962) hereinafter called "the Lessor" (which expression shall, unless the context does not admit, include its successors and assigns) of the Second Part: AND Mesers. Agrimas Chemicals Private Limited, a Company incorporated under the Companies Act, 1956 and having its Registered Office at 7, Homji Street, Fort, Bombay - 400001, herein after called "the Leasee" (which expression shell, unless the context does not so admit, include its successor or successors in business and permitted assigns) of the Third Part;

WHEREAS by an Indenture of Lesse dated the 18th day of June 1974 and made between the Lesser of the one part and the Lessee of the other part and lodged for registration under serial Nos. 949 and 950 in the Office of the Sub-Registrar of Assurances at Bombay on the 20th day of June 1974, a copy whereof

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is appended .. 2.



ended in the First Schedule hereunderwritten the Lessor demised unto the lessee all that the land comprised in the said Indenture of Lease and more particularly described therein and hereunderwritten in the Second Schedule hereunder written for a term of 95 (Ninety five) years (with an option to reme w the same) commending from the let day of July 1973 on the payment of the premium at the yearly rent and subject to the covenants and conditions therein contained;

AND WHEREAS the said land more particularly described in the Second Schedule hereunderwritten being Government land was together with other Government land included in a Scheme for development entrusted by the Government to the Lessor in exercise of the powers in that behalf conferred by sub-section (1) of section 43-1-A of the Maharashtre Industrial Development Act. 1961 (he reinafter called "the said Act");

AND WHEREAS the Lessor developed the ontire land, caused the same to be sub-divided into plots and executed the said Indenture of Lease in respect of Plot No.H-2 described in the Second Schedule hereunderwritten;

AND WHEREAS no formal Deed of Transfer having been executed by the Government in favour of the Lessor doubts have arisen as regards compentence of the Lessor to grant the said Lease;

AND WHEREAS at the request of the Lessor and the Lessee the Government has agreed to execute these presents for more prefectly assuring unto the Lessee the demise of the said land under the said Indenture of Lease deted the 18th day of June 1974.

NOW THIS DEED WITNESSETH that in pursuance of the said Agreement and in consideration of the premises the Government DOTH HEREBY RATIFY AND COMPIRM THE SAID INDENTURE OF LEASE dated the 18th day of June 1974 as set out in the First Schedule hereunderwritten and the demise thereunder by the Lessor to the intent that the said Indenture of Lease shall be deemed to be and as and shall continue to be of full effect and binding on the Government in the same manner and to the same intent as if the Government had originally executed or caused the same to be executed.

IN WITHESS WEREOF, the Governor of Maharashtra hath caused the Under Secretary to the Government of

MAHARAJI THA . . 3.







123

Maharashtra, Industries and Labour Department to set his haid and affix the Seal of his Office hereto, the Maharashtra Industrial Development Corporation, the abovenamed Lessor, hath caused the Deputy Secretary to set his hand hereunto for and on behalf of the Lessor and the Lessee hath caused its Common Seal to be affixed hereto the day and year first abovewritten.

THE PIRST SCHEDULE ABOVE REPERRED TO

THIS LEASE me de at Bombay, the 18th day of June Due thousand nim hundred and seventy four BETWEEN MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act, 1961 (MAH.III of 1962) and having its principal Office at Orient House, Mangalore Street, Ballard Estate, Bombay-1, he reinafter called "The Lessor" (which expression shall, unless the context does not so admit, include its successors and assigns) of the One Part ALD Messrs. Agrimas Chemicals Private Limited, a Company incorporated under the Companies Act, 1956 and having its registered office at 7, Homji Street, Fort, Bombay- 400001, hereinafter called "the Issee" (which expression shall unless the context does at so admit, include its successor or successors in mes and permitted assigns) of the Other Part;

WHEREAS by an Agreement dated the 13th day of July 1973 and made between the Lessor of the One Part and the Lessoe of the Other Part the Lessor accord to grant to the Lessoe upon the performance and conditions contained in the said Agreement a Lesso of the piece of land and premises hereimafter particularly apprised in the manner hereimafter mentioned;

AND WHEREAS although the work of construction of the factory building and other structure is still in progress the Lessee has requested the Lesser to grant to the Lessee a lease of the said land which the Lessor has agreed to do on the Lessee undertaking to complete the said factory building and other structures on or before the 12th July 1976 in all respects to the satisfaction of the Executive Engineer, Maharashtra Industrial Development Corporation in charge of the said Industrial Area (hereinster called "the Executive Engineer" which expression shall include my other officer to whom the duties

or functions

Recitals.

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154

or functions of the said Executive Engineer,
Maharashtra Industrial Development Corporation may
be assigned):

AND WHENEAS for the purpose of stamp duty, recurring charges such as Government revenue, the Lessor's share of cesses and the owner's share of Municipal or Village Panchayat rates or taxes, which the Lessee has agreed to bear and pay under these presents although by law recoverable from the Lessor have been estimated at R. 940/- approximately per annum;

NOW THIS IEASE WITNESSETH as follows !-

Description of Land.

In consideration of premises and of the sum of Rs.25,200/- (Rupees Twenty five thousand and two hundred only) paid by the Lessee to the Lessor as premium and of the rent hereby reserved and of the covenants and agreements on the part of the Lessee hereinafter contained the Lessor doth hereby demise unto the Lessee ALL that piece of hard known as Plot No.H-2 in the Taloja Industrial Area, within the village limits of Padghe , Taluka and Registration Sub-District Panvel, District and Registration District Kolaba, containing by admeasurement 2100 square metres or the reabouts and more merticularly described in the First Schedule hereunderwritten and bounded by a red coloured boundary line on the plan anne xed hereto together with the buildings and erections now or et ay time hereafter standing end being thereon AND BOGETHER WITH all rights. easements and appurtenances thereto beloweing EXCEPT AND RESERVING unto the Lessor all mine s and minerals in and under the said asnd or any part thereof TO HOLD the land and premises hereinbefore expressed to be hereby demised (hereinafter referred to as "the demised premises") unto the Lessee for the term of ninety five years computed from the first day of July 1973 subject me verthele as to the provisions of the Maharashtra Land Revenue Code, 1966 and the rules thereunder PAYING THEREPOR yearly during the said term unto the lessor at the Office of the "hief Executive Officer of the Lessor (hereinafter referred to as "the Chief Executive Officer" which expression shall include my other Officer to whom the duties or functions of the

1 . y

Chief ... 5.

Page 8 of 138



122

Chief Executive "Tficer, Faharashtra Industrial Development Corporation, may be sesigned) or as otherwise required the yearly rent of rupes one, the said rent to be paid in advance without any industrials whatsoever on or before the 1st day of January in each and every year.



The Lessec with intent to bind all persons into whatsoever hands the demised premises they come doth hereby covenant with the Lessor as rollows to

Covenants by the Lessee.

(a) During the said term hereby created to per unto the Lessor the said rent at the times on the days and in manner hereinbefore appointed for peyment thereof clear of all deductions. To pay rent.

(b) To pay all existing and future taxes, rates, assessments, and outgoings of every description for the time being payable either by landlord or tenant or by the occupier in respect of the demiped premises and anything for the time being thereon.

To pay rates and taxes.

(c) That the lesses shall on or before the 12th July 1976 at its own expense and in substantial and workmanlike manner and in strict accordance with the plans, elevations, details and specifications approved by the Executive Engineer in charge of the said Industrial Area and the Building Regulations set out in the Second Schedule hereunderwritten build and completely finish fit to the satisfaction of the said Executive Engineer the said building and other structures thereon for the use as an industrial factory with all requisite dreins and proper conveniences thereto.

Completion of factory building.

(d) Not to make any excavation upon any pert of the said land hereby demised nor remove any stone, sand, gravel, clay or earth therefrom except for the purpose of forming foundations of buildings or for the purpose of executing any work pursuent to the terms of this Lease. Not to excavate.

(e) Not to erect any building, erection or structure except a compound wall and steps and garages and necessary adjuncts thereto as hereinsfter provided on any portion of the said land outside the building line shown upon the said plan hereto annexed.

Not to erect beyond building line.

(f) The .. 6 ...

Page 10 of 138



Access 13

(f) The Lessee heving at its our capense constructed an access road leading from the main road to the demised premises delineated on the planer to annexed and thereon coloured red will at all times hereafter maintain the same in good order and conditions to the satisfaction of the Executive Empireer.

To build as per Agreement.

road. -

(g) Not at any time during the period of this demise to erect any building, erection or structure on any portion of the said land except in accordance with the said Building Regulations set out in the Second Schedule hereto.

Plans to be submitted before building.

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les.

(h) That no building or erection to be erected hereafter shall be commenced unless and until specifications, plans, elevations, sections and details three thereof shall have been previously submitted by the Lessee in triplicate for scrutiny of and be approved in writing by the Executive Engineer.

(i) Both in the completion of any such building or erection and at all times during the continuance of this demise to observe and to conform to the said Building Regulations and to all bye-laws, rules and regulations of the Municipality or other body having authority in that bahalf and any other statutory regulations as may be in force for the time being relating in any way to the demised premises and any building thereon.

(j) To observe and conform to all rules, regulations and bye-laws of the Local Authority concerned or
any other statutory regulations in any way relating to
public health and samitation in force for the time being
and to provide sufficient latrine accommodation and
other samitary arrangements for the labourers, workmen
and other staff employed on the demised premises in
order to keep the demised premises and surroundings
clean and in good conditions to the satisfaction of
the Executive Engineer and shall not without the previous consent in writing of the Executive Engineer
permit any labourers or workmen to reside upon the
demised premises and in the event of such consent
being given shall comply strictly with the terms
thereof.

ation.

Alterations.

(k) That no alterations or additions shall at any time be made to the facade or elevation of any

building ... 7....

Page 12 of 138



7 - 157

building or crection erected and standing on the demised premises or architectural features thereof except with the previous approval in writing of the Executive Engineer.



(1) Throughout the said term at the Lessee's expense well and substantially to repair, pave, cleanse and keep in good and substantial repair and condition (including all usual and necessary internal and external painting, colour and white washing) to the satisfaction of the Executive Engineer, the said building and premises and the drains, compound walls and fences the reunto belonging and all fixtures and additions the reto.

To repair.

(m) To permit the Lessor or the Chief
Executive Officer or the Executive Engineer and the
Officers, Surveyors, Workmen or others employed by
then from time to time and at all reasonable times
officed and during the term hereby granted after a
weak operations notice to enter into and upon the
degreed promises and to inspect the state of regains
thereon and it upon such inspection it shall appear
that by repairs are necessary, they or any of them
he may by notice to the Lessee call upon it to execute
the repairs and upon its failure to do so within a
reasonable time the Lessor may execute them at the
expense in 21 respects of the Lessee.

To enter and inspect.

(n) Not to do or permit anything to be done on the demised premises which may be a nuisance, anneyance to disturbance to the owners, occupiers or residents or other premises in the vicinity.

Muisance.

(o) To use the demised premises only for the purpose of a factory but not for the purpose of a factory for my of the obnoxious industries specified in the annexure set out in the Third Schedule hereunder-written and not to use the demised premises or any part thereof for my other purpose nor for the purpose of my factory which may be obnoxious, offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards.

User.

(p) To keep the building already erected or which may hereafter be erected on the said land excluding foundations and plinth insured in the joint names of the Lessor and the Lessee against loss or damage by fire in a sum equivalent to the cost of

Insurance.

the building ...8

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Page 14 of 138



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158- - 8 -

the building (excluding foundation and plinths) in some well established insurance Office to be approved by the Chief Executive Officer and on demand to produce to the Chief Executive Officer and on demand to produce to the Chief Executive Officer the policy of ch insurance and the current year's receipt for the premium AND AISO as often as any of the buildings which are or shall be erected upon the said hand or my part thereof shall be destroyed or demaged by fire to forthwith layout all the moneys which shall be received by virtue of any such insurance in rebuilding or repairing the premises destroyedor damaged under the direction and to the satisfaction of the Executive Engineer AND whenever during the said term the said building or any part thereof respectively shall be destroyed or damaged whether by fire or hurricane or otherwise the Lessee will reinstate and rejeir the same to the satisfaction of the Executive Engineer and will nevertheless continue to pay the rent he reby reserved as if no such destruction or damage by fire, hurricane or otherwise had happened.

(q) At the expiration or sooner determination of the said term quietly to deliver up to the Lesser the demised premises and all erections and buildings then standing or being thereon PROVIDED always that the Lessee shall be at liberty if it shall have paid the rent and all municipal and other taxes, rates and assessments then due and shall have performed and observed the covenants and conditions herein contained prior to the expiration of the said term to remove and appropriate to itself all buildings, erections and structures and materials from the said land but so me vertheless that the Lessee shall deliver up as aforesaid to the Lessor levelled and put in good order and condition to the satisfaction of the Lessor all land from which such buildings, erections or structures may have been removed.

(r) Not to assign, underlet or part with the possession of the demised premises or any part thereof or any interest therein without the previous written consent of the Chief Executive Officer and the Chief Executive Officer may in his absolute discretion refuse such consent or grant the same subject to such conditions as he may think fit including the condition for payment of premium.

Delivery of possession after expiration.

Not to

(a) If the .. 9 ..

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(r) If the Legge shall sell, assign or part with the demised premises for the then residue of the said term to deliver at the Legges's expense within twenty days after every such assignment or assurance shall have been duly registered under the Indian Registration act or other amending statute notice of such assignment or assurance to the Legger such delivery to be made to the Chief Executive Officer or to such Officer or person in behalf of the Legger as the Legger shall from time to time required.

Ascignments to be registered with Lessor.

such officer or person in behalf of the Lessor as the Lessor shall from time to time required.

(t) In employing skilled and unskilled Labour, the Lessee shall give first preference to the persons who are ablebodied and whose lands are

To give preference in employment of Lebour.

(u) And in the me event of the death of the exmitted assign or assigns of the Lessee seing a natural person the reason or persons to whom the till, shall be transferred as heir or otherwise shall alive extice thereof to be given to the Lessor within three months from such death.

acquired for the purpose of the sed d Industrial Area.

Notice in case of death.

3. If and whenever any part of the rent hereby reserved chall be in arrear the same may be recovered from the lessee as an arrear of land revenue under the provisions of the Kaharashtra Land Revenue Cide, 1966 (XLI) of 1965).

kecovery of rent at land revenue.

If the said rent hereby reserved shall be in arrears for the space of thirty days whether the same shall have been le ally demanded or not or if whenever there shall be a breach of my of the covening by the lessee hereinbefore contained the Lengor may re-enter upon any part of the demised premises in the name of the whole and thereupon the term hereby granted and right to any reme wal thereof shall absolutely cease and determine and in that case no compensation shall be payable to the lessee on account of the building or improvements built or - carried out on the demised premises, or claimed by the Lessee on account of the building or improvements built or made. PROVIDED AIMAYS that except for non-payment of rent as aforesaid the power of re-entry hereinbufore contained shell not be exercised unless and until the Lessor or the Chief Executive Officer on behalf of the Lessor shall have given to the Lessee or left on some part of the demised premises a notice in writing of his intention to enter ... 10 ...

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Rent in

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to enter and of the specific breach or breaches of covenants in respect of which the re-entry is intended to be made and default shall have been made by the Lessee in remedying such breach of breaches within three months after the giving or leaving of such notice.

Lessor's covenant for peaceful enjoyment. 5. The Lessor doth hereby covenant with the Lessee that the Lessee paying the rent hereby reserved and performing the covenants hereinbefore on the Lessee's part contained shall and may peaceably enjoy the demised premises for the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully élaiming by from or under the Lessor.

6. The layout of the Taloja Industrial Area and the Building and other Regulations and covenants relating thereto other than the premises hereby demised may be altered by the Lessor from time to time as the Lessor thinks fit and the Lessee shall have no right to require the enforcement thereof or any of them against the Lessor or any person claiming under the Lessor.

7. If the Lessee shall have duly performed and observed the covenants and conditions on the part of the Lessee hereinbefore contained and shall at the end of the said term hereby granted be desirous of receiving a new Lease of the demised premises and of such desire shall give notice in writing to the Lessor before the expiration of the term hereby granted the Lessor shall and will at the cost and expense in every respect of the Lessee grant to the Lessee a new Lease of the demised premises for a further term of ninety five years on payment of premium as may be determined by the Lessor and with covenants, provisos and stipulations hereinbefore contained except that the building and other regula tions referred to in such Lease shall be such as the Lessor may direct and such new Lease shall contain in lieu of this clause a covenant that at the end at of the said renewed term of ninety five years the Lessor shall at the like cost and expense grant to the Lessee further renewels and that every such rem wal shall be for such term and subject to such covenants, provisos and stipulations as the Lessor shall determine.

Alteration of Retate Rules.

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- 11 - 161

 The marginal notes do not form part of the Lease and shall not be referred to for construction or interpretation thereof.

Marginel notes.

IN WITEMESS WHEREOF Shri Amant Dattatraya Chatage,
the Deputy Secretary of the Maharashtra Industrial Development
or position has, for and on behalf of the Maharashtra Industhep a clopment Corporation, the Lessor abovenamed, set his
hand and iffixed the Common Seal of the Corporation hereto on
the behalf and the Lessoe hath caused its Common Seal to be
affixed thereto the day and year first aboverritten.

FIRST SCHEDULE (Description of Land)

All that dece or percel of land known as plot themed in the Taloja industrial Area within the village limits of Padghe, Taloka and Registration Sub-District Panvel, District and Registration District Kolaba, containing by admeasurement 2100 space metres or thereabouts and bounded by red coloured boundary lime on the plan annexes hereto, that is to asys-

or towards the North by Road,

On or towards the South by Plots Nos.H-17 and H-18,

On or towards the Best by Plot No. H-3, and

On or towards the West by Plot No.H-1.

SECOND SCHEDULE (Building Regulations)

- 1. The total built up area shall not be more than a half of the total area of the plot; a strip of not less than 6.5 metres shall be left open to the sky on the periphery of the plot.
- The Lessee shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is attached.
- 3. All buildings shall be constructed in accordance with the Municipal bye-laws and regulations in force from time to sime as well as my other laws, rules, regulations in force relating to the construction and use of premises and in accordance with the plans and elevations approved by the Officer authorised by the Leesor.
 - 4. So construction work shall be commenced unless the plane, elevations and sections have been approved by the Officer authorised in by the lessor, and no additions or alterations to buildings, the plane of which have been so approved, shallst at my.:12.

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at any time be made except with the similar previous approval of the said Officer.

- 5. All curvey boundary marks demarcating the boundaries of plots shall be properly preserved and kept in good repair by the Lessee. Where more than one Lessee is commerced with the same boundary mark the Officer authorised by the Lessor shall allocate this obligatio suitably.
- No temporary or semi-permanent structure shall be built on the plot, except during the period of construction (or reconstruction in future).
- 7. The final working drawings to be submitted for the approval of the Lessor shall include :-
 - Plans, elevations and sections drawn to a scale of 1 cm. to 1 metre.
 - ii) 4 cms. to 1 metre details when required.
 - i) Block plan drawn to a scale of 1 cm. to 5 metres showing the lay-out with the proposed building shown coloured red therein.
 - iv) Any other details or marticulars required by the L

The abovementioned drawings and specifications shall be submitted in triplicate.

THIRD SCHEDULE

(List of Obnoxious Industries)

- 1. Fertiliser manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of firtilisers from previously processed materials which have no noxious odours or fumes and which do not produce noxious odours or fumes in the compounding or manufacturing thereof.
- Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid manufacture or their use or stora e, except as accessory to a permitted industry.
- 3. Ammonia manufacture.
- Incineration, reduction, or dumping of offel, dead animals, garbage or refuse on a corpercial basis.
- 5. Tar distillation or manufacture.
- E. Cement manufacture.
- 7. Chlorine manufacture.
- 8. Bleaching powier manufacture.
- Gelatine or glue manufacture or processes involving pages recovery from fish or animal offal.
- 10. Manufacture or stora e of explosives or fire-works. '
- 11. Pat rendering.
- 12. Pat, tallows, grease or lard refining or manufacture.
- 13. Manufacture of explosives or inflammable products of pyroxylin.

14. pyroxylin...13....





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13 - 163



15. Dye-stuff and pigment manufacture.

- 16. Turpentine, paints, varmish or size manufacture or refining.
- Garba ge, offal or dead animals reductions, damping or or incineration.
- 18. Stock-yard or slaughter of animals or fowls.
- 19. Tallow, grease or lard manufacture.
- 20. Tanning, curing or storage of raw hides or skins.
- 21. Wool pulling or scouring.
- 22. Yeast Plant.
- 23. Paper and paper products.
- 24. Charcoal.
- 25. Man ufacture of Viscose Rayon.
- 26. In general those uses which may be obnoxious or offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibration or fire-hazards.

SIGNED, SEALED AND DELIVERED by Shri Ament Dattatraya Chatage, the Deputy Secretary of the withinnamed Charachtra Industrial Development Corporation, in the presence of :- Seal of the MIDC.

Sd/-A.D. Ghatage, Deput Secretary, Maharsahtra Industrial Decelopment Corporation.

1. Sd/-

2. Sd/-

The Common Seal of the abovenamed Lessee M/e. Agrimms Chemicals Pvt. lettlet Idmited, was, pursuant to a Resolution of its board of Directors passed in that behalf on the 10th day of June 1974, affixed hereto in the presence of 1

Shri P.K. Manjee, Director of the Company who has set his hand hereto in the presence of :-

1. Sd/-

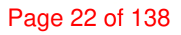
2. Sd/-

Seal of the Company.

Sd/-Director.

The Second Schedule 14....

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THE SECOND SCHEDULE ABOVE REFERRED TO

All that piece or parcel of land known as Plot No.H-2 in the Taloja Industrial Area, within the village limits of Padghe, taluks and registration sub-district Panvel, District and Registration district Kolaba, containing by admeasurement 2100 sq. metres or thereabouts and delineated on the plan thereof hereto annexed and the reon shown surrounded by ret in boundary lines and bounded as follows, that it to say -

On or towards the North by Road,

On or towards the South by Plots Nos. H-17 and H-18,

On or towards the West by Plot No.H-1, and

On or towards the East by Plot Ho. H-3.

SIGNED, SEALED and DELIVERED SUB. REGS Industria.

Int, for and on impression of an the presence of by the withinnamed Shri' M. V. Under Secretary to Government, Industries & Isbour Departmeat, for and on behalf of the with imm med Governor of Maharashtra

SIGNED, SEALED and DELIVERED by Shri Ament Dattatrays Chatage, the Deputy Secretary, for and behalf of the withinnamed the Maharashtra Im ustrial Development Corporation, in the presence of 1-

Mande (V. K. PAN AR)





The Common ... 15 ..

Page 24 of 138



- 15 - 165

THE COMMON SEAT of the abovenamed Lessee M/s. Agrimms Chemicals Private Limited, was, pursuant to a Regolution of its Board of Directors passed in that behalf on the 10thday of June 1974, affixed hereto, in the presence of

Firez la sanae presper

P.K. Manjee,

Director of the Company who hes minhis

set his hard hereto in the

(Alapakkam Rojagopalom

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2. bolavas

(Calin Speak. Bilavala)

MBAY A-1502

Presented at the effect of the Sub-Registrar of Go-Gry, between the hours of 124 H. and 1f. M. on the 2rd Oct.

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Received fees for:

Registration Rs. 1-25
Photographing

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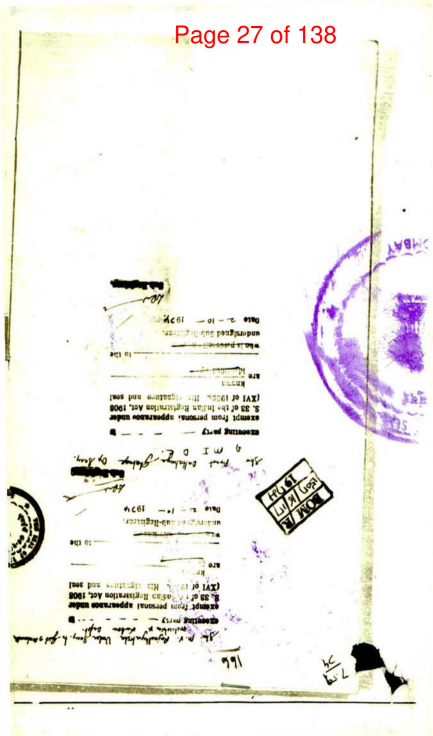
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Total Rs. 50 = 00

Day Registrer

Sub-Registrar of Bombay exercising all the powers of a Registrar except that of bearing appeals.





Page 28 of 138

This copy is granted to Mr

on fines Chemically PVI- Itcl

on their app of their app of Sub-Registrar of Bomba.

Dated 5 - 2 - 19 85

Copy of the above (with copy of the

plan) forwarded to the District

Registered Kolaba under

S.67 of Act X71 of 1908.

Date . 9 Ju 476

6) By Kulking

Sub-Registrar of Bombay

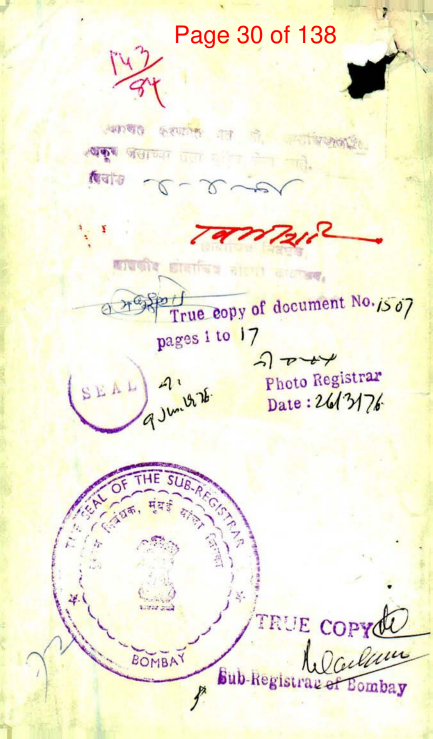
Copy of Plan accompanying is entered at page 72 of Velume 55 BRO of Supplement to Pook No. I, Part II. Date: G-645.

of BP Kelkerin

Sub-Registrar

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XI 189 Agrinas Page 31 of 138 466 FINANCIAL CORPO 30 -5

TALOJA INDUSTRIAL AREA

VILLAGE-PADGHE-TALUKA-PANVEL DIST-KOLABA

SCALE-1c.m=10 mis.

PLOT N: H-2

P-N= H-1

2100 SQMICS.

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P-N= H-3

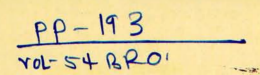
P-N= H-17

MARING TOR SURVEYOR

Tiroz Kersamali Danjee

A. D. GLATAS.
Deputy Secretary

Maharashtra Industrial Development Corperation



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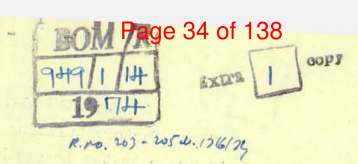
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Sub-Registrar of Bonney exercising all the power of a Registrar except that of bearing appeals.

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m. 678/1289 SERERAL STAMP OFFICE Bombay,:- 17/6/100 1575

RECEIVED from

MIS. Agrinag charicals putiled.

ampeos (880/-) Figher herholized Righty only.

CERTIFIED under Sec. 32 of the Bombay Stands Act, 1958, that the full stamp duty Eupees (880/-)

with which this instrument chargeable has been paid.

CATION BUPEES

THIS LEASE made at Bombay, the 18th day of June One thousand nine hundred and seventy four BETWEEN MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act, 1961 (Mah. III of 1962) and having its principal Office at Orient House, Mangalore Street, Ballard Estate, Bombay-1, hereinafter called "The Lessor" (which expression shall, unless the context does not so admit, include its successors and assigns) of the One Part AND Messrs. Agrimas Chemicals Private Limited, a Company incorporated under the Companies Act, 1956 and having its registered office at 7, Homji Street, Fort, Bombay-400001, hereinafter called "the Lessee" (which expression shall unless the context does not so admit, include its successors or successors in business and permitted assigns) of the Other Part;

WHEREAS by an Agreement dated the 13th day of July 1973 and made between the lessor of the One Part and the Lessee of the Other Part the Lessor agreed to grant to the Lessee upon the performance and observance by the Lessee of the obligations and conditions contained in the said Agreement a Lease of the piece of land and premises hereinafter particularly described in the manner hereinafter mentioned;

Recitals.

....2.

AND WHEREAS although the work of construction of the factory building and other structure is still in progress the Lessee has requested the Lessor to grant to the Lessee a lease of the said land which the Lessor has agreed to do on the Lessee undertaking to complete the said factory building and other structures on or before the 12th July 1976 in all respects to the satisfaction of the Executive Engineer, Maharashtra Industrial Development Corporation in charge of the said Industrial Area (hereinafter called "the Executive Engineer" which expression shall include any other officer to whom the duties or functions of the said Executive Engineer, Maharashtra Industrial Development Corporation may be assigned);

Page 35 of 138

and whereas for the purpose of stamp duty, recurring charges such as Government revenue, the Lessor's share of cesses and the owner's share of Municipal or Village Panchayat rates or taxes, which the Lessee has agreed to bear and pay under these presents although by law recoverable from the Lessor have been estimated at R. 940/- approximately per annum;

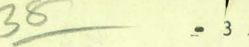
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NOW THIS LEASE WITNESSETH as follows:-

Description of Land.

In consideration of the premises and of the sum of Rs. 25, 200/- (Rupees Twenty five thousand and two hundred only) paid by the Lessee to the Lessor as premium and of the rent hereby reserved and of the covenants and agreements on the part of the Lessee hereinafter contained the Lessor doth hereby demise unto the Lessee ALL that piece of land known as Plot No. H-2 in the Taloja Industrial Area, within the Village limits of Padghe, Taluka and Registration Sub-District Panvel, District and Registration District Kolaba, containing by admeasurement 2100 square metres or thereabouts and more particularly described in the First Schedule hereunderwritten and bounded by a red coloured boundary line on the plan annexed hereto together with the buildings and erections now or at any time hereafter standing and being thereon AND TOGETHER WITH all rights, easements and appurtenances thereto belonging EXCEPT AND RESERVING unto the Lessor all mines and minerals in and under the said land or any part thereof TO HOLD the land and premises hereinbefore expressed to be hereby demised (hereinafter referred to as "the sed premises") unto the

Lessee...3.





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Lessee for the term of ninety five years computed from the first day of July 1973 subject nevertheless to the provisions of the Maharashtra Land Revenue Code, 1966 and the rules thereunder PAYING THEREFOR yearly during the said term unto the Lessor at the Office of the Chief Executive Officerof the Lessor (hereinafter referred to as "the Chief Executive Officer" which expression shall include any other Officer to whom the duties or functions of the Chief Executive Officer, Maharashtra Industrial Development Corporation, may be assigned) or as otherwise required the yearly rent of rupee one, the said rent to be paid in advance without any deductions whatsoever on or before the 1st day of January in each and every year.

2. The Lessee with intent to bind all persons into whatsoever hands the demised premises may come doth hereby covenant with the Lessor as follows:

Covenants by the Lessee.

(a) During the said term hereby created to pay unto the Lessor the said rent at the times on the days and in manner hereinbefore appointed for payment thereof clear of all deductions.

rent.

To pay

(b) To pay all existing and future taxes, rates, assessments, and outgoings of every description for the time being payable either by landlord or tenant or by the occupier in respect of the demised mremises and anything for the time being thereon.

To pay rates and taxes.

(c) That the Lessee shall on ar before the 12th July 1976 at its own expense and in substantial and workmanlike manner and in strict accordance with the plans, elevations, details and specifications approved by the Executive Engineer in charge of the said Industrial Area and the Building Regulations set out in the Second Schedule hereinderwritten build and completely finish fit to the satisfaction of the said Executive Engineer the said building and other structures thereon for the use as an industrial factory with all requisite drains and proper conveniences thereto.

Completic of factor building

(d) Not to make any excavation upon any part of the said land hereby demised nor remove any stone, sand, gravel, clay or earth therefrom except for the purpose of forming foundations of buildings or for the purpose of executing any work pursuant to the terms of this Lease.

Not



Page 37 of 13

Not to erect beyong building line.

(e) Not to erect any building, erection or structure except a compound wall and steps and and garages and necessary adjuncts thereto as hereinafter provided on any portion of the said land outside the building line shown upon the said/ plan hereto annexed.



(f) The Lessee having at its own expense constructed an access road leading from the main road to the demised premises delineated on the plan hereto annexed and thereon coloured red will at all times hereafter maintain the same in good order and conditions to the satisfaction of the Exexutive Engineer.

To build as per agreement.

(g) Not at any time during the period of this demise to erect any building, erection or structure on any portion of the said land except in accordance with the the said Building Regulations set out in the Second Schedule hereto.

Plans to be submitted before building. (h) That no building or erection to be erected hereafter shall be commenced unless and until specifications, plans, elevations, sections and details thereof shall have been previously submitted by the Lessee in triplicate for scrutiny of and be approved in writing by the Executive Engineer.

To build according to rules.

(i) Both in the completion of any such building or erection and at all times during the continuance of this demise to observe and to conform to the said building Regulations and to all byelaws, rules, and regulations of the Municipality or other body having authority in that behalf and any other statutory regulations as may be in force for the time being relating in any way to the demised premises and any building thereon.

Sanitation.

(j) To observe and conform to all bules, regulations and byelaws of the Local Authority concerned or any other statutoryregulations in any way relating to public health and sanitation in force for the time being and to provide sufficient latrine accommodation and other sanitary arrangements for the labourers, workmen and other staff employed on the demised premises in order to keep the demised pewmises and surroundings clean and in good condition to the satisfaction of the Executive Engineer and shall not without the previous consent in writing of

Executive...5.



the Executive Engineer permit any labourers or workmen to reside upon the demised premises and in the event of such consent being given shall comply strictly with the terms thereof.

(k) That no alterations or additions shall at any time be made to the facade or elevation of any building or erection erected and standing on the demised premises or architectural features thereof except with the previous approval in writing of the Executive Engineer.

Alteration

(1) Throughout the said term at the Lessee's expense well and substantially to repair, pave, cleanse and keep in good and substantial repair and conditions (including all usual and necessary internal and external painting, colours and white washing) to the satisfaction of the Executive Engineer, the said building and premises and the drains, compound walls and fences thereunto belonging and all fixtures and additions thereto.

To repair.

tive Engineer and the Officers, Surveyors, Workmen or others employed by them from time to time and at all reasonable times of the day during the term hereby granted after a week's previous notice to enter into and upon the demised premises and to inspect the state of repairs thereof and if upon such inspection it shall appear that any repairs are necessary, they or any of them may by notice to the Lessee call upon it to execute the repairs and upon its failure to do so within a reasonable time the Lesser may execute them e at the expense in all respects of the Lessee.

To enter and inspect.

(n) Not to do or permit anything to be done on the demised premises which may be a nuisance, annoyance or disturbance to the owners, occupiers or residents of other premises in the vicinity.

Nuisance

(o) To use the demised premises only for the purpose of a factory but not for the purpose of a factory for any of the obnoxious industries specified in the annexure set out in the Third Schedule hereunderwritten and not to use the demised premises or any part thereof for any other purpose nor for the purpose normal purp

User.

..(p)..6.

Page 39 of 138

- 6 -

Insurance.

(p) To keep the buildings already erected or which may hereafter be erected on the said dand excluding foundations and plinth insured in the joint names of the Lessor and the Lessee against loss or damage by fire in a sum equivalent to the cost of the building (excluding foundation and plinths) in some well established insurance office to be approved by the Chief Executive Officer and on demand to produce to the hief Executive Officer the policy or such insurance and the current year's receipt for the premium AND ALSO as often as any of the buildings which are or shall be erected upon the said land or any part the reof shall be destroyed or damanged by fire to forthwith lay: out all the moneys which shall be received by virtue of any such insurance in rebuilding or repairing the premi ses destroyed or damaged under the direction and to the satisfaction of the Executive Engineer AND Whenever during the said term the said building or any part thereof respectively shall be destroyed or damaged whether by fire or hurricane or otherwise the Lessee will reinstate and repair the same to the satisfaction of the Executive Engineer and will nevertheless continue to pay the rent hereby reserved as if no such destruction or damage by fire, hurricane or otherwise had happened.

Delivery of possession after expiration.

the said term quitely to deliver up to the Lessor the demised premises and all erections and buildings then standing or being thereon PROVIDED always that the Lessee shall be at liberty if it shall have paid the rent and all municipal and other taxes, rates and assessments then due and shall have performed and observed the covenants and conditions herein contained prior to the expiration of the said term to remove and appropriate to itself all buildings, erections and structures and materials from the said land but so nevertheless that the ressee shall deliver up as aforesaid to the Lessor levelled and put in good and order and condition to the satisfaction of the Lessor all land from which such building, erections or structures may have been removed.

(q) At the expiration or sooner determination

ot to ssign.

(r) Not to assign, underlet or part with the possession of the demised premises or any part thereof or any interest therein without the previous written consent of the Chief Executive Officer and the Chief Executive Officer may in his absolute discretion refuse such

consent or ... 8..

expiration

DEXXXXXXXXX

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consent or grant the same sbunect to such conditions as he may think fit including the condition for payment of premium.

(s) If the Lessee shall sell, assign or part with the demised premises for the then residue of the said term to deliver at the Lessee's expense within twen-with ty days after every such assignment or assurance shall have been duly registered under the Indian Registration Act or other amending statute notice of such assignment or assurance to the Lessor such delivery to be made to the Chief Executive Officer or to such officer or person on behalf of the Lessor as the Lessor shall from time to time require.

Assignmen t to be registered Lessor.

(t) In employing skilled and unskilled labour, the Lessee shall give first preference to the persons who are ablebodied and whose lands are acquired for the purpose of the said Industrial Area.

To give preference in employment of Labour.

(u) And in the event of the death of the permitted assign or assigns of the Lessee being a natural person the person or persons to whom the title shall be transferred as heir or otherwise shall cause notice thereof to be given to the Lessor within three months from such death.

Notice in case of death.

If and whenever any part of the rent hereby reserved shall be in arrear the same may be recovered from the Lessee as an arrear of land revenue under the provisions of the Maharashtra Land Revenue Code, 1966 (XLI of 1966).

Recovery of rent as land . revenue.

4. If the said rent hereby reserved shall be in arrears for the space of thirty days whether the same shall have been legally demanded or not or if and whenever there shall be a breach of any of the covenants by the Lessee hereinbefore contained the Lessor may re-enter upon any part of the demised premises in the name of the whole and thereupon the term hereby granted and right to any renewal thereof shall absolutely cease and determine and in that case no compensation shall be payable to the Lessee on account of the building or improvements built or carried out on the demised premises, or claimed by the Lessee on account of the building or improvements built or made. PROVIDED ALWAYS that except for non-payment or rent as aforesaid the power or re-entry hereinbefore contained shall not be exercised unless and until the

Rent in arrear.

Lessor or8...



Lessor or the Chief Executive Officer on behalf of the Lessor shall have given to the Lessee or left on some part of the demised premises a notice in writing of his intention to enter and of the specific breach or breaches of coverants in respect of which the re-entry is intended to be made and default shall have been made by the Lessee in remedying such breach or breaches within three months after the giving or leaving of such notice.

Lessor's covenant for peaceful enjoyment.

5. The Lessor doth hereby covenant with the Lessee that the Lessee paying the rent hereby reserved and performing the covenants hereinbefore on the Lessee's part contained shall and may peaceably enjoy the demised premises for the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully claiming by from or under the Lessor.

Alteration of Estate rules.

6. The layout of the Taloja Industrial Area and the Building and other Regulations and covenants relating thereto other than the premises hereby demised may be altered by the Lessor from time to time as the Lessor thinks fit and the Lessee shall have no right to require the enforcement thereof or any of them against the Lessor or any person claiming under the Lessor.

Renewal of Lease.

7. If the Lessee shall have duly performed and observed the covenants and conditions on the part of the Lessee hereinbefore contained/shall at the end of the said term hereby granted be desirous of receiving a new Lease of the demised premises and of such desire shall give notice in writing to the Lessor before the expiration of the term he reby granted the Lessor shall and will at the cost and expense in every respect of the Lessee grant to the Lessee a new Lease of the demised premises for a further term of ninety five years on payment of premium as may be determined by the Lessor and with covenants, provisos and stipulations hereinbefore contained except that the building and other regulations referred to in such Lease shall be such as the Lessor may direct and such new Lease shall contain in lieu of this clause a covenant that at the end of the said renewed term of nime ty five years the Lessor shall at the kike cost and expense grant to the Lessee further renewals and that every such renewal shall be for such term and subject to

such ...9...

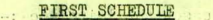
such covenants, provisos and stipulations as the Lessor shall determine.

8. The marginal notes do not form part of the Lease and shall not be referred to for construction or interpretation thereof.

Marginal notes.

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IN WITNESS WHEREOF Shri Anant Dattatraya Ghatage, the Deputy Secretary of the Maharashtra Industrial Development Corporation has, for and on behalf the Maharashtra Industrial Development Corporation, the Lessor abovenamed, set his hand and affixed the Common Seal of the Corporation hereto on its behalf and the Lessee hath caused its Common Seal to be affixed there-to the day and year first abovewritten.



(Description of land)

All that piece or parcel of land known as plot No.H-2 in the Taloja Industrial Area within the village limits of Padghe, Taluka and Registration Sub-district Panvel, District and Registration District Kolaba, containing by admeasurement 2100 square metres or thereabouts and bounded by red coloured boundary lines on the plan annexed hereto, that is to say:-

On or towards the North by Road, On or towards the South by Plots Nos.H-17 and H-18, On or towards the East by Plot No.H-3, and On or towards the West by Plot No.H-1.

SECOND SCHEDULE

(Building Regulations)

- of the total built up area shall not be more than a half of the total area of the plot; a strip of not less than 6.5 metres shall be left open to the sky on the periphery of the plot.
- 2. The Lessee shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is attached.
- 3. All buildings shall be constructed in accordance with the Municipal bye-laws and regulations in force from time to time as well as any other laws, rules, regulations in force relating to the construction and use of premises and in accordance with the plans and elevations approved by the Officer authorised by the Lesser.
 - 4. No construction work shall be commenced unless the plans, elevations and sections have been approved by the Officer authorised by the Lessor, and no additions or alterations to

buildings .. 1



buildings, the plans of which have been so approved, shall at any time be made except with the similar previous approval of the said Officer.

- of plots shall be properly preserved and kept in good repair by the Lessee. Where more than one Lessee is concerned with the same boundary mark the Officer authorised by the Lessor shall allocate this obligation suitably.
- 6. No temporary or semi-permanent structure shall be built on the plot, except during the period of construction (or reconstruction in future).
- 7. The final working drawings to be submitted for the approval of the Lessor shall include :
 - i) Plans, elevations and sections drawn to a scale of 1 cm. to 1 metre.
 - ii) 4 cms. to 1 me tre details when required.
 - showing the lay-out with the proposed building shown sake coloured red therein.
 - iv) Any other details or particulars required by the Lessor.

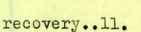
The abovementioned drawings and specifications shall be submitted in triplicate.

THIRD SCHEDULE

(List of Obnoxious Industries)

- 1. Fertiliser manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of fertilisers from previoually processed materials which have no noxious odours or fumes and which do not produce noxious odours or fumes in the compounding or manufacturing thereof.
- 2. Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid manufacture or their use or storage, except as accessory to a permitted industry.
- 3. Ammonia manufacture.
- 4. Incineration, reduction or dumping of offal, dead animals, garbage or refuse on a commercial basis.
- 5. Tar distillation or manufacture.
- 6. Cement manufacture.
- 7. Chlorine manufacture.
- 8. Bleaching powder manufacture.
 - 9. Gelatine or glue manufacture or processes involving







recovery from to fish or animal offal.

- 10. Manufacture or storage of explosives or fire-works.
- 11. Fat rendering.
- 12. Fat, tallows, grease or lard refining or manufacture.
- 13. Manufacture of explosives or inflammable products of pyroxylin.
- 14. Pyroxylin manufacture.
- 15. Dye-stuff and pigment manufacture.
- 16. Turpentine, paints, varnish or size manufacture or refining.

Page 44 o

- 17. Garbage, offal or dead animals reductions, dumping or incineration.
- 18. Stock-yard or slaughter of animals or fowls.
- 19. Tallows, grease or lard manufacture.
- 20. Tanning, curing or storage or raw hides or skins.
- 21. Wool pulling or scouring.
- 22. Yeast Plant.
- 23. Paper and paper products.
- 24. Charcoal.
- 25. qManugacture of Viscose Rayon.

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

by Shri Anant Dattatraya
Ghatage, the Deputy Secretary
of the withinnamed Maharashtra
Industrial Development Corporation, in the presence of :-

1. Mawar (V.K. PAWAR).

2. B.D. SALVI)



The Common Seal of the abovenamed Lessee M/s. Agrimas Chemicals Pvt. · Ltd. was, pursuant to a Resolution of its Board of Directors passed in that behalf on the 10th day of

June 1974, affixed hereto in the presence of ;-Shri F. K. Manjee. Birector of the Company who has set his hand hereto in the presence of :

Tiroz kcesanali Navja

Hay onlow

(ALAPAKKAM RAJAGOPALAN)

Salein Aladin Bolarda)

Bertal No. R-949

Presented at the office of the Bombay Sub-Registrar of between the hours of 3 f. 1 and 49. M. on the roth June 1974

Auseived fees for :-

Registration Photographing

Rs. 172-50

Extra under S. 30 1 Copy 3. 67

15-00

Memo

10-50

Postage

1-00

p Ting kasamai Daijee Dire ctor

Agrimas chemicals 1. lef

86 168

Sub-Registrar of Barabay exercising all the pawers of a Registrar except that of hearing appeals.

48

Shri Firoze Kasamali Nanjce. sxecuting party 25 Business at 3 Platinum Holg. Fidai Baug. V.P. Rel. Andhew (west) B. buy 58 admits execution of the called leave as director of Agrimo Chemicals P. Ital. He also identifies the seal of the comp y Alastia Alapakkam Rejagopalam, Director, at 15/86, Bar V Ham Society. St. Anathony Rd. Chembur. Bishay P. K. Desai Service of Kalyam Gram Socie V. P. Found B. bay St. G. har bether. knows the above executant and identifies him. Dated 20 - 6 -1974 sellinobi bas dascontant and identifice on the Sub-Registrar states that he Shi A. D. Ghatage Py. Seey. of MIDC executing party exempt from personal appearance under S. 33 of the In an A go ation Act, 1908 (XVI of 1908). His signature and seal

undersigned Sub-Registrar.

Date 20 - 6 - 1974

Sub-Registrar





Registered No. R-949 of 5002 No.

exercising all the powers of A liegistrar except that of hearing appoints

this deed under Serial No. R-150 74
is certified under this registered uumber.

17/8/74

xercising all the powers of . Registrar except that ef

maring appeals.

AgrimRage 48 of 138 R 949/21 + Duplien Eg D Release 3/8/24 Padghe Panvel MIS 3T Kulaba 4341 transferdo note sell Lense 95 4/13 Freshi uno HARFES · Folgo A.A.R. 740 Topon Megn. Ju 172.50 Photo 14.00 172-3 Extra 15-00 Ex CHy 10-5-0 Alemo 1-0-31 Postage 2 chips) Mans account 4-00 2 7-00 8/6/96

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TALOJA INDUSTRIAL AREA

VILLAGE- PADEHE, TALUKA-PANVEL DIST-KOLABA

SCALE- 1cm: 10 mrs.

39.29 35-0 P.Nº H.2 0 2100 SQMB. P-N= 4-3 P.Nº H-1 Under Secretary to the Govt. of Maharashtra, Industries and Labour Departmer-P.Nº H-18 P.N: H.17 27.6-74



Page 52 of 138

- 2 -

is appended in the First Schedule hereunderwritten the Lessor demised unto the Lessee all that the land comprised in the said Indenture of Lease and more particularly described therein and hereunderwritten in the Second Schedule hereunder written for a term of 95 (Ninety five) years (with an option to remew the same) commencing from the 1st day of July 1973 on the payment of the premium at the yearly rent and subject to the covenants and conditions therein contained;

AND WHEREAS the said land more particularly described in the Second Schedule hereunderwritten being Government land was together with other Government land included in a Scheme for development entrusted by the Government to the Lessor in exercise of the powers in that behalf conferred by sub-section (1) of section 43-1-A of the Maharashtra Industrial Development Act, 1961 (he reinafter called "the said Act");

AND WHEREAS the Lessor developed the entire land, caused the same to be sub-divided into plots and executed the said Indenture of Lease in respect of Plot No.H-2 described in the Second Schedule hereunderwritten;

AND WHEREAS no formal Deed of Transfer having been executed by the Government in favour of the Lessor doubts have arisen as regards compentence of the Lessor to grant the said Lease;

AND WHEREAS at the request of the Lessor and the Lessee the Government has agreed to execute these presents for more prefectly assuring unto the Lessee the demise of the said land under the said Indenture of Lease deted the 18th day of June 1974.

NOW THIS DEED WITNESSETH that in pursuance of the said Agreement and in consideration of the premises the Government DOTH HEREBY RATIFY AND CONFIRM THE SAID INDENTURE OF LEASE dated the 18th day of June 1974 as set out in the First Schedule hereunderwritten and the demise thereunder by the Lessor to the intent that the said Indenture of Lease shall be deemed to be and as and shall continue to be of full effect and binding on the Government in the same manner and to the same intent as if the Government had originally executed or caused the same to be executed.

IN WITNESS WHEREOF, the Governor of Maharashtra hath caused the Under Secretary to the Government of



MAHARASH TRA..3.

Page 53 of 138 RIM. 431 27-675 MO. 754/1699 GENERAL STANP Bombay, 27.6.74. MECEIVATI Trom M/s. Agrimus chemicals P. Led Stamp duty O RTIF En under Sec. 32 of the Bombay Stamp Act, 1958, that the full stamp duty Supees (57-) with which this instrument stargeable has been paid. THIS DEED OF CONFIRMATION made at Bombay, the 12 day of July One Thousand Nime Hundred and Seventy four between the GOVERNOR OF MAHARASHTRA exercising the executive powers of the Government of the State of Maharashtra Heireinafter called "the Government" (which expression shall, unless the context does not admit, include his successors and assigns) of the First Part; the MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act. 1961 (MAH. III of 1962) hereinafter called "the Lessor" (which expression shall, unless the context does not admit, include its successors and assigns) of the Second Part; AND Messrs. Agrimas Chemicals Private Limited, a Company incorporated under the Companies Act, 1956 and having its Registered Office at 7, Homji Street, Fort, Bombay - 400001, hereinafter called "the Lessee" (which expression shall, unless the context does not so admit, include its successor or successors in business and permitted assigns) of the Third Part; WHEREAS by an Indenture of Lease dated the 18th day of June 1974 and made between the Lessor of the one part and the Lessee of the other part and lodged for registration under serial Nos. 949 and 950 in the Office of the Sub-Registrar of Assurances at Bombay on the 20th day of June 1974, a copy whereof is appended .. 2.



Maharashtra, Industries and Labour Department to set his hand and affix the Seal of his Office hereto, the Maharashtra Industrial Development Corporation, the abovenamed Lessor, hath caused the Deputy Secretary to set his hand hereunto for and on behalf of the Lessor and the Lessee hath caused its Common Seal to be affixed hereto the day and year first abovewritten.

THE FIRST SCHEDULE ABOVE REFERRED TO

THIS LEASE made at Bombay, the 18th day of June One thousand nine hundred and seventy four BETWEEN MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act, 1961 (MAH.III of 1962) and having its principal Office at Orient House, Mangalore Street, Ballard Estate, Bombay-1, he reinafter called "The Lessor" (which expression shall, unless the context does not so admit, include its successors and assigns) of the One Part AND Messrs. Agrimas Chemicals Private Limited, a Company incorporated under the Companies Act, 1956 and having its registered office at 7, Homji Street, Fort, Bombay- 400001, hereinafter called "the Lessee" (which expression shall unless the context does not so admit, include its successor or successors in business and permitted assigns) of the Other Part;

whereas by an Agreement dated the 13th day of July 1973 and made between the Lessor of the One Part and the Lessee of the Other Part the Lessor agreed to grant to the Lessee upon the performance and observance by the Lessee of the obligations and conditions contained in the said Agreement a Lease of the piece of land and premises hereinafter particularly described in the manner hereinafter mentioned;

AND WHEREAS although the work of construction of the factory building and other structure is still in progress the Lessee has requested the Lessor to grant to the Lessee a lease of the said land which the Lessor has agreed to do on the Lessee undertaking to complete the said factory building and other structures on or before the 12th July 1976 in all respects to the satisfaction of the Executive Engineer, Maharashtra Industrial Development Corporation in charge of the said Industrial Area (hereinafter called "the Executive Engineer" which expression shall include any other officer to whom the duties

Recitals.

or functions. . 4.

- 4 -

or functions of the said Executive Engineer,
Maharashtra Industrial Development Corporation may
be assigned);

AND WHEREAS for the purpose of stamp duty, recurring charges such as Government revenue, the Lessor's share of cesses and the owner's share of Municipal or Village Panchayat rates or taxes, which the Lessee has agreed to bear and pay under these presents although by law recoverable from the Lessor have been estimated at Rs. 940/- approximately per annum;

NOW THIS LEASE WITNESSETH as follows:-

Description of Land.

In consideration of premises and of the sum of Rs. 25, 200/- (Rupees Twenty five thousand and two hundred only) paid by the Lessee to the Lessor as premium and of the rent hereby reserved and of the covenants and agreements on the part of the Lessee hereinafter contained the Lessor doth hereby demise unto the Lessee ALL that piece of land known as Plot No.H-2 in the Taloja Industrial Area, within the village limits of Padghe , Taluka and Registration Sub-District Panvel, District and Registration District Kolaba, containing by admeasurement 2100 square metres or the reabouts and more particularly described in the First Schedule hereunderwritten and bounded by a red coloured boundary line on the plan anne xed hereto together with the buildings and erections now or at my time hereafter standing and being thereon AND TOGETHER WITH all rights, easements and appurtenances thereto belonging EXCEPT AND RESERVING unto the Lessor all mines and minerals in and under the said land or any part thereof TO HOID the land and premises hereinbefore expressed to be hereby demised (hereinafter referred to as "the demised premises") unto the Lessee for the term of minety five years computed from the first day of July 1973 subject me verthele ss to the provisions of the Maharashtra Land Revenue Code, 1966 and the rules thereunder PAYING THEREFOR yearly during the said term unto the Lessor at the Office of the hief Executive Officer of the Lessor (hereinafter referred to as "the Chief Executive Officer" which expression shall include any other Officer to whom the duties or functions of the

By

Chief ... 5.

- 5 -



Chief Executive Officer, Maharashtra Industrial Development Corporation, may be assigned) or as otherwise required the yearly rent of rupee one, the said rent to be paid in advance without any deductions whatsoever on or before the 1st day of January in each and every year.



2. The Lessee with intent to bind all persons into whatsoever hands the demised premises may come doth hereby covenant with the Lessor as follows:-

Covenants by the Lessee.

(a) During the said term hereby created to pay unto the Lessor the said rent at the times on the days and in manner hereinbefore appointed for payment thereof clear of all deductions.

To pay rent.

(b) To pay all existing and future taxes, rates, assessments, and outgoings of every description for the time being payable either by landlord or tenant or by the occupier in respect of the demised premises and anything for the time being thereon.

To pay rates and taxes.

(c) That the Lessee shall on or before the 12th July 1976 at its own expense and in substantial and workmanlike manner and in strict accordance with the plans, elevations, details and specifications approved by the Executive Engineer in charge of the said Industrial Area and the Building Regulations set out in the Second Schedule hereunderwritten build and completely finish fit to the satisfaction of the said Executive Engineer the said building and other structures thereon for the use as an industrial factory with all requisite drains and proper conveniences thereto.

Completion of factory building.

(d) Not to make any excavation upon any part of the said land hereby demised nor remove any stone, sand, gravel, clay or earth therefrom except for the purpose of forming foundations of buildings or for the purpose of executing any work pursuant to the terms of this Lease.

Not to excavate.

(e) Not to erect any building, erection or structure except a compound wall and steps and garages and necessary adjuncts thereto as hereinafter provided on any portion of the said land outside the building line shown upon the said plan hereto annexed.

Not to erect beyo building line.

(f) The . . 6 . . .

Access road.

(f) The Lessee heving at its own expense constructed an access road leading from the main road to the demised premises delineated on the planthereto annexed and thereon coloured red will at all times hereafter maintain the same in good order and conditions to the satisfaction of the Executive Engineer.

To build as per Agreement.

(g) Not at any time during the period of this demise to erect any building, erection or structure on any portion of the said land except in accordance with the said Building Regulations set out in the Second Schedule hereto.

Plans to be submitted before building.

(h) That no building or erection to be erected hereafter shall be commenced unless and until specifications, plans, elevations, sections and details thereof thereof shall have been previously submitted by the Lessee in triplicate for scrutiny of and be approved in writing by the Executive Engineer.

To build according to rules.

(i) Both in the completion of any such building or erection and at all times during the continuance of this demise to observe and to conform to the said Building Regulations and to all bye-laws, rules and regulations of the Municipality or other body having authority in that bahalf and any other statutory regulations as may be in force for the time being relating in any way to the demised premises and any building thereon.

Samitation.

lations and bye-laws of the Local Authority correrred or any other statutory regulations in any way relating to public health and sanitation in force for the time being and to provide sufficient latrine accommodation and other sanitary arrangements for the labourers, workmen and other staff employed on the demised premises in order to keep the demised premises and surroundings clean and in good conditions to the satisfaction of the Executive Engineer and shall not without the previous consent in writing of the Executive Engineer permit any labourers or workmen to reside upon the demised premises and in the event of such consent being given shall comply strictly with the terms thereof.

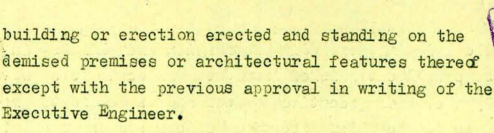
Alterations.

(k) That no alterations or additions shall at any time be made to the facade or elevation of any

BAN

building ... 7....

- 7 -





(1) Throughout the said term at the Lessee's expense well and substantially to repair, pave, cleanse and keep in good and substantial repair and condition (including all usual and necessary internal and external painting, colour and white washing) to the satisfaction of the Executive Engineer, the said building and premises and the drains, compound walls and fences the reunto belonging and all fixtures and additions the reto.

To repair.

(m) To permit the Lessor or the Chief
Executive Officer or the Executive Engineer and the
Officers, Surveyors, Workmen or others employed by
them from time to time and at all reasonable times
of the day during the term hereby granted after a
week's previous notice to enter into and upon the
demised premises and to inspect the state of repairs
thereof and if upon such inspection it shall appear
that any repairs are necessary, they or any of them
may by notice to the Lessee call upon it to execute
the repairs and upon its failure to do so within a
reasonable time the Lessor may execute them at the
expense in all respects of the Lessee.

To enter and inspect.

(n) Not to do or permit anything to be done on the demised premises which may be a nuisance, annoyance or disturbance to the owners, occupiers or residents of other premises in the vicinity.

Nuisance.

(o) To use the demised premises only for Use the purpose of a factory but not for the purpose of a factory for any of the obnoxious industries specified in the annexure set out in the Third Schedule hereunder-written and not to use the demised premises or any part thereof for any other purpose nor for the purpose of any factory which may be obnoxious, offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards.

User.

Insurance.

(p) To keep the building already erected or which may hereafter be erected on the said land excluding foundations and plinth insured in the joint names of the Lessor and the Lessee against loss or damage by fire in a sum equivalent to the cost of

the building ...8....





the building (excluding foundation and plinths) in some well established insurance Office to be approved by the Chief Executive Officer and on demand to produce to the Chief Executive Officer and on demand to produce to the Chief Executive Officer the policy of ch insurance and the current year's receipt for the premium AND ALSO as often as any of the buildings which are or shall be erected upon the said land or any part thereof shall be destroyed or demaged by fire to forthwith layout all the moneys which shall be received by virtue of any such insurance in rebuilding or repairing the premises destroyedor damaged under the direction and to the satisfætion of the Executive Engineer AND whenever during the said term the said building or any part thereof respectively shall be destroyed or damaged whether by fire or hurricane or otherwise the Lessee will reinstate and repair the same to the satisfaction of the Executive Engineer and will nevertheless continue to pay the rent he reby reserved as if no such destruction or damage by fire, hurricane or otherwise had happened.

Bro

Delivery of possession after expiration.

(q) At the expiration or sooner determination of the said term quietly to deliver up to the Lessor the demised premises and all erections and buildings then standing or being thereon PROVIDED always that the Lessee shall be at liberty if it shall have paid the rent and all municipal and other taxes, rates and assessments then due and shall have performed and observed the covenants and conditions herein contained prior to the expiration of the said term to remove and appropriate to itself all buildings, erections and structures and materials from the said land but so ne vertheless that the Lessee shall deliver up as aforesaid to the Lessor levelled and put in good order and condition to the satisfaction of the Lessor all land from which such buildings, erections or structures may have been removed.

Not to assign.

(r) Not to assign, underlet or part with the possession of the demised premises or any part thereof or any interest therein without the previous written consent of the Chief Executive Officer and the Chief Executive Officer may in his absolute discretion refuse such consent or grant the same subject to such conditions as he may think fit including the condition for payment of premium.

(s) If the .. 9 ..



(s) If the Lessee shall sell, assign or part with the demised premises for the then residue of the said term to deliver at the Lessee's expense within twenty days after every such assignment or assurance shall have been duly registered under the Indian Registration Act or other amending statute notice of such assignment or assurance to the Lessor such deli very to be made to the Chief Executive Officer or to such Officer or person on behalf of the Lessor as the Lessor shall from time to time required.

In employing skilled and unskilled

To give preference in employment of Labour. acquired for the purpose of the said Industrial Area.

Assignments

registered

with Lesson

(u) And in the wa event of the death of the permitted assign or assigns of the Lessee being a natural person the person or persons to whom the title shall be transferred as heir or otherwise shall cause notice thereof to be given to the Lessor within three months from such death.

Labour, the Lessee shall give first preference to

the persons who are ablebodied and whose lands are

case of death.

Notice in

If and whenever any part of the rent hereby 3. reserved shall be in arrear the same may be recovered from the Lessee as an arrear of land revenue under the provisions of the Maharashtra Land Revenue Code, 1966 (XII of 1966).

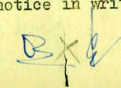
revenue.

land

Recovery of rent as

If the said rent hereby reserved shall be in arrears for the space of thirty days whether the same shall have been legally demanded or not or if and whenever there shall be a breach of any of the covenants by the Lessee hereinbefore contained the Lessor may re-enter upon any part of the demised premises in the name of the whole and thereupon the term hereby granted and right to any renewal thereof shall absolutely cease and determine and in that case no compensation shall be payable to the Lessee on account of the building or improvements built or carried out on the demised premises, or claimed by the Lessee on account of the building or improvements built or made. PROVIDED ALWAYS that except for non-payment of rent as aforesaid the power of re-entry hereinbefore contained shall not be exercised unless and until the Lessor or the Chief Executive Officer on behalf of the Lessor shall ha ve given to the Lessee or left on some part of the demised premises a notice in writing of his intention Rent in

arrear.



to enter... 10...

to enter and of the specific breach or breaches of covenants in respect of which the re-entry is intended to be made and default shall have been made by the Lessee in remedying such breach of breaches within three months after the giving or leaving of such notice.

Lessor's covenant for peaceful enjoyment.

5. The Lessor doth hereby covenant with the Lessee that the Lessee paying the rent hereby reserved and performing the covenants hereinbefore on the Lessee's part contained shall and may peaceably enjoy the demised premises for the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully claiming by from or under the Lessor.

Alteration of Estate Rules.

The layout of the Taloja Industrial Area and the Building and other Regulations and covenants relating thereto other than the premises hereby demised may be altered by the Lessor from time to time as the Lessor thinks fit and the Lessee shall have no right to require the enforcement thereof or any of them against the Lessor or any person claiming under the Lessor.

Renewal of Lease.

B

If the Lessee shall have duly performed and 7. observed the covenants and conditions on the part of the Lessee hereinbefore contained and shall at the end of the said term hereby granted be desirous of receiving a new Lease of the demised premises and of such desire shall give notice in writing to the Lessor before the expiration of the term hereby granted the Lessor shall and will at the cost and expense in every respect of the Lessee grant to the Lessee a new Lease of the demised premises for a further term of ninety five years on payment of premium as may be determined by the Lessor and with covenants, provisos and stipulations hereinbefore contained except that the building and other regula tions referred to in such Lease shall be such as the Lessor may direct and such new Lease shall contain in lieu of this clause a covenant that at the end at of the said renewed term of ninety five years the Lessor shall at the like cost and expense grant to the Lessee further renewals and that every such rere wal shall be for such term and subject to such covenants, provisos and stipulations as the Lessor shall determine.

8. The..ll....



8. The marginal notes do not form part of the Lease and shall not be referred to for construction or interpretation thereof.

Marginal notes.

IN WITENESS WHEREOF Shri Anant Dattatraya Ghatage, the Deputy Secretary of the Maharashtra Industrial Development Corporation has, for and on behalf of the Maharashtra Industrial Development Corporation, the Lessor abovenamed, set his hand and affixed the Common Seal of the Corporation hereto on its behalf and the Lessee hath caused its Common Seal to be affixed thereto the day and year first abovewritten.

FIRST SCHEDULE (Description of Land)

All that piece or parcel of land known as plot No.11-2 in the Taloja Industrial Area within the village limits of Padghe, Taluka and Registration Sub-District Panvel, District and Registration District Kolaba, containing by admeasurement 2100 square metres or thereabouts and bounded by red coloured boundary lines on the plan annexes hereto, that is to say:-

On or towards the North by Road,
On or towards the South by Plots Nos.H-17 and H-18,
On or towards the East by Plot No.H-3, and
On or towards the West by Plot No.H-1.

SECOND SCHEDULE (Building Regulations)

- 1. The total built up area shall not be more than a half of the total area of the plot; a strip of not less than 6.5 metres shall be left open to the sky on the periphery of the plot.
- 2. The Lessee shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is attached.
- All buildings shall be constructed in accordance with the Municipal bye-laws and regulations in force from time to time as well as any other laws, rules, regulations in force relating to the construction and use of premises and in accordance with the plans and elevations approved by the Officer authorised by the Lessor.
- 4. No construction work shall be commenced unless the plans, elevations and sections have been approved by the Officer authorised km by the Lessor, and no additions or alterations to buildings, the plans of which have been so approved, shall at any.:12.

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at any time be made except with the similar previous approval of the said Officer.

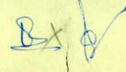
- of plots shall be properly preserved and kept in good repair by the Lessee. Where more than one Lessee is concerned with the same boundary mark the Officer authorised by the Lessor shall allocate this obligatio suitably.
- 6. No temporary or semi-permanent structure shall be built on the plot, except during the period of construction (or reconstruction in future).
- 7. The final working drawings to be submitted for the approval of the Lessor shall include :
 - i) Plans, elevations and sections drawn to a scale of 1 cm. to 1 metre.
 - ii) 4 cms. to 1 metre details when required.
 - Block plan drawn to a scale of 1 cm. to 5 metres showing the lay-out with the proposed building shown coloured red therein.
 - iv) Any other details or particulars required by the Le

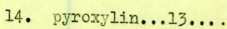
The abovementioned drawings and specifications shall be submitted in triplicate.

THIRD SCHEDULE

(List of Obnoxious Industries)

- 1. Fertiliser manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of firtilisers from previously processed materials which have no noxious odours or fumes and which do not produce noxious odours or fumes in the compounding or manufacturing thereof.
- 2. Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid manufacture or their use or storage, except as accessory to a permitted industry.
- 3. Ammonia manufacture.
- 4. Incineration, reduction, or dumping of offal, dead animals, garbage or refuse on a commercial basis.
- 5. Tar distillation or manufacture.
- 6. Cement manufacture.
- 7. Chlorine manufacture.
- 8. Bleaching powder manufacture.
 - 9. Gelatine or glue manufacture or processes involving ****
 recovery from fish or animal offal.
 - 10. Manufacture or storage of explosives or fire-works.
 - 11. Fat rendering.
 - 12. Fat, tallows, grease or lard refining or manufacture.
- .13. Manufacture of explosives or inflammable products of pyroxylin.









- 14. Pyroxylin manufacture.
- 15. Dye-stuff and pigment manufacture.
- Turpentine, paints, varnish or size manufacture or refining. 16.
- 17. Garba ge, offal or dead animals reductions, dumping or or incineration.
- 18. Stock-yard or slaughter of animals or fowls.
- 19. Tallow, grease or lard manufacture.
- 20. Tanning, curing or storage of raw hides or skins.
- 21. Wool pulling or scouring.
- 22. Yeast Plant.
- Paper and paper products. 23.
- Charcoal. 24.
- 25. Man ufacture of Viscose Rayon.
- In general those uses which may be obnoxious or offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibration or fire-hazards.



SIGNED. SEALED AND DELIVERED by Shri Anant Dattatraya Ghatage, the Deputy Secretary of the withinnamed Maharashtra Industrial Development Corporation, in the presence of :-

Seal of the MIDC. Sd/-A.D. Ghatage, Deputy Secretary, Maharashtra Industrial Decelopment Corporation.

- Sd/-1.
- Sd/-2.

The Common Seal of the abovenamed Lessee M/s. Agrimas Chemicals Pvt. xadxxad Limited, was, pursuant to a Resolution of its Board of Directors passed in that behalf on the 10th day of June 1974, affixed hereto in the presence of :

Shri F.K. Nanjee,

Director of the Company who has set his hand hereto in the presence of :-

- Sd/-2.

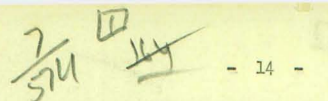
Seal of the Company.

Sd/-Director.

Sd/-1.

The Second Schedule 14....





THE SECOND SCHEDULE ABOVE REFERRED TO

All that piece or parcel of land known as Plot No.H-2 in the Taloja Industrial Area, within the village limits of Padghe, taluka and registration sub-district Panvel, District and Registration district Kolaba, containing by admeasurement 2100 sq. metres or thereabouts and delineated on the plan thereof hereto annexed and the reon shown surrounded by ret in boundary lines and bounded as follows, that it to say -

On or towards the North by Road,
On or towards the South by Plots Nos.H-17 and H-18,
On or towards the West by Plot No.H-1, and
On or towards the East by Plot No.H-3.

by the withinnamed Shri M.V. Rajadhyaksha,

Under Secretary to Government,
Industries & Iabour Department, for and on behalf of the with
innamed Governor of Maharashtra
in the presence of -

1. the Vero

2. Blaw 100 1

SIGNED, SEALED and DELIVERED
by Shri Anant Dattatraya Ghatage,
the Deputy Secretary, for and
behalf of the withinnamed the
Maharashtra Industrial Development Corporation, in the
presence of :-

1. Mande (V. K. PAWAR).

2. Nahi (B.D.SALVI)



Under Secretary to the Govt. of Maharashtra, Inquistries and Labour Department.



Deputy Socretary

Maharashtra Industrial Development Corporation

H

THE COMMON SEAL of the abovenamed Lessee M/s. Agrimas Chemicals Private Limited, was, pursuant to a Regolution of its Board of Directors passed in that behalf on the 10thday June 1974, affixed hereto, & Firez in the presence of

Shri F.K. Nanjee, Director of the Company who has satuals set his hand hereto in the presence of :

(Alapakkam Royagopalom)

2. John Aladin Bilavala)

in lack "

A-1507 Samai No.

Presented at the office of the Sub-Registrar of Bombery between the hours of 12P and 11. M. on the 2nd Oct. 1974

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Director Postag
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Received fees for :-

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Page 66 of 138

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who is possed Sub-Registrar.

Date 2 - 1' - 1974

3hm Arent Daltuho a Ghatage Dy Seey.

executing party -

exempt from personal appearance under S. 33 of the Indian Registration Act, 1908 (XVI of 1908). His signature and seal

ire identified by

who is personally known undersigned Sub-Registran.

Date 2-10- 1974

Sub-Registrer.

HILE STATE OF THE STATE OF THE

Kasamali Nanjee executing party .. 25 years Platinum slelg. Buring michig at No. 3 8. V. Rel. Arether nest Bikery 58 udmits execution of the ti salled Confirmation as Director y.

MIS Agrimus Chemicals Put. Ul. He identifies the company seed.

Firoz basancei varjer

D A. Rajgopalan Business residing at 15/81. Bahur.

St. Anthony 'Pol. Cherobur Bibus 71

Parith Dipale, Service residing at R. No. 6. Ohan-kany.

Set M. A. pol. Bribay 5 F.

and known to the Sub-Registrar states that he they. 0 2

knows the above executant and identificate

him.

Dated 197 F Drankin Dia

Suh-Boot



THE REST OF BOOK NO. sate 20 11 74 Sub-Registrar.

exercising all the power of a Registral except that of A RPIDE ROCK

One duplicate presented along Will this deed under Serial No. R-1508 74 is certified under this registered number.

20/11/74 Love

Sub-Registrar Com exercising all the power . Registrar except that maring appeals.

Page 69 of 138





40AA 271212

AFFIDAVIT

We, Agrimas Chemicals Limited, the mortgagor(s) hereby make an oath and state as follow:

(a) We have availed C.C. Limit of Rs. 7,50,00,000 (Rupees Seven Crores & Fifty Lacs) & L.C./FLC Limit of Rs. 2,50,00,000 (Two crores & fifty lacs only), and have given the property as primary security which is more particularly described in Schedule I hereunder written (hereinafter referred to as the scheduled property), and hereby declare that we have not availed any other loan for acquiring the scheduled property.

(b) We have full, absolute and unhindered right, title, and interest to and over the schedule property and nobody else has any right, title or interest

in the scheduled property.

(c) As a security for the finance availed by us as given in the para above we have delivered to the Bank the title deeds more particularly described in Schedule II hereunder written respect of the scheduled property with an intention to create mortgage of the scheduled property on 28.03.11. We hereby declare that the documents of title delivered by us to the Bank are original title deeds and there are no other documents of title in our possession or at our command.

(d) We hereby declare that there are no subsisting charges/encumbrances on the scheduled property and we have not done any act which would

For AGRIMAS CHEMICALS LTD.

Director

- affect our title to the schedule property or the security created by us in favour of the Bank.
- (e) We hereby declare that the scheduled property is not subject to any attachment orders on account of taxes, inter alia, including income Tax/Sales Tax/property tax or any other levy, penalty of any nature whatsoever.
- (f) We are aware that the bank has believed on the declarations made by us in this affidavit and on the basis of the declarations made by us has agreed to grant finance for acquisition of the scheduled property. We are aware that appropriate civil/criminal proceedings can be initiated against us if it turns out that the declarations made by us hereinabove turn out to be incorrect, false or misleading.

SCHEDULE-I

1. Leasehold Industrial Plot No. H-2, MIDC Industrial Area, Behind Hindustan Lever Ltd., Taloja, Navi Mumbai.

SCHEDULE-II

- 1. Original 9(Nine) Receipts
- 2. Original Agreement dated 13.07.73 with Site Plan.
- 3. Original possession receipts.
- 4. Original letter dated 27.06.74
- 5. Original Registered lease deed dated 18.06.1974 executed by MIDC and M/s. Agrimas Chemicals Limited whereby the subject property admeasuring 2100 sq. metres was leased. This lease deed is registered as Document No. R-949/74, dated 17.08.1974.
- 6. Original of deed of confirmation dated 12.07.1974 whereby lease of the subject property was confirmed by MIDC in favour of M/s. Agrtimas Chemicals Ltd. This deed of confirmation is registered as Document No. R-1507/1974 dated 20.11.1974.
- 7. Two Nos. of original Agreements dated 23.08.07.
- 8. Original letter dated 06.06.08.
- 9. Original NO Objection from HDFC Bank
- 10. Original tripartite deed of mortgage amongst Bank, MIDC and M/s Agrimas Chemicals Ltd. Is required to be executed.

For AGRIMAS CHEMICALS LTD.

Director

VERIFICATION

I/we, G. Paul Lamech the mortgagor(s) solemnly verify that the contents of the above paragraphs are true to my/our knowledge. Signed and verified at New Delhi on 31st day of March 2011.

Place: New Delhi

Datge: 31.03.2011

For AGRIMAS CHEMICALS LTL

K-lunan

Signature of Mortgagor(s)

Director

100

The North Kanara G.S.B.Co-op. Bank Ltd., Bandra Branch, Zapurza, Sahitya Sahawas, Kalanagar, Mumbai-400 051. D-5/STP(V)/C.R.1042/02/05/1300 to 1303

Bandra (T. Carach)



(Nature of Document) Registrable / Non Registratio Octails) Registration Variation of S. R. O. (Franking Unique No.) (Property Description in brief) (Consideration Amount) Laddens (Stamp Purchasers Name) (Name of the other Party (if through Name & Address) Stamp Duty Amount 100 Aint, in Words)

Second Part.

THIS AGREEMENT made at MAHAPE, NAVI MUMBAI this OF Thousand THE BETWEEN MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation established under the Maharashtra Industrial Development Act, 1961 and having its principal office at-Udyog Sarathi, Mahakali Caves Road, MIDC, H.Q., Andheri (East) Mumbai-400 093. (hereinafter called "the Lessor" which expression shall, unless the context does not so admit include its successors and assigns) of the First Part AND M/S.AGRIMAS CHEMICALS LIMITED a Company incorporated under the Companies Act-1956 and having its registered office at Plot No.H-2, MIDC, Taloja Industrial Area, Tal-Panvel, Dist-Raigad. (hereinafter called "the Lessee" which expression shall, unless the context does not so admit include its successor or successors in business and permitted assign) of the







AND IDBI BANK LIMITED, a Bank incorporated under the Banking Companies Act-1956 and having one of its branch at-Specialised Corporate Branch, 5th Floor, Plot No.7, G-Block, BKC, Opposite NSE Building, Bandra (East) Mumbai-400 051. (hereinafter referred to as the "Financial Institution "which expression shall, unless the context does not so admit, include its successors and assigns) of the Third Part.

AND STATE BANK OF TRAVANCORE, a Bank incorporated under the Banking Companies Act-1956 and having one of its branch at-Parliament Street Branch, New Delhi. (hereinafter referred to as the "Financial Institution "which expression shall, unless the context does not so admit, include its successors and assigns) of the Third Part.

AND STATE BANK OF MYSORE, a Bank incorporated under the Banking Companies Act-1956 and having one of its branch at-Sushant Lok Branch, Centre Point, A-Block, Sushant Lok, Phase-1, Gurgaon, Hariyana-122002. (hereinafter referred to as the "Financial Institution "which expression shall, unless the context does not so admit, include its successors and assigns) of the Third Part.

WHEREAS:

(a) By an Indenture of Lease dated the 18h day of June, 1974 (hereinafter referred to as "the said Lease") and made between the Lessor of the One Part and M/s. Agrimas Chemicals Pvt. Ltd., of the Other Part and lodged for registration in duplicate in the office of the Sub-Registrar of Assurance at Mumbai under Serial No. R-949 and R-945 on the 20th day of June 1974 Lessor in consideration of the premium paid and of the rent thereby reserved and of the covenants, and condition contained therein and on the part of M/s. Agrimas Chemicals Pvt. Ltd., to be paid observed and performed did thereby demise unto the M/s. Agrimas Chemicals Pvt. Ltd., all that piece of land known as Plot No. H-2 in the Taloja Industrial Area, within the village limits of Padghe, Taluka and Registration Sub-District Panvel, District and Registration District District Raigad containing by admeasurements 2100 Square Meters or thereabouts, and more particularly described in the First Schedule there under and also in the First Schedule here underwritten together with the buildings and erections then or at any time thereafter standing and being thereon and together with all rights, easements and appurtenances thereto belonging to hold the said land and premises therein expressed to be thereby demised (therein and hereinafter referred to as " the demised premises") unto the M/s. Agrimas Chemicals Pvt. Ltd., for a term of Ninety Five Years computed from the 1st day of July-1974 subject to the payment of rent and on the terms, covenants and conditions therein contained.

AND WHEREAS by letter 16th day of December 1999 the Corporation has taken a note of Change in name of the Company i.e. from M/S. AGRIMAS CHEMICALS PVT.LTD. to M/S AGRIMAS CHEMICALS LTD.

- (b) The Lessor had, at the request of the Lessee granted to the Lessee consent to Mortgage/charge by the Lessee of the Lessee's interest under the Lease in favour of STATE BANK OF MYSORE as Security for repayment of the loan of Rs.10,00,00,000/-(Rupees Ten Crores Only.) against the security and the said loans are still outstanding.
- (c) The Lessee has requested the Financial Institution to advance to the Lessee certain further loan Particular whereof are set out in the **Second Schedule** hereunder written (hereinafter called " the said Loans") on the security, interalia of a mortgage of the demised premises which the Financial Institution has agreed to do on certain term





assets including the Lessee's interest in the demised premises under the said Lause in favour of the **Financial Institution**.

(d) The Lessor at the request of the Lessee has agreed to accord the necessary permission to mortgage the demised premises to the Financial Institution and to enter into this agreement in the manner hereinafter contained;

NOW THESE PRESENTS WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:-

- (1) In Pursuance of the said agreement and in consideration of the premises the Lessor hereby grants permission to the Lessee to mortgage the demised premises to the Financial Institution for the bonafide purpose of securing the due payment of the said loans advanced or to be advanced by the Financial Institution to the Lessees subject to a maximum of IDBI Bank Ltd. amount of Rs.16,00,00,000/- State Bank of Mysore amount of Rs.10,00,00,000/- & State Bank of Travancore amount of Rs.10,00,00,000/- total Rs. 36,00,00,000/- (Rupees Thirty Six Crores Only.) in the aggregate. The permission hereby granted will not authorise the Lessee to mortgage only a part of the demised premises.
- (2) The Lessor the Lessee and the Financial Institution further agree that the Financial Institution may sell the demised premises or any part thereof or have the same sold for realising the security in their favour subject, however, to what is stated below, namely:-
- (a) In the event of the Financial Institution selling the demised premises or any part thereof or having the same sold as aforesaid for realisation of the security, the Financial Institution shall pay to the Lessor the entire amount of the unearned income from the land demised under the said Lease (excluding the value of buildings or structures, plant and machinery erected and installed thereon by the Lessee) viz., the entire excess of the price of land calculated at the ruling rate prescribed by the Lessor in the said Industrial Area on the date of such sale and the amount of premium paid by the Lessee, to the Lessor in respect of the said Plot of land at the time of allotment viz, premium calculated at the rate of Rs.12/- per square metre provided that the Lessor will not be entitled to receive any such payment unless the claims of the Financial Institution in respect of the mortgage debt inclusive of interest commitment charge, increase that may occur on account of devaluation / foreign exchange, fluctuation escalation, costs, charges and expenses are satisfied in full. The decision of the Lessor subject only to an appeal to the Government of Maharashtra as regards the amount of unearned income shall be final.
- **(b)** The right of the Financial Institution to sell the demised premises under such mortgage to realise the undercharged debt shall be absolute as set out in condition (a) above.
- (b-1)"In the event of sale the Financial Institution shall ensure that the proposed activity of the purchaser shall be the same for which the plot is allotted and the Corporation (the grantor/Lessor) will not allow any changes."
- (c) The condition prohibiting assignment, underletting or parting with the possession of the demised premises or any part thereof or any interest therein imposed upon the Lessees under the said Lease shall apply to any future assignment, underletting or parting with the possession of the demised premises or any part thereof or any interest therein by the transferee who purchases the demised premises or any part thereof at the sale by the Financial Institution or any one or more of them as aforesaid;





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- (d) In the event of the Lessees committing any default or committing breach of any of the covenants and conditions of the said lease and the Lessor deciding to exercise its right to re-enter upon and resume possession of the said plot of land, the Lessor shall give unto the Financial Institution at least 6 months, notice in writing specifying the default or breach committed by the Lessee and Lessor shall not exercise its right of reentry or resumption unless the Lessee or the Financial Institution or any of them shall have failed to remedy the same within six months from the date of receipt of the said notice.
- (e) During the continuance of the said mortgage of the demised premises in favour of the Financial Institution as security for loan advanced by it to the Lessee herein before recited, it shall not be necessary for the Lessee to insure the building and structures comprised in the demised premises in the joint names of the Lessee and the Lesser PROVIDED the Lessee has such insurance effected in the joint names of the Lessee and Financial Institution.
- **(f)** The Lessee shall in case of such mortgage of the demised premises and the buildings and structures therein or any of them as provided in preceding clause 1 above, file complete particulars of that mortgage with the Lessor within a period of one month from the date of such mortgage.
- (3) Subject as aforesaid all the covenants and conditions of the said Indenture of Lease shall remain in full force and effect.

IN WITNESS WHEREOF the Lessor hath caused these presents to be executed on its behalf, the Lessee hath caused its Common Seal to be affixed thereto and the Financial Institution hath caused these presents to be executed under the hands of its authorised representatives the day and year first hereinabove written.



THE FIRST SCHEDULE ABOVE REFERRED TO

(Description of Land)

All that piece or parcel of land known as Plot No.H-2 in the Taloja Industrial Area, within the village limits of Padghe Taluka and Registration Sub-District Panvel District and Registration Sub-District Raigad Containing by admeasurements 2100 Square Metres or thereabouts and bounded as follows, that is to say

On or towards the North by :- Road,

On or towards the South by :- Plot No.H-17 & H-18,

On or towards the East by :- Plot No.H-3 and

On or towards the West by :- Plot No.H-1

THE SECOND SCHEDULE ABOVE REFERRED TO

(Particulars of the Loans)

Name of the Financial Institution	Amount of the loan agreed to be advance Rs.
State Bank of Mysore (A)	Rs. 10,00,00,000/- (PREVIOUS)
IDBI Bank Limited	Rs. 16,00,00,000/-
State Bank of Travancore	Rs. 10,00,00,000/-
State Bank of Mysore	Rs. 10,00,00,000/-
(B)	RS. 36,00,00,000/- (PRESENT)
TOTAL (A)+(P)	Ps. 46 00 00 000 000

TOTAL (A)+(B)

Rs. 46,00,00,0007(Rupees Forty Six Crores Only.)



SIGNED, SEALED AND DELIVERED, by the Within named Shri. Pankaj Deore, the Regional Officer, Mahape for and on behalf of the with named MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION in the presence of :-M. B. ShimpiAn Jelle REGIONAL OFFICER, M.I.D.C REGIONAL OFFICE MAHAPE The COMMON SEAL of the Within named Lessee M/S. AGRIMAS CHEMICALS LTD. Was pursuant to a Resolution of its Board of Directors passed in that behalf on the 6th day of hereunto affixed, in the presence of OF AGRIMAS CHEMICALS LTD. Director of the Company who in token of Affixed the Seal of the Company have set their Respective hand hereto in the presence of. Farliament Street anch, New Delhi SIGNED, SEALED AND DELIVERED by the For IDBI BANK LTD Within named Financial Institution IDBI Bank Limited - Anach GouAL Asst. Gen. Manager CBG, BKC State Bank of Travancore - Ranbir Singh Yaclar State Bank of Mysore - SAKET BIHARE For STATE BANK OF MYSORE by the hand of Sushant Lok Branch, Gurgaon Shri ._ Its constituted Attorney, in the presence of :-SAKET BIHARI S.S. No.-4366, Br. Code-40661 1. Nisha Jan wal IDBI Marson

2. Deepe Gangan, 1081

Page 78 of 138

Page 79 of 138



5, Sant Nagar, Illrd Floor, East of Kailash, New Delhi-110 065 Ph.: +91 (11) 49231200, 49231201

> Fax: +91 (11) 41620144 Website: www.agrimas.com

AGRIMAS FOR AGRIFUTURE

AGRIMAS CHEMICALS LIMITED

in huse of 10/8/2007

Dated 08.12.2011 The Branch Manager State Bank of Mysore Central Point, Sushant Lok-I Gurgaon , Haryana

Dear Sir

Enclosed find Tripartite agreement between Maharashtra Industrial Development corporation ,Agrimas Chemical Ltd & State Bank of India ,to accord the necessary permission to mortgage the demised to the Financial Institution.

Regards

(A.Kundoo)

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महाराष्ट्र MAHARASHTRA

SFP 2011

अ. म. ४३६७ दिनाक शेख स्टॅम्प वेंडर, कळबोली बेत KL5/35/7 हरा उर्ड कळबोली. फोन: २७४२४१३९ वतीने

EK 212301

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रवक्याचा दिनांक पकोषागाराचे नांव-पनवेल.

विकोषागार अधिकारी उबेल - रायगड.

अमृज्ञप्ती क्रमांक

(सी. शेख एस. मी. THIS AGREEMENT made at MAHAPE, NAVI MUMBAT THIS

THOUSAND

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BETWEEN

MAHARASHTRA

INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation established under the Maharashtra Industrial Development Act, 1961 and having its principal office at 4,(4A), 12th floor, World Trade Centre, Complex-1, Cuffe Parade, Colaba, Mumbai-400005. (hereinafter called "the Lessor" which expression shall, unless the context does not so admit include its successors and assigns) of the first Part AND M/S. AGRIMAS CHEMICALS LTD., a Company incorporated under the Companies Act-1956 and having its registered office at plot no. H-2, MIDC, Taloja Industrial Area, Tal-Panvel, Dist-Raigad. (hereinafter called "the Lessee" which expression shall, unless the context does not so admit include its successor or successors in business and permitted assign) of the Second Part.

Sushant Lok, Gurgaan

GURGAON

amer, sef which will



AND STATE BANK OF MYSORE, a body corporate constituted under the State Bank of India (Subsidiary Banks) Act 1959 and having one its branch office at **Central Point, Sushant Lok-I, Gurgaon, Harayana.** (hereinafter referred to as the "Financial Institution" which expression shall, unless the context does not so admit include its successors and assigns) of the Third part.

WHERAS:

By an Indenture of Lease dated the 18th day of June, 1974 (hereinafter referred to as "the said Lease") and made between the Lessor of the One Part and M/s. Agrimas Chemicals Pvt. Ltd. of the other part and lodged for registration in duplicate in the office of the Sub-Registrar of Assurance at Mumbai under serial no. R-949 And R-945 on the 20th day of June 1974 Lessor in consideration of the premium paid and of the rent thereby reserved and of the covenants, and condition contained therein and on the part of M/s. Agrimas Chemicals Pvt. Ltd., to be paid observed and performed did thereby demise unto the M/s. Agrimas Chemicals Pvt. Ltd., all that piece of land known as Plot No. H-2 in the Taloja Industrial Area, within the village limits of Padghe, Taluka and Registration Sub-District Panvel, District and Registration District District Raigad containing by admeasurements 2100 Square Meters or thereabouts, and more particularly described in the First Schedule there under and also in the First Schedule here underwritten together with the buildings and erections then or at any time thereafter standing and being thereon and together with all rights, easements and appurtenances thereto belonging to hold the said land and premises therein expressed to the thereby demised (therein and hereinafter referred to as "the demised premises") unto the M/s. Agrimas Chemicals Pvt. Ltd., for a term of Ninety Five Years computed from the 1st day of July-1974 subject to the payment of rent and on the terms, covenants and conditions therein contained.

AND WHEREAS by letter 16th day of **December 1999** the Corporation has taken a note of change in name of the company i.e. from M/s. Agrimas Chemicals Pvt. Ltd. to M/s. Agrimas Chemicals Ltd.

(b) the Lessee has requested the Financial Institution to advance to the Lessee certain further loan particular whereof are set out in the **Second Schedule** hereunder written (hereinafter called "the said loans") on the security, interalia of a mortgage of the demised premises which the Financial Institution has agreed to do on certain term and conditions as also on condition that the Lessee will mortgage and charge all its assets including the Lessee's interest in the demised premises under the said Lease in favour of the **Financial Institution**.

For STATE BANK OF MYSORE

Manager Sushant Lok, Gurgaon





(c) The Lessor at the request of the Lessee has agreed to accord the necessary permission to mortgage the demised to the **Financial Institution** and to enter into this agreement in the manner hereinafter contained;

NOW THESE PRESENTS WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:-

- (1) In Pursuance of the said agreement and in consideration of the premises the Lessor hereby grants permission to the Lessee to mortgage the demised premises to the Financial Institution for the bonafides purpose of securing the due payment of the said loans advanced or to be advanced by the Financial Institution to the Lessees subject to a maximum of Rs.10,00,00,000 (Rs. Ten Crores Only) in the aggregate. The permission hereby granted will not authorize the Lessee to mortgage only a part of the demised premises.
- (2) The Lessor the Lessee and the Financial Institution further agree that the Financial Institution may sell the demised premises or any part thereof or have the same sold for realising the security in their favour subject, however, to what is stated below, namely:-
- (a) In the event of the Financial Institution selling the demised premises or any party thereof or having the same sold as aforesaid for realisation of the security, the Financial Institution shall pay to the Lessor the entire amount of the unearned income from the land demised under the said Lease (excluding the value of buildings or structures, plant and machinery erected and installed thereon by the Lessee) viz, the entire excess of the price of land calculated at the ruling rate prescribed by the Lessor in the said Industrial Area on the date of such sale and the amount of premium paid by the Lessee to the Lessor in respect of the said plot of land at the time of allotment viz., premium calculated at the rate of Rs. 12/- per square metre provided that the Lessor will not be entitled to receive any such payment unless the claims of the Financial Institution in respect of the mortgage debt inclusive of interest commitment charge, increase that may occur on account of devaluation / foreign exchange, fluctuation escalation, costs, charges and expenses are satisfied in full. The decision of the Lessor subject only to an appeal to the government of Maharashtra as regards the amount of unearned income shall be final.
- **(b)** The right of the Financial Institution to sell the demised premises under such mortgage to realise the undercharged debt shall be absolute as set out in condition (a) above.

For STATE BANK OF MYSORE

Manager Sushant Lok, Gurgaon





- (b-1) "In the event of sale the Financial Institution shall ensure that the proposed activity of the purchaser shall be the same for which the plot is allotted and the corporation (the grantor/lessor) will not allow any changes."
- the condition prohibiting assignment, underletting or parting with the possession of the demised premises or any party thereof any interest therein imposed upon the Lessees under the said Lease shall apply to any future assignment, underletting or parting with the possession of the demised premises or any part thereof or any interest therein by the transferee who purchases the demised premises or any part thereof at the sale by the Financial Institution or any one or more of them as aforesaid;
- (d) In the event of the Lessees committing any default or committing breach of any of the convenants and conditions of the said lease and the Lessor deciding to exercise its right to re-enter upon and resume possession of the said plot of land, the Lessor shall give unto the Financial Institution at least 6 months, notice in writing specifying the default or breach committed by the Lessee and Lessor shall not exercise its right of re-entry or resumption unless the Lessee or the Financial Institution or any of them shall have failed to remedy the same within six months from the date of receipt of the said notice.
- (e) During the continuance of the said mortgage of the demised premises in favour of the Financial Institution as security for loan advanced by it to the Lessee herein before recited, it shall not be necessary for the Lessee to insure the building and structures comprised in the demised premises in the joint names of the Lessee and the Lessor **PROVIDED** the Lessee has such insurance effected in the joint name of the Lessee and Financial Institution.
- The Lessee shall in case of such mortgage of the demised premises and the building and structures therein or any of them as provided in preceding clause 1 above file complete particulars of that mortgage with the Lessor within a period of one month from the date of such mortgage.
- Subject as aforesaid all the covenants and conditions of the said Indenture of Lease shall remain in full force and effect.

IN WITNESS WHEREOF the Lessor hath caused these presents to be executed on its behalf, the Lessee hath caused its common seal to be affixed thereto and the Financial Institution hath caused there presents to be executed under the hands of its authorised representatives the day and year first hereinabove written.

For STATE BANK OF MYSORE

GURGAON

shant Lok, Gurgaen



THE FIRST SCHEDULE ABOVE REFERRED TO

(DESCRIPTION OF LAND)

All that piece or parcel of land known as Plot No. **H-2** in the **Taloja** Industrial area, within the village limits of **Padghe** Taluka and Registration Sub-District **Panvel** District and Registration Sub-District **Raigad** Containing by admeasurements 2100 Square Meters or thereabouts and bounded as follows, that is to say

On or towards the North by :- Road

On or towards the South by :- Plot No.H-17 & H-18,

On or towards the East by :- Plot No.H-3 and

On or towards the West by :- Plot No.H-1

THE SECOND SCHEDULE ABOVE REFERRED TO (PARTICULARS OF THE LOANS)

State Bank of Mysore Rs. 10,00,00,000/-

(B) Total Rs. 10,00,00,000/- (PRESENT)

For STATE BANK OF MYSORE

GURGAON

Makinager Mishant Lok, Gurgaon



REGIONAL OFFICER. M.I.D.C. REGIONAL OFFICE MAHAPE

SIGNED, SEALED AND DELIVERED, by the Within named Shri. **DEELIP R. GUTTE**,

The Regional Officer, Mahape for and on

Behalf of the with name

MAHARASHTRA INDUSTRIAL DEVELPMENT

CORPORATION in the presence of :-

1.8km AB. Rathod, Am

2. Mrs. P.G. Marvelar

The COMMON SEAL of the within name Lessee

M/s AGRIMAS CHEMICALS LTD.

Was pursuant to a Resolution of its Board of Directors passed in that behalf on the 12th day of 201), hereunto affixed,

In the presence of

1. Ms. Vanessa 2.

Director of the Company who in token of affixed the Seal of the Company have set their

Respective hand hereto

In the presence of.

SIGNED, SEALED AND DELIVERED by the

Within named Financial Institution

For STATE BANK OF MYSORE

State Bank of Mysore

Sushant Lok, Gurg

By the hand of

R.K. VASHISH Shri.

Its constituted attorney, in the presence of:-

For AGRIMAS CHEMICALS LTD. Vares Son Keith

NKOF GURGAON nt Lok B

Sushant Lok, (

Page 87 of 138

For AGRIMAS CHEMICALS LTD. Vares Sa best



Maharashtra State Financial Corporation

(Incorporated under State Financial Corporations Act, 1951 No. LXIII of 1951)

THANE, DAMAN DIU REGIONAL OFFICE

Page 88 of 138
Office Complex Building,
6th floor, Wagle Estate,
Near Check Naka,
Thane-400 604.

©: 582 21 54/58/76

æ: 582 33 90

: msfctdd@bom7.vsnl.net.ir

Ref. No. MSFC/MKDDRO/LAW/2008 308 HT

06/06/2008

Ws.Agrimas Chemicals Ltd. H-2, MIDC Indi. Area, Behind Hindustan Lever, Taloja, Dist. Raigad – 410 208.

Dear Sir,

Re: Return of Original Lease Deed and Deed of

Confirmation in respect of Ms.Agrimas

Chemicals Ltd.

Since the company has repaid the entire dues of the Corporation, we have already handed the original title deeds in respect of mortgaged property to you. The Company also confirmed vide letter dt. 09/04/08 that Corporation has handed entire original documents to the company. The rest of two documents now handed to you viz Lease Deed dated18/06/1974 and Deed of Confirmation dated 12/07/1974.

Kindly acknowledge.

Thanking you,

Encl : As above.

Yours faithfully,

Regional Incharge

Uke/Legal/L-Agrimas No dues 290408

Tarrage (Lacy),

This is for the harm date.

Ref No MSFC/MKDDRO/LAW/2008

06/06/2008

M/s Agrimas Chemicals Ltd H-2, MIDC indi. Area, Behind Hindustan Lever, Taloja, Dist. Raiqad – 410 208.

DESI SI

Re: Return of Original Lease Deed and Deed of Confirmation in respect of Mrs. Agrimas Chemicals Ltd.

Since the company has repaid the entire dues of the Corporation, we have already handed the original title deeds in respect of mortgaged property to you. The Company also confirmed vide letter of: 09/04/08 that Corporation has handed entire original documents to the company. The rest of two documents now handed to you viz Lease Deed dated18/06/1974 and Deed of Confirmation dated 12/07/1974.

Kindly acknowledge.

Thanking you,

Yours faithfully,

Regional Incharge

c.c. to: Asstt. Manager (Law),

Encl : As above

This is for your information Uke/Legal/L_Agrimas No dues 290408

MSFC, HO, Mumbai.

Page 89 of 138



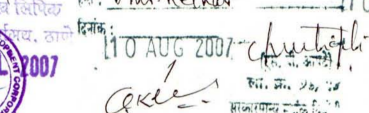
महाराष्ट्र MAHARASHTRA

विक्रीचे विकाण : दुस्तव क. १६ व १७, गांवरें वे पाजा पालक गोंग्यले गोंक, नौषाडा, ठाणे (य.) समुक्रम में. <u>YEE3</u> किंगत क. <u>900</u>

X 200374

in: wy Agri Mass (7) I td.

11 0 AUG 2007



HIS AGREEMENT made at MAHAPE this 25 day of August

TWO THOUSAND SEVEN BETWEEN MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation established under the Maharashtra Industrial Development Act, 1961 and having its principal office at Orient House, Adi Marzban Path, Ballard Estate, MUMBAI-400 038 (hereinafter called "the Lessor which expression shall, unless the context does not so admit include its successors and assigns) of the First Part; M/S AGRIMAS CHEMICALS LTD., a Company incorporated under the companies Act 1956 & having its registered office at Plot No.H-2, MIDC, Taloja Industrial Area, Tal. Panvel, Dist. Raigad (hereinafter called "the Lessee" which expression shall, unless the context does not so admit include its successors or successors in business and permitted assigns) of the Second Part.

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For CENTURION BANK OF RUNKS TO

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AND CENTURION BANK OF PUNJAB LIMITED, a banking company incorporated under Companies Act 1956 and having one of its branch at M-61 (MKT.) Greater Kailash-II, New Delhi, (hereinafter referred to as the "Financial Institution" which expression shall, unless the context does not so admit, include its successors and assigns) of the Third Part.

WHEREAS:

a) By an Indenture of Lease dated the 18th day of June 1974 (hereinafter referred to as "the said Lease") and made between the Lessor of the One Part and M/S. AGRIMAS CHEMICALS PVT.LTD., of the Other Part and lodged for registration in duplicate in the office of the Sub-Registrar of Assurances at Mumbai under Serial Nos.R-949 and R-945 on the 20th day of June 1974 the Lessor in consideration of the premium paid and of the rent thereby reserved and of the covenants, and conditions contained therein and on the part of M/S. AGRIMAS CHEMICALS PVT.LTD. to be paid observed and performed did thereby demise unto M/S. AGRIMAS CHEMICALS PVT.LTD. all that piece of land known as Plot No H-2, in the Taloja Industrial Area, within the village limits of Padghe, Taluka and Registration Sub-District Panvel, District and Registration District Raigad containing by admeasurements 2100 square meters or thereabouts, and more particularly described in the First Schedule there under and also in the First Schedule hereunder written together with the buildings and erections then or at any time thereafter standing and being thereon and together with all rights, easements and appurtenances thereto belonging to hold the said land and premises therein expressed to be thereby demised (therein and hereinafter referred to as "the demised premises") unto M/S. AGRIMAS CHEMICALS PVT.LTD. for a term of Ninety Five years computed from the 1st day of July 1974 subject to the payment of rent and on the terms, covenants and conditions therein contained.

AND WHEREAS by a letter dated 16th day of December 1999 the Corporation has taken a note of change of the name of the firm i.e. from M/S. AGRIMAS CHEMICALS PVT.LTD. to M/S. AGRIMAS CHEMICALS LTD.

b) The Lessee has requested the Financial Institutions to advance to the Lessee certain loans particulars whereof are set out in the Second Schedule hereunder written (hereinafter called "the said Loans") on the security, interalia of a mortgage of the demised premises which the Financial Institutions have agreed to do certain terms and conditions as also on condition that the Lessee will

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mortgage and charge all its assets including the Lessees' interest in the demised premises under the said Lease in favour of the Financial Institutions.

c) The Lessor at the request of the Lessee has agreed to accord the necessary permission to mortgage the demised premises to the Financial Institutions and to enter into this agreement in the manner hereinafter contained.

NOW THESE PRESENTS WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:-

- (1) In Pursuance of the said agreement and in consideration of the premises the Lessor hereby grants permission to the Lessee to mortgage the demised premises to the Financial Institutions for the bonafide purpose of securing the due payment of the said Loans advanced or to be advanced by the Financial Institutions to the Lessee subject to a maximum of Rs.2,50,00,000/- (Rupees Two Crores Fifty Lakhs Only) in the aggregate. The permission hereby granted will not authorise the Lessee to mortgage only a part of the demised premises.
- (2) The Lessor, the Lessee and the Financial Institutions further agree that the Financial Institutions may sell the demised premises or any part thereof or have the same sold for realising the security in their favour subject, however, to what is stated below, namely:-
- (a) In the event of the Financial Institutions selling the demised premises or any part thereof or having the same sold as aforesaid for realisation of the security, the Financial Institutions shall pay to the Lessor the entire amount of the unearned income from the land demised under the said Lease (excluding the value of buildings or structures, plant and machinery erected and installed thereon by the Lessee) viz., the entire excess of the price of land calculated at the ruling rate prescribed by the Lessor in the said Industrial Area on the date of such sale and the amount of premium paid by the Lessee to the Lessor in respect of the said plot of land at the time of allotment viz, premium calculated at the rate of Rs.12/per square meter provided that the Lessor will not be entitled to receive any such payment unless the claims of the Financial Institutions in respect of the mortgage debt inclusive of interest commitment charge, increase that may occur on account of devaluation / foreign exchange fluctuation, escalation costs, charges and expenses are satisfied in full. The decision of the Lessor subject only to an appeal to the Government of Maharashtra as regards the amount of unearned income, shall be final.

OF CENTURION BANK OF PUNISH LT

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- (b) The right of the Financial Institutions to sell the demised premises under such Mortgage to realise the un-discharged debt shall be absolute as set out in condition (a) above.
- (b-i) In the event of sell the Financial Institution shall ensure that the proposed activity of the purchaser shall be the same for which the plot is allotted and the Corporation will not allow any change.
- (c) The condition prohibiting assignment, underletting or parting with the possession of the demised premises or any part thereof or any interest therein imposed upon the Lessee under the said Lease shall apply to any future assignment, underletting or parting with the possession of the demised premises or any part thereof or any interest therein by the transferee who purchases the demised premises or any part thereof at the sale by the Financial Institutions or any one or more of them as aforesaid.
- (d) In the event of the Lessee committing any default or committing breach of any of the covenants and conditions of the said lease and the Lessor deciding to exercise its right to re-enter upon and resume possession of the said plot of land, the Lessor shall give unto the Financial Institution at least 6months notice in writing specifying the default or breach committed by the Lessee and Lessor shall not exercise its right of re-entry or resumption unless the Lessee or the Financial Institutions or any of them shall have failed to remedy the same within six months from the date of receipt of the said notice.
- (e) During the continuance of the said mortgage of the demised premises in favour of the Financial Institutions as security for loan advanced by it to the Lessee hereinbefore recited, it shall not be necessary for the Lessee to insure the building and structures comprised in the demised premises in the joint names of the Lessee and the Lessee and Financial Institution.
- (f) The Lessee shall in case of such mortgage of the demised premises and the buildings and structures therein or any of them as provided in preceding clause 1 above, file complete particulars of that mortgage with the Lessor within a period of one month from the date of such mortgage.
- (3) Subject as aforesaid all the covenants and conditions of the said Indenture of Lease shall remain in full force and effect.

IN WITNESS WHEREOF the Lessor hath caused these presents to be executed on its behalf, the Lessee hath caused its Common Seal to be affixed thereto and the

Author Selection of Punish LTD 4

Ep Janes Sa

Javes So

Financial Institutions have caused these presents to be executed under the hand of its authorised representative the day and year first hereinabove written.

THE FIRST SCHEDULE ABOVE REFERRED TO

(Description of Land)

All that piece or parcel of land known as Plot No.H-2, in the Taloja Industrial Area, within the village limits of Padghe Taluka and Registration Sub-District Panvel, District and Registration District Raigad containing by admeasurements 2100 square meters or thereabouts and bounded as follows, that is to say:-

On or towards the North by:- Road

On or towards the South by:- Plot No.H-17 and H-18

On or towards the East by :- Plot No.H-3 and

On or towards the West by :- Plot No.H-1

THE SECOND SCHEDULE ABOVE REFERRED TO

(Particulars of the Loans)

Name of the Financial Institutions	Amount of the loan agreed to be Advanced Rs.
CENTURION BANK OF PUNJAB LIMITED	Rs. 2,50,00,000/- (Rupees Two Crores Fifty Lakhs Only)

160

FOR CENTURION BANK OF PUNES LTE

Authors of Signatory

50)

SIGNED, SEALED AND DELIVERED by
the within named SHRI. C. L. PULKUNDWAR,
the REGIONAL OFFICER, MAHAPE, for
and on behalf of the within named
MAHARASHTRA INDUSTRIAL DEVELOPMENT
CORPORATION in the presence of :- PEGIONAL OFFICER,
1.SHRI. MAHAPE
2. SHRI. (CNOOVERO & (MOS.)P. G. NOWEROW
Z.SIKI. CONTROL OF GRAPH OF THE STATE OF THE
The Common Seal of the withinnamed Lessee
M/S AGRIMAS CHEMICALS LTD., was pursuant
to a Resolution of its Board of Directors
passed in that behalf on the 30M day of
May 200 hereunto affixed in the Presence
of
SHRI. Mrg. Vanessa Keishing For AGRIMAS CHEMICALS LTD.
& SHRI Vanes Sar Directors of the Company, who in token of Director
Directors of the Company, who in token of Director
having affixed the seal of the Company
have set their respective hands hereto, in the
presence of
1.SHRI. C-S. KCIKON. CIKLE
2. SHRI. S. Muragera d'mura
SIGNED, SEALED AND DELIVERED by the
withinnamed Financial Institution
CENTURION BANK OF PUNJAB LIMITED by the
hand of
Shri. h- Sukundaan +
its Constituted Attorney ,in the Presence of
1. SHRI. Thashank sharing freshchaire

6



DEVELOPMENT CORPORATION

Mahakall Road,

Andheri (East),

Phone: 571461/2

Bombay - 93.

Mangalore Street. Walter Walake. Bombay - 1.

Phone: 266547/8

(A GOVERNMENT OF MAHARASHTRA UNDERTAKING) GRAMS - AREADEV

TELEX - 011 - 3789

27th June 1974.

Mas. Agrimas Chemicals Pvt. Ltd. 7. Homji Street, Fort, Bombay - 400001.

No. TLJ-1474/H-2/DCM

Sub: Deed of Confirmation Plot No. H-2 in Taloja Industrial Area.

Sir,

With reference to your letter dated the 24th June 1974, I am to inform you that the Deed of Confirmation signed by you on the 20th June 1974, is being sent to Government. It will be returned to you when it is received from Government duly executed.

Yours faithfully.

(A.D. Ghatage) Deputy Secretary.

Page 97 of 138

MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION
(A Government of Maharashtra Undertaking)

POSSESSION RECEIPT

I, so me Macharetton behalf of the Maharashtra Industrial Development Corporation and Shri F.K. Nanah

on behalf of Shri/I/s. Agrimas elevicate proteins day respectively handed over the taken over the possession of plot No. 16.2 admeasuring 2100 Sq. mtrs./
Sq. res in Phase No. —— of the Tologa Industrial Area, District to low ? after actual measurement and demarcation of the plot on the site.

Handed over by -

(Signature of the Officer with designation).

Place: (Taloia) poolighe

Dated the 19-7-73

Talipp over by -

(Signature of the allotted or his representative with his designation).

MAHARASHTRA INDUSTRIAL DEVELOPER 1980 198110N

(A Government of Maharashtra Undertaking)

Book No. 418	Receipt No. 041752
RECEIVED from Shrt/Messrs. A 971Mas	
RECEIVED from Sarrifflessrs./3	e rectifically that are
the sum of Rupees Eleven only	
by Cash/*Gheque/Draft-No.	dated
on account of Rent for plo: Indl. Area. years	+ No. H. Zin Talda
Indl. Areq. year 1	9740.1984.

Rs. 11200 ... Date 7/1/1984.

*Subject to realisation.

Accounts Officer

u

Page 99 of 138

ARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION

(A Government of Maharashtra Undertaking)

Receipt No. 4728

6k No. A 41

Head Office Bombay .

Received from MIS Agrimas Chemicals Pyt ttd.

the sum of Rs. Twelve thousand only.

on Bank India Bombay.

_dated 215/73.

on account of deposit for plot No. H-2 in Julaja andwinal

Area,

Vente 10

Rs. 12000=00

Date Sth May 73 Subject to realisation.

Dy. Chief Accounts Officer
Executive Engineer

MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION

(A Government of Maharashtra Undertaking)

Book No. A 45

Receipt No. 4429

Head Office Rombay

Received from MI Agrimon Chemicals Pot 14d.

the sum of Rs. Twelve thousand only
by Cart/*Cheque/Draft No. 816648 dated 20/6/23

on 39nd i sade Bank Bombans.

on account of balance occupancy amound - 8 plot No. H-2

in Taloja Indi aser.

Rs. 12,000 =00

Date 21 H June 73
*Subject to realisation.

Dy. Chief Accounts Officer

Executive Engineer

Page 101 of 138

MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION

(A Government of Maharashtra Undertaking)

Book No. A 57

Receipt No.

5645

Received from MIS Agrimors Chemicals Put htd.

the sum of Rs. One thousand two hundred only.

by Cast/*Cheque/Draft No. 816723 dated 1317/73.

on Syndicate Bank Bombay.

on account of Occupancy amount for plot No. H2 in Taleja

2 ndustrial area.

Rs. 1200/...
Date 13th July 73

*Subject to realisation.

Dy. Chief Accounts Officer

CHARASHTRA INDUSTRIA	Page 102 of 138 H L DEVELOPMENT CORPORATION f Maharashtra Undertaking)
Received from M15 Agrimas	Head Office Born bay Chemicals Pv1 Hel.
the sum of Rs. Wo only by Cash/*Cheque/Draft No	dated
on account of Rent for the for plotne H2 in	year 10173.74 to 1974.75 Paloja Inel oney
Rs. 2/- Date 7 12 174175	Mynn

*Subject to realisation.

Dy. Chief Accounts Officer
Executive Engineer

Page 103 of 138

नींदणी ३९ वा म. Lega. 89 A m.

1507 8 1100 दस्तऐयजाचा अर्जाचा अनुक्रमांक 🦸

Confirmall dud दस्तऐबजाचा प्रकार---सादर करणाराचे नाव--Agrina, Chemicals for Wil बार्षाः अगणे की मिळाली:-नोंचणी फी नक्कल फी (फोलिस) प्रकाकनांची मक्कल की रपालखर्च नकला किंवा जापने (कलवे ६४ ते ६७) षोध किंदा निरोक्षण दंड-कलम २५ अन्वय कलम ३४ अन्वये प्रमाणित नकला (कलम ५७) (फोलिस) इतर की (मागील पानाबरीस) बाब के. 🖢 521-

> नोंदणीकृत डाकेने पाठवली जाईल या कार्याखयात देण्यात येईल.

> > द्रयम निबंधक

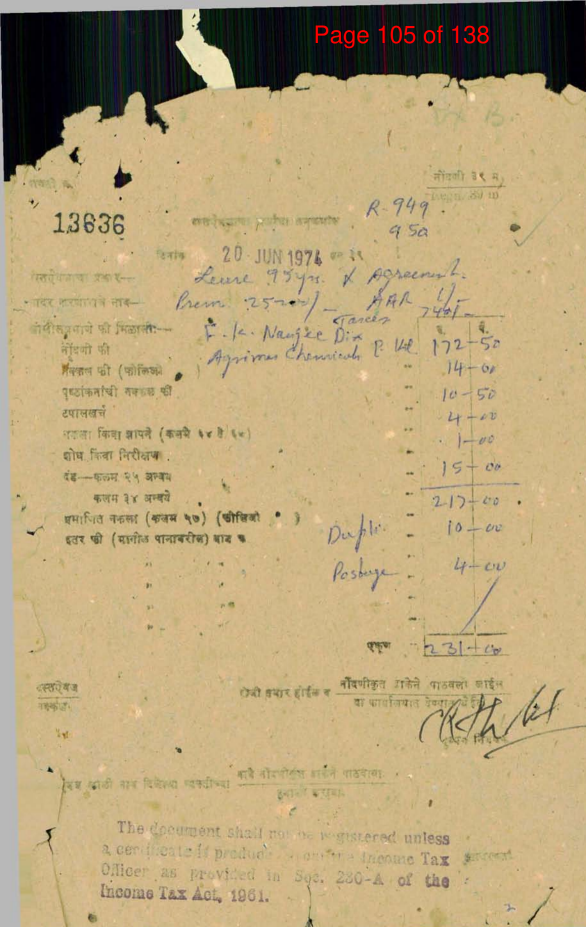
दस्तऐबब खाली साब दिलेल्या व्यक्तीच्या नावे नोंदणीकृत डाकेने पाठवाबा.

हवाली करावा.

इत्र फीची अनुसूची

- १. जादा नोंदणी की अनुच्छेद सतरा १६व। अठरा अन्यये.
- २, बजवात फी.
- काईल करण्याची की.
 अनुच्छेद अकरा अन्तर्थे.
 अनुच्छेद कीस अन्तर्थे.
 - ४. प्खारवारंनाम्यांचे प्रसुद्धशायमः
- ५. बहुमंट फी.
- ६. सुरक्षित वाबा की.
- ७. भोहोरबंद पाविद्यंचा विश्वेष.
- ८. मोहोरबंच पाकिसे उधडणे.
- ९. मोहोरबंद पाकिडे परत मागे धेचै.
- १०. अडतु.
- ११. परिचारिका किवा स्त्री परिचराची धेवा.
- १२. त्यून आकारित फीची वसुली.
- १३. जह संग्रहाच्या वस्तंच्या विकीचे उत्पन्न.
- १४. विलेख इ. च्या सक्छा पाठवण्याचा टपाछखन.
- १५. प्रवास खर्च.
- १६. भत्ता.

वस्तऐवज परत केवा,



वलर की जा जमगुला

- १ जाद मेंदर्भ में अनुष्क्रिय स्वरा किया सहस्य क्या
- कानात की.
- फाईल करण्याली की ।
 अनुनद्धद असर। अन्वये.
 - अनच्छेद बीस अन्बये."
- ». शतरया रनाम्याच अन्त्रवाचनः
- ५. इमेट की.
- सरक्षित ताबा की.
- क. मोहारक्य कावटाचा निर्धाय.
- ८. पोतारमद पाकिट उपत्रेषे.
- ५. गोहारबंद पाकिट पस्त कार्न क्षेत्रे.
- 1-1 455
- 11 विस्वासिक विस्व स्त्री गरिकराचे छन्छ
- ात्र भारत बाकारित कीची बहुबी.
- क स्वारीका कर्णका क्रिकेट राज्यक.
- 14 300 04.
- 37 371
- ' अन्याय वस्त केवा.

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' रस्तऐवजाचा अर्जाचा अनुषमाक

नोंदणी' ३९ म. Regn. 39 m.

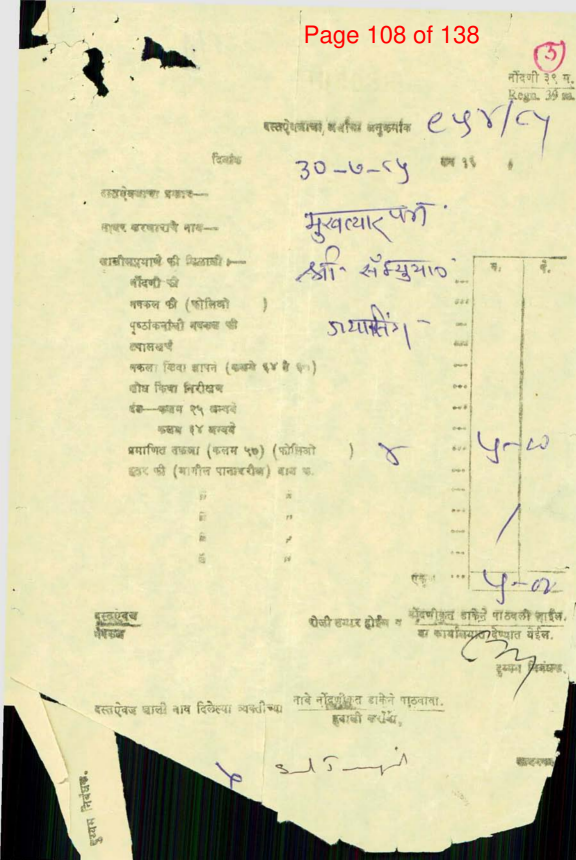
1 5 JUL 1974 G. P. of A. L. K. Marijee Dir. of Agriman Chemicals Ital ्स्त्रपेवजाचा प्रकार-भादर करणाराचे नाव--बाचीबप्रमाणे की मिळाली:--नोंदणी की .. नक्कल की (फोलिआं पण्ठांकनाची नक्कल फी टपालखर्च नकल किया ज्ञापने (कलमे ६४ ते ६७) शंघ किंदा निरीक्षण दंड-कलम २५ अन्वय कलम ३४ अन्वये प्रमाणित नकला (कलम ५७) (फोलिओ इतर फी (मागील पानावरील) बाब क. एकण

स्तिऐवज नवकल रोजी तयार होईल व मींदणीकृत डाकेने पाठवली जाईल या कार्यालयात देण्यात हैं जी

स्तिएँव इ खाली नाव दिलेल्या व्यक्तीच्या नावे नोंबणीकृत डाकेने पाठवाया. हवाली करावाः

Alert -

सादरकर्ता.



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इतर फीची अनुसूची

- १. जादा नींदणी फी अनुच्छद सतरा किया अठरा अन्वये.
- २. च्छावात फी.
- काईल करण्याची की.
 अनुच्छेद अकरा अन्वये.
 अनुच्छेद बीस अन्वये.
- ४. मखत्यारनाम्या अनुप्रमाणनः
- ५. गहमेट फी.
- ६. युरक्षित ताबा की.
- बोहोरवंद पाकिटाचा निक्षेप.
- ८. मोहीरवंद पाकिट उघडणे.
- ९. मोहीरबंद पाकिट परत प्रामे घेणे.
- ्र लहत.
- A. परिचारिका किंवा स्त्री परिचराची सेवा.
- १२. न्युन बाकारित फीची वसुली.
 - ३. खुड संग्रहाच्या वस्तुंच्या विकीचे उत्पन्न.
 - ४. विनेख इ. च्या नकला पाठविण्याचा टपाल खर्चे.
 - प्रधास खर्च.
 - भारतप्र.
 - बन्द परत वेला.

An Agreement made at Bombay

the

13th One thousand nine hundred and seventy BETWEEN THE MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act, 1961 (Mah. III of 1962) and having its principal office at Orient House, Mangalore Street, Ballard Estate, Bombay-1 hereinafter called the "Grantor" (which expression shall, unless the context does not so admit, include its successors and assigns) of the One Part AND

Messrs. Agrimas chemicals prilled Shri/Sarvashri

a Company incorporated under the Companies Act, 1956, and carrying on business in partnership/as Proprietor in the firm-name

Howji street, tool having its registered Office at and style of Messrs.

Bombay. 1

having his/their office/place

hereinafter called "the Licensee" (which expression shall, unless

the context does not so admit, include its successor or successors his/their survivor or survi-

in business and permitted assigns)

vors and the heirs, executors, administrators and permitted assigns)

of such survivor of the Other Part:

Recitals.

WHEREAS the Licensee has/have applied to the Grantor for the grant to him/her/them/it of a lease of the land and premises hereinafter described, which the Grantor has agreed to grant to him upon certain terms and conditions AND WHEREAS before signing this Agreement, the Licensee has/have paid to the Chief Executive Officer, Maharashtra Industrial Development Corporation, Bombay (hereinafter called "the Chief Executive Officer"), the sum of Rs. 25, 200 | (Rupees Twenty Five - thousand Two hundred and) being the amount of premium payable by the Licensee;

NOW IT IS HEREBY MUTUALLY AGREED as follows:-

Grant of Licence.

1. During the period of two/three years from the date hereof the Licensee shall have licence and authority only to enter upon the piece of land described in the First Schedule hereunder-written and delineated on the plan annexed hereto and thereon surrounded by a red-coloured boundary-line for the purpose of building and executing works thereon as hereinafter provided and for no other purpose whatsoever and until the grant of such Lease as is hereinafter referred to the Licensee shall be deemed to be a bare Licensee only of the premises at the same rent and subject to the same terms as if the Lease had been actually executed.

Not a demise.

2. Nothing in these presents contained shall be construed as a demise in law of the said land hereby agreed to be demised or any part thereof so as to give to the Licensee any legal interest therein until the lease hereby contemplated shall be executed and registered

Lug

Plans for approval.

but the Licensee shall only have a licence to enter upon the said land for the purpose of performing this Agreement.

- The Licensee hereby agrees to observe and perform the stipulations following, that is to say:-
 - (a) That he/they/it will within 3 months of the date hereof Submission of submit to the Executive Engineer, Maharashtra Industrial Development Corporation, in-charge of the said industrial area (hereinafter called "the Executive Engineer" which expression shall include any other officer to whom the duties and functions of the said Executive Engineer, Maharashtra Industrial Development Corporation, may be assigned) for his approval the specifications, plans, elevations, sections and details of the factory buildings hereby agreed by the Licensee to be erected on the said land and the Licensee shall at his/their/its own cost and as often as he/they/it may be called upon to do so amend all or any such plans and elevations and if so required will produce the same before the Executive Engineer and will supply him such details as may be called for of the specifications and when such plans, elevations, details and specifications shall be finally approved by the Executive Engineer and signed by him the Licensee shall sign and leave with him three copies thereof and also three signed copies of any further conditions or stipulations which may be agreed upon between the Licensee and the Executive Engineer.
 - (b) The said plot of land shall be fenced in during construction Fencing during by the Licensee at his/their/its expense in every respect.
 - (c) No work shall be commenced which infringes any of the No work to Building Regulations set out in the Second Schedule hereunderwritten as also Municipal regulations so far as the same are applicable to the land the subject of these presents nor until the Y 4149A-1a

construction.

begin until plans are approved.

said plans and elevations shall have been so approved as aforesaid and thereafter he/they/it shall not make any alterations or additions thereto unless such alterations and additions shall have been previously in like manner approved.

Time limits for commencement of completion of construction work. year from the date hereof commence, and within a period of two/
three years from the said date at his/their/its own expense and in
a substantial and workmanlike manner and with new and sound
materials and in compliance with all Municipal rules, bye-laws
and regulations applicable thereto and in strict accordance with
the plans, elevations, details and specifications to the satisfaction
of the Executive Engineer and conformably to the building lines
marked on the plan hereto annexed and the Building Regulations
set out in the Second Schedule hereunderwritten, build and
completely finish fit for occupation a building to be used as an
industrial factory with all requisite drains and other proper
conveniences thereto.

Rates and Taxes.

(e) That he/they/it will pay all rates, taxes, charges, claims and outgoing chargeable against an owner or occupier in respect of the said land and any building erected thereon.

Indemnity.

(f) That he/they/it will keep the Grantor indemnified against any and all claims for damage which may be caused to any adjoining buildings or other premises by such building or in consequence of the execution of the aforesaid works and also against all payments whatsoever which during the progress of the work may become payable or be demanded by the Municipality or any local authority in respect of the said works or of anything done under the authority herein contained.

Sanitation.

(g) That he/they/it shall observe and conform to all rules, regulations and bye-laws of the Local Authority concerned or any

other statutory regulation in any way relating to public health and sanitation in force for the time being and shall provide sufficient latrine accommodation and other sanitary arrangement for the labourers and workmen employed during the construction of the buildings on the said land in order to keep the said land and its surroundings clean and in good condition to the entire satisfaction of the Executive Engineer, and shall not, without the consent in writing of the Executive Engineer, permit any labourers or workmen to reside upon the said land and in the event of such consent being given shall comply strictly with the terms thereof.

- (h) That he/they/it will not make any excavation upon Excavation. any part of the said land nor remove any stone, earth, or other material therefrom except so far as may, in the opinion of the officer authorised by the Grantor, be necessary for the purpose of forming the foundations of the building and compound walls and executing the works authorised by this Agreement.
- (i) That he/they/it will as soon as any building to be erected insurance on the said land shall be roofed insure and keep insured the same in the joint names of the Grantor and the Licensee against damage by fire in an Insurance Company having an office in Bombay and to be approved by the Chief Executive Officer for an amount equal to the cost of such building and will on request produce to the Chief Executive Officer, the policy or policies of insurance and receipts for the payment of the last premium and will forthwith apply all moneys received by virtue of such insurance in rebuilding or reinstating the building.

(j) That he/they/it will not directly or indirectly transfer, Benefit of Agreeassign, sell, encumber or part with his/their/its interest under or the benefit of this Agreement or any part thereof in any manner

ment not assign-

whatsoever without the previous consent in writing of the Chief Executive Officer and it shall be open to the Chief Executive Officer to refuse such consent or grant the same subject to such conditions including the condition for payment of additional premium as he may in his absolute discretion think fit.

Nuisance.

(k) That he/they/it shall not at any time do, cause or permit any nuisance in or upon the said land and in particular shall not use or permit the said land to be used for any industry set out in the Third Schedule hereunder-written for any purpose which may be offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards.

Access Road.

(I) That he/they/it shall at his/their/its own cost construct and maintain an access road leading from the Estate road to the said land in strict accordance with the specifications and details prescribed by the Executive Engineer.

Preference in employment of Labour. (m) That in employing skilled and unskilled labour he/they/it shall give first preference to the persons who are able-bodied and whose lands are acquired for the purpose of the said industrial area.

(n) that dust nuisance willbe avoided by the unit

Power to terminate Agreement.

4. Should the Executive Engineer not approve of the plans, elevations, details and specifications whether originally submitted or subsequently required or if the same shall not be submitted within the time hereinbefore stipulated the Chief Executive Officer may by notice in writing to the Licensee terminate this Agreement and if possession as a Licensee has been given to the Licensee, may re-enter upon the said plot of land and thereupon the plot shall be resumed to the Grantor.

his

- 5. Until the factory building and works have been completed Powers of Grantor. and certified as completed in accordance with clause 7 hereof the Grantor shall have the following rights and powers:—
 - (a) The right for the Chief Executive Officer, the Executive To enter or inspect.

 Engineer and the Officers and servants of the Grantor acting under the directions of either of them at all reasonable times to enter upon the said premises to view the state and progress of the work and for all other reasonable purposes.
 - (b) (i) In case the Licensee shall fail to complete the said To resume land. factory building within the time aforesaid and in accordance with the stipulations hereinbefore contained (time in this respect being the essence of the contract) or shall not proceed with the works with due diligence or shall fail to observe any of the stipulations on his/their/its part herein contained, right and power to re-enter through the Chief Executive Officer, upon and resume possession of the said land and everything thereon, and thereupon this Agreement shall cease and terminate and all erections and materials, plant and things upon the said plot of land shall notwithstanding any enactment for the time being in force to the contrary belong to the Grantor without making any compensation or allowance to the Licensee for the same, and without making any payment to the Licensee for refund or repayment of the premium aforesaid or any part thereof but without prejudice nevertheless to all other legal rights and remedies of the Grantor against the Licensee;
 - (ii) to continue the said land in the Licensee's occupation on payment of such fine as may be decided upon by the Grantor or the Chief Executive Officer; and
 - (iii) to direct removal or alteration of any building or structure erected or used contrary to the conditions of the grant within the

time prescribed in that behalf and on such removal or alteration not being carried out within the time prescribed, cause the same to be carried out and recover the cost of carrying out the same from the Licensee as an arrear of land revenue.

(c) All building materials and plant which shall have been brought upon the said land by or for the Licensee for the purpose of erecting such building as aforesaid shall be considered as immediately attached to the said plot of land and no part thereof other than defective or improper materials (removed for the purpose of being replaced by proper materials) shall be removed from the said land without the previous consent of the Chief Executive Officer until after the grant of the completion certificate mentioned in clause 7 thereof.

Extension of time.

6. Notwithstanding any such default as aforesaid, the Chief Executive Officer may in his discretion give notice to the Licensee of his intention to enforce the Licensee's Agreement herein contained or may fix any extended period for the completion of the factory building and the works for the said period mentioned in clause 3(d) above if he is satisfied that the building and works could not be completed within the prescribed time for reason beyond the control of the Licensee and thereupon the obligations hereunder of the Licensee to complete the factory building and to accept a lease shall be taken to refer to such extended period.

Grant of Lease.

7. As soon as the Executive Engineer has certified that the factory building and works have been erected in accordance with the terms hereof and if the Licensee shall have observed all the stipulations and conditions hereinbefore contained, the Grantor will grant and the Licensee will accept a Lease (which shall be executed by the parties in duplicate) of the said land and the factory building

Blue

erected thereon for the term of ninety-nine/ninety-five years from the date hereof at the yearly rent of Rupee one.

- 8. The Lease shall be prepared in duplicate in accordance with Form of Lease. the form of Lease set out in the Schedule hereunder-written with such modifications and additions thereto as may be agreed upon and all costs, charges and expenses of and incidental to the execution of this Agreement and its duplicate, also the Lease and its duplicate shall be borne and paid by the Licensee alone.
- 9. All notices, consents and approvals to be given under this Notices. Agreement shall be in writing and shall unless otherwise provided herein be signed by the Chief Executive Officer or any other officer authorised by him and any notice to be given to the Licensee shall be considered as duly served if the same shall have been delivered to, left, or posted, addressed to the Licensee or the Engineer or the Architect of the Licensee at the usual or last known place of residence or business or on the said land hereby agreed to be demised or if the same shall have been affixed to any building or erection whether temporary or otherwise upon the said land.
- 10. The Grantor may at any time and from time to time alter Grantor may alter Estate Rules. the layouts, Building Regulations, General Estate Regulations relating to the other parts of the Estate of the Grantor of which the said land forms part and the Licensee shall have no right to require the enforcement thereof or any of them at any time against the Grantor or any person claiming under the Grantor.
- 11. The marginal notes do not form part of this Agreement and Marginal Notes. they shall not be referred to for the construction and interpretation thereof.

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Conflict between Agreement and Rules.

- 12. Should there be any conflict between the terms contained in this Agreement and the terms contained in the Building Regulations set out in the Second Schedule and the General Estate Regulations hereunder written the former shall prevail.
- 13. For the purposes of this Agreement to Lease the expression Chief Executive Officer shall include the Deputy Chief Executive Officer/Secretary, Maharashtra Investment Centre/the Deputy Secretary/the Area Manager and any other officer specially authorised by the Chief Executive Officer.

IN WITNESS WHEREOF Shri R. M. KWICAZMI

the Chief Executive Officer/the Deputy Chief Executive Officer/
Secretary M. I. C./the Deputy Secretary/the Area Manager of the
Maharashtra Industrial Development Corporation has, for and on
behalf of the aforesaid, Maharashtra Industrial Development
Corporation, set his hand and affixed the Common Seal of the
Corporation hereto on its behalf and the Licensee hath hereunto
set his/their hand/affixed the Common Seal of the Company the
day and year first above written.

FIRST SCHEDULE

(Description of land)

All that piece of land known as Plot No. (s) H-2

on or towards the north by—

on or towards the south by—

on or towards the east by—

on or towards the west by—

on or towards the west by—

PIV NO H-18

On or towards the west by—

PIV NO H-1

SECOND SCHEDULE

(Building Regulations)

- 1. The total built up area shall not be more than a half of the total area of the plot; a strip of not less than 6 5 metres shall be left open to the sky on the periphery of the plot.
- 2. The plot holder shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is set out in the Third Schedule hereunder written.
- 3. All buildings shall be constructed in accordance with the Municipal bye-laws and regulations in force from time to time as well as any other laws, rules, regulations in force relating to the construction and use of the premises and in accordance with the plans and elevations approved by the officer authorised by the Grantor.
- 4. No construction work shall be commenced unless the plans, elevations and sections have been approved by the officer authorised by the Grantor and no addition or alteration to buildings, the plans of which have been so approved, shall at any time be made except with the similar previous approval of the said officer.
- 5. All survey boundary marks demarcating the boundaries of plots shall be properly preserved and kept in good repair by the Licensee during the period of construction of buildings. Where more Y 4149A-2a

than one Licensee is concerned with the same boundary mark, the officer authorised by the Grantor shall allocate this obligation suitably.

- 6. No temporary or semi-permanent structure shall be built on the plot, except during the period of construction (or re-construction in future).
- 7. The final working drawings to be submitted for the approval of the Grantor shall include:—
 - (1) Plans, elevations and sections and section drawn to a scale of 1 cm. to 1 metre.
 - (2) 4 cms. to 1 metre details when required.
 - (3) Block plan drawn to a scale of 1 cm. to 5 metres showing the layout with the proposed building shown coloured red therein.
 - (4) Any other details or particulars required by the Grantor.

The abovementioned drawings and specifications shall be submitted in triplicate.

THIRD SCHEDULE

(List of Obnoxious Industries)

- 1. Fertilizer manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of fertilizers from previously processed materials which have no noxious odours or fumes and which do not produce noxious odours or fumes in the compounding or manufacturing thereof.
 - 2. Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid manufacture or their use or storage, except as accessory to a permitted industry.

- 3. Ammonia manufacture.
- 4. Incineration, reduction or dumping of offal, dead animals, garbage or refuse on a commercial basis.
- 5. Tar distillation or manufacture.
- 6. Cement manufacture.
- 7. Chlorine manufacture.
- 8. Bleaching powder manufacture.
- Gelatine or glue manufacture or processes involving recovery from fish or animal offal.
- 10. Manufacture or storage of explosives or fire-works.
- 11. Fat rendering.
- 12. Fat, tallow, grease or lard refining or manufacture.
- Manufacture of explosive or inflammable products of Pyroxylin.
- 14. Pyroxylin manufacture.
- 15. Dye-stuff and pigment manufacture.
- 16. Turpentine, paints, varnish or size manufacture or refining.
- 17. Garbage, offal or dead animals reductions, dumping or incineration.
- 18. Stock-yard or slaughter of animals or fowls.
- 19. Tallow, grease or lard manufacture.
- 20. Tanning, curing or storage of raw hides or skins.
- 21. Wool pulling or scouring.
- 22. Yeast plant.
- 23. Paper and paper products.
- 24. Charcoal.
- 25. Manufacture of Viscose Rayon.
- 26. In general those uses which may be obnoxious or offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards.

FOURTH SCHEDULE. (Form of Lease)

THIS LEASE made at

the

- day of

One Thousand Nine Hundred and

BETWEEN MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION, a Corporation constituted under the Maharashtra Industrial Development Act, 1961 (Mah. III of 1962) and having its principal Office at Orient House, Mangalore Street, Ballard Estate, Bombay-1, hereinafter called "The Lessor" which expression shall, unless the context does not so admit, include its successors and assigns) of the One Part and Shri/Messrs.

hereinafter called "the Lessees" (which expression shall unless the context does not so admit, include his/their survivor or survivors its successor or successors in and the heirs, executors, administrators, and permitted assigns of such survivor business and permitted assigns) of the Other Part;

WHEREAS by an Agreement dated the day of

Recitals.

AND WHEREAS pursuant to the said Agreement the certificate of completion thereby contemplated has been granted;

AND WHEREAS for the purpose of stamp duty, recurring

of Land.

charges such as Government revenue, the Lessor's share of cesses and the owner's share of Municipal or Village Panchayat rates or taxes, which the Lessee has Lessees have agreed to bear and pay under these presents although by law recoverable from the Lessor have been estimated at Rs. approximately per annum;

NOW THIS LEASE WITNESSETH as follows: —

1. In consideration of the premises and of the sum of Description Rs. (Rupees paid by the Lessee/Lessees to the Lessor as premium and of the rent hereby reserved and of the covenants and agreements on the part of the Lessee/Lessees hereinafter contained the Lessor doth hereby demise unto the Lessee/Lessees ALL that piece of land known as Plot No. , in the Industrial Area, within the village limits of , Taluka and Registration Sub-District , District and Registration District

, containing by admeasurement

square metres or thereabouts and more particularly described in the First Schedule hereunderwritten together with the buildings and erections now or at any time hereafter standing and being thereon AND TOGETHER WITH all rights, easements and appurtenances thereto belonging EXCEPT AND RESERVING unto the Lessor all mines and minerals in and under the said land or any part thereof TO HOLD the land and premises hereinbefore expressed to be hereby demised (hereinafter referred to as "the demised premises") unto the $\frac{\text{Lessee}}{\text{Lessees}}$ for the term of years computed from 19 subject nevertheless to the first day of the provisions of the Maharashtra Land Revenue Code, 1966 and the rules thereunder PAYING THEREFOR yearly during the said term unto the Lessor at the Office of the Chief Executive Officer of the Lessor (hereinafter referred to as "the Chief Executive Officer "which expression shall include any other Officer to whom the duties or functions of the Chief Executive Officer, Maharashtra Industrial Development Corporation, may be assigned) or as otherwise required the yearly rent of rupee one, the said rent to be paid in advance without any deductions whatsoever on or before the 1st day of January in each and every year.

Covenants by the Lessee.

2. The $\frac{\text{Lessee}}{\text{Lessees}}$ with intent to bind all persons into whatsoever hands the demised premises may come doth hereby covenant with the Lessor as follows:

To pay rent. (a) During the said term hereby created to pay unto the Lessor the said rent at the times on the days and in manner hereinbefore appointed for payment thereof clear of all deductions.

To pay rates and taxes. (b) To pay all existing and future taxes, rates, assessments, and outgoings of every description for the time being payable either by landlord or tenant or by the occupier in respect of the demised premises and anything for the time being thereon.

Not to enecile.

(c) Not to make any excavation upon any part of the said land hereby demised nor remove any stone, sand, gravel, clay or earth therefrom except for the purpose of forming foundations of buildings or for the purpose of executing any work pursuant to the terms of this Lease.

Not to erect beyond building line. (d) Not to erect any building, erection or structure except a compound wall and steps and garages and necessary adjuncts thereto as hereinafter provided on any portion of the said land outside the building line shown upon the said plan.

Access road. (e) The Lessee/Lessees having at his/its/their own expense constructed an access road leading from the main road to the demised premises delineated on the plan hereto annexed and thereon coloured red will at all times hereafter maintain the same

in good order and conditions to the satisfaction of the Executive Engineer, Maharashtra Industrial Development Corporation in charge of said Industrial Area (hereinafter referred to as "the Executive Engineer" which expression shall include any other Officer to whom the duties or functions of the said Executive Engineer, Maharashtra Industrial Development Corporation, may be assigned).

(f) Not at any time during the period of this demise to erect To build any building, erection or structure on any portion of the said land except in accordance with the said Building Regulations set out in the Second Schedule hereto.

(g) That no building or erection to be erected hereafter shall Plans to be be commenced unless and until specifications, plans, elevations, sections and details thereof shall have been previously submitted by the Lessee in triplicate for scrutiny of and be approved in

writing by the Executive Engineer.

building.

(h) Both in the completion of any such building or erection To build and at all times during the continuance of this demise to observe and to conform to the said Building Regulations and to all byelaws, rules and regulations of the Municipality or other body having authority in that behalf and any other statutory regulations as may be in force for the time being relating in any way to the demised premises and any building thereof.

(i) To observe and conform to all rules, regulations and bye- Sanitation. laws of the Local Authority concerned or any other statutory regulations in any way relating to public health and sanitation in force for the time being and to provide sufficient latrine accommodation and other sanitary arrangements for the labourers, workmen and other staff employed on the demised premises in Y 4149A-3

order to keep the demised premises and surroundings clean and in good condition to the satisfaction of the Executive Engineer and shall not without the previous consent in writing of the Executive Engineer permit any labourers or workmen to reside upon the demised premises and in the event of such consent being given shall comply strictly with the terms thereof.

Alterations.

(j) That no alterations or additions shall at any time be made to the facade or elevation of any building or erection erected and standing on the demised premises or architectural features thereof except with the previous approval in writing of the Executive Engineer.

To repair.

(k) Throughout the said term at the Lessee's/Lessees' expense well and substantially to repair, pave, cleanse and keep in good and substantial repair and condition (including all usual and necessary internal and external painting, colour and white washing) to the satisfaction of the Executive Engineer, the said building and premises and the drains, compound walls and fences thereunto belonging and all fixtures and additions thereto.

To enter

(1) To permit the Lessor or the Chief Executive Officer or the Executive Engineer and the Officers, Surveyors, Workmen or others employed by them from time to time and at all reasonable times of the day during the term hereby granted after a week's previous notice to enter into and upon the demised premises and to inspect the state of repairs thereof and if upon such inspection it shall appear that any repairs are necessary, they or any of them may by notice to the Lessee/Lessees call upon him/it/them to execute the repairs and upon his/its/their failure to do so within a reasonable time the Lessor may execute them at the expense in all respects of the Lessee/Lessees.

(m) Not to do or permit anything to be done on the demised Nulsance.

premises which may be a nuisance, annoyance or disturbance to
the owners, occupiers or residents of other premises in the vicinity.

(n) To use the demised premises only for the purpose of a factory User. other than a factory for any of the obnoxious industries specified in the annexure set out in the Third Schedule hereunder-written and not to use the demised premises or any part thereof for any other purpose nor for the purpose of any factory which may be obnoxious, offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations or fire-hazards.

(o) To keep the buildings already erected or which may here- Insurance. after be erected on the said land excluding foundations and plinth insured in the joint names of the Lessor and the Lessee/Lessees against loss or damage by fire in a sum equivalent to the cost of the building (excluding foundation and plinths) in some well establishment insurance company to be approved by the Chief Executive Officer and on demand to produce to the Chief Executive Officer the policy of such insurance and the current year's receipt for the premium AND ALSO as often as any of the buildings which are or shall be erected upon the said land or any part thereof shall be destroyed or damaged by fire to forthwith layout all the moneys which shall be received by virtue of any such insurance in rebuilding or repairing the premises destroyed or damaged under the direction and to the satisfaction of the Executive Engineer AND whenever during the said term the said building or any part thereof respectively shall be destroyed or damaged whether by fire or hurricane or otherwise the Lessee/Lessees will reinstate and repair the same to the satisfaction of the Executive Engineer and will nevertheless continue to pay the rent hereby reserved as if no such destruction or damage by fire, hurricane or otherwise had happened.

Delivery of possession after expiration.

(p) At the expiration or sooner determination of the said term quietly to deliver up to the Lessor the demised premises and all erections and buildings then standing or being thereon PROVIDED always that the Lessee/Lessees shall be at liberty if he/it/they shall have paid the rent and all municipal and other taxes, rates and assessments then due and shall have performed and observed the covenants and conditions herein contained prior to the expiration of the said term to remove and appropriate to himself/itself/themselves all buildings, erections and structures and materials from the said land but so nevertheless that the Lessee/Lessees shall deliver up as aforesaid to the Lessor levelled and put in good order and condition to the satisfaction of the Lessor all land from which such buildings, erections or structures may have been removed.

Not to

(q) Not to assign, underlet or part with the possession of the demised premises or any part thereof or any interest therein without the previous written consent of the Chief Executive Officer and the Chief Executive Officer may in his absolute discretion refuse such consent or grant the same subject to such conditions as he may think fit including the condition for payment of premium.

Assignments to be registered with Lessor. (r) If the Lessee/Lessees shall sell, assign or part with the demised premises for the then residue of the said term to deliver at the Lessee's/Lessee' expense within twenty days after every such assignment or assurance shall have been duly registered under the Indian Registration Act or other amending statute notice of such assignment or assurance to the Lessor such delivery to be made to the Chief Executive Officer or to such Officer or person

on behalf of the Lessor as the Lessor shall from time to time require.

- (s) In employing skilled and unskilled labour, the Lessee/ To give preference Lessees shall give first preference to the persons who are able- in employment of bodied and whose lands are acquired for the purpose of the said Labour.

 Industrial Area.
- (t) And in the event of the death of the Lessee, the person or Notice in persons to whom the title shall be transferred as heir or otherwise death.

 shall cause notice thereof to be given to the Lessor within three months from such death.
- 3. If and whenever any part of the rent hereby reserved shall be Recovery of Rent as in arrear the same may be recovered from the Lessee/Lessees as land Revenue.

 an arrear of land revenue under the Provisions of the Maharashtra

 Land Revenue Code, 1966 (XLI of 1966).
- 4. If the said rent hereby reserved shall be in arrears for the Rent in space of thirty days whether the same shall have be legally demanded or not or if and whenever there shall be a breach of any of the covenants by the Lessee/Lessees hereinbefore contained the Lessor may re-enter upon any part of the demised premises in the name of the whole and thereupon the term hereby granted and right to any renewal thereof shall absolutely cease and determine and in that case no compensation shall be payable to the Lessee/Lessees on account of the building or improvements built or carried out on the demised premises, or claimed by the Lessee/Lessees on account of the building or improvements built or made. PROVIDED ALWAYS that except for non-payment of rent as aforesaid the power of re-entry hereinbefore contained shall not be exercised unless and until the Lessor or the Chief Executive Officer on behalf of the Lessor shall have given to the Lessee/Lessees or left on Y 4149A-4 (5,000-10-72)

some part of the demised premises a notice in writing of his intention to enter and of the specific breach or breaches of covenants in respect of which the re-entry is intended to be made and default shall have been made by the Lessee/Lessees in remedying such breach or breaches within three months after the giving or leaving of such notice.

Lessor's 5. The Lessor doth hereby covenant with the Lessee/Lessees covenant

for that the Lessee/Lessees paying the rent hereby reserved and peaceful performing the covenants hereinbefore on the Lessee's/Lessees' part contained shall and may peaceably enjoy the demised premises for the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully claiming by from or under the Lessor.

Alteration 6. The layout of the

Rules. Industrial Area and the Building and other Regulations and covenants relating thereto other than the premises hereby demised may be altered by the Lessor from time to time as the Lessor thinks fit and the Lessee/Lessees shall have no right to require the enforcemen hereof or any of them against the Lessor or any person claiming under he Lessor.

Renewal

7. If the Lessee/Lessees shall have duly performed and observed the covenants and conditions on the part of the Lessee/Lessees hereinbefore contained and shall at the end of the said term hereby granted be desirous of receiving a new Lease of the demised premises and of such desire shall give notice in writing to the Lessor before the expiration of the term hereby granted the Lessor shall and will at the cost and expense in every respect of the Lessee/Lessees grant to the Lessee/Lessees a new Lease of the demised premises for a further term of years on payment of premium as may

be determined by the Lessor and with covenants, provisos and stipulations hereinbefore contained except that the building and other regulations referred to in such Lease shall be such as the Lessor may direct and such new Lease shall contain in lieu of this clause a covenant that at the end of the said renewed term of years the Lessor shall at the like cost and expense grant to the Lessee/Lessees further renewals and that every such renewal shall be for such term and subject to such covenants, provisos and stipulations as the Lessor shall determine.

FIRST SCHEDULE

(Description of land)

All that piece or parcel of land known as plot No.

in the

Industrial Area within the village

limits of

Taluka and Registration Sub-district

, District and Registration District

containing by admeasurement

square metres or there

abouts and bounded by

coloured boundary lines on the

Y 4149A-4a

On or towards the North by
On or towards the South by
On or towards the East by
On or towards the West by

SECOND SCHEDULE

(Building Regulations)

- 1. The total built up area shall not be more than a half of the total area of the plot; a strip of not less than metres shall be left open to the sky on the periphery of the plot.
- 2. The Lessee/Lessees shall not use the land for any purpose except as a factory for manufacture. It shall not be used for obnoxious industries, a list whereof is attached.
- 3. All buildings shall be constructed in accordance with the Municipal bye-laws and regulations in force from time to time as well as any other laws, rules, regulations in force relating to the construction and use of premises and in accordance with the plans and elevations approved by the Officer authorised by the Lessor.
- 4. No construction work shall be commenced unless the plans, elevations and sections have been approved by the Officer authorised by the Lessor, and no additions or alterations to buildings, the plans of which have been so approved, shall at any time be made except with the similar previous approval of the said Officer.
- 5. All survey boundary marks demarcating the boundaries of plots shall be properly preserved and kept in good repair by the Lessee/Lessees. Where more than one Lessee is concerned with the same boundary mark the Officer authorised by the Lessor shall allocate this obligation suitably.

- 6. No temporary or semi-permanent structure shall be built on the plot, except during the period of construction (or reconstruction in future).
- 7. The final working drawings to be submitted for the approval of the Lessor shall inclusive:—
- (i) Plans, elevations and sections drawn to a scale of 1 cm. to 1 metre.
 - (ii) 4 cms. to 1 metre details when required.
 - (iii) Block plan drawn to a scale of 1 cm. to 5 metres showing the lay-out with the proposed building shown coloured red therein.
- (iv) Any other details or particulars required by the Lessor.

 The abovementioned drawings and specifications shall be submitted in triplicate.

THIRD SCHEDULE

(List of Obnoxious Industries)

- 1. Fertiliser manufacture from organic materials, provided, however, that these provisions shall not apply to the manufacture of fertilisers from previously processed materials which have no noxious odours or fumes and which do not produce noxious odours or fumes in the compounding or manufacturing thereof.
- 2. Sulphurous, sulphuric, picric, nitric, hydrochloric or other acid manufacture or their use or storage, except as accessory to a permitted industry.
 - 3. Ammonia manufacture.
- 4. Incineration, reduction or dumping of offal, dead animals, garbage or refuse on a commercial basis.

- 5. Tar distillation or manufacture.
- 6. Cement manufacture.
- Chlorine manufacture.
- 8. Bleaching powder manufacture.
- 9. Gelatine or glue manufacture or processes involving recovery from fish or animal offal.
 - 10. Manuscture or storage of explosives of fire-works.
 - 11. Fat rendering.
 - 12. Fat, tallows, grease or lard refining or manufacture.
- 13. Manufacture of explosives or inflammable products of pyroxylin.
 - 14. Pyroxylin manufacture.
 - 15. Dye-stuff and pigment manufacture.
 - 16. Turpentine, paints, varnish or size manufacture or refining.
- 17. Garbage, offal or dead animals reductions, dumping or incineration.
 - 18. Stock-yard or slaughter of animals or fowls.
 - 19. Tallow, grease or lard manufacture.
 - 20. Tanning, curing or storage of raw hides or skins.
 - 21. Wool pulling or scouring.
 - 22. Yeast Plant.
 - 23. Paper and paper products.
 - 24. Charcoal.
 - 25. Manufacture of Liscose Rayon.
- 26. In general those uses which may be obnoxious or offensive by reason of emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibration or fire-hazards.

SIGNED, SEALED AND DELIVERED

etc.

by Shri R.M. Kulk Devilor.

The Chief Executive Officer/the
Deputy Chief Executive Officer/
Secretary, Maharashtra Investment
Centre/the Deputy Secretary/the
Area Manager, of the withinnamed
Maharashtra Industrial Development
Corporation, in the presence of:—



R. M. KULKARNI Area Manager,

Maharashtra Industrial Development Corporation.

(1)	P. G. Talwadekan	Grahmadokan
	ASSH. MIK	
(2)	AL Toraskan	Qt 0

Sr. clede MDFC

SIGNED, SEALED AND DELIVERED

by the abovenamed Licensee M Agrimas Chemical PMLH

in the presence of-

(1) Signature

Name

Address : -

(2) Signature

Address :-

The Common Seal of the abovenamed Licensee was, pursuant to a Resolution of its Board of Directors passed in that behalf of the Agrimas chemical PM LHD informer of Shi FN Names

day of 9th July

19 73,

affixed hereto in the presence of :-

PR Talwoodel an ASSH. MINE Bumbey 93

Grahvadekan

TALOJA INDUSTRIAL AREA VILLAGE-PADGHE, TALUKA-PANVEL DIST-KOLABA SCALE- 1 c.m = 10 mrs.

