

कीवाध्यादा धोलन कीय (हि.म.) Non-judicial showing worth of Cs. 188301 attached Kita-10 Sub-Regioner: elan, Diett. Solen (H.F.) of Solan the 20th AL: 0 Mile Comany lecy, Socialant MIPSEDCE M. DAFE. C. 2 Solu of Solan the 24th April Day of 1989, corresponding Between the hours of . MAIN Sub-Inogiotrer Solon, Diett. Solon (H.P.) The is personally known to me! Mushtra constany feely,

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No.8 and is more particularly described in the schedule hereunder written and with boundaries thereof has been delineated on the plan annexed to these presents and thereon coloured ( hereinafter to as Industrial Building together will all right; easement and appartenance to hold the premises hereby demised unto the lessee 14Th day of December , 1987 for a period of 99 year from the date of allotmentiviz 14.12.1987 and ending 13.12.2086 yielding and paying thereof the rent as hereinafter mentioned

The lessee for himself, his heirs, executors, administrato and assigns convenants with the lessor in the following manner i.e. to say:-

i) The lessee shall be liable to pay to the lessor the premium price in as many instalments and with such interest as may be directed by H.P. State Electronics Development Corporation in writing separately. A sum of Rs.5,70,000 has already been paid by the lessee to lessor in this behalf.

ii) The lessee shall be liable to pay ground rent at the rate of Rs.1/- per annum during the lease period. The rent of the Ist year shallbe paid by the lessee within 15 days of the receipt of notice of demand to that effect from the lessor and for such subsequent year it shall be payable in advance in the manner as may be prescribed by the lessor,

> For Himachal Futur Communication Ltd.

Managing Director

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iii) The lessee shall not sell, transfer, assign, sublet otherwise part with the possession of the whole or any part of the Industrial Buildings, except with the previous consent in writing of lessor, which he shall be entitled to refuse in his absolute discretion.

iv) Provided that such consent shall not be given for a period of 10 years from the commencement of this lease unless in the opinion of the lessor, exceptional circumstances exist for the grant of such consent.

v) Provided further, that in the event of the consent being given the lessor may impose such terms and conditions as he thinks just and proper and lessor shall be entitled to claim and recover a portion of the unearned increase in the value (i.e. the difference between the premium paid and market value) of the Industrial Building at the time of sale, transfer assignment or parting with the possession, the amount reasonable to be recovered boing 50% of the unearned increase and the reasonable decision of the lessee in respect of the market value shall be final and binding.

Provided further that the lessor shall have the pre-emptive right to purchase the property after deducting fifty percent of unearned increase as aforesaid.

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Notwithstanding anything contained in sub-clause (iii) above, the lessee may, with the previous consent in writing of the Lessor, mortgage or charge the industrial building to such person as may be approved by the lessor in his absolute discretion. However, for seeking financial assistance from Govt. Financial Institution or Banks, Lessee can mortgage the shed to them.

Provided that, in the event of the sale or re-closure of the mortgaged or charged property, the lessor shall be entitled to claim and racover the fifty percent of the unearned increase in the gvalue of the Industrial Building as aforesaid, and the amount of the Ilessor's share of the said unearned increase shall be a first charge, having priority over the said mortgage, transfer or charge. The decision of the lessor in respect of the market value of the said Mindustrial shed as mentioned herein before shall be final and b⇒indir on all parties concerned.

Provided further that the lessor shall have the pre-emptive right to purchase the mortgage or charged property after deducting fifty percent of the unearned increase as aforesaid.

vi) The lessor's reserves the right to recover fifty percent of the unearned increase and the pre-emptive right to purchas to an involutary sale or transfer whether it be by or through an executing or insolvency court.

For Himachal Futures is Commanda. ... 5/-

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ABRUGO

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vii) Whenever the title of the lessee in the Industrial building is transferred in any manner whatsoever, the person to whom the same is transferred shall be bound by all the convenants and conditions contained herein and be answerable in all respects therefor.

viii) Whenever the title of the lessee in the Industrial Building is transferred in any manner whatwoever, the transferor and the transferes within three months of the transfer shall give no m-ice of such transfer in witing to the lessor.

In the event of death of the lessee the person on B Ruhom the title of the deceased devolves shall within three months of the devolution give notice of such devolution to the lessor.

The transferee or the person on whom the title devolves as the case may be, shall supply the lessor, certified copies of the documents evidencing the transfer of devolution.

The lessee shall from time to time and at all time pay and discharge all rates, taxes, charges and assessments of every description which are now or at any time hereafter during the continuance of this lease be assessed, charged of, imposed upon the industrial building hereby demised.

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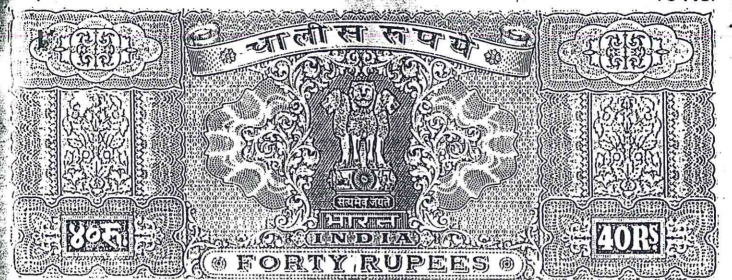
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- ix) All arrears of rent or any other payments due in respect of the industrial building hereby demised shall be recoverable in the same manner as an arrears of land revenue.
- x) The lessee shall in all respects comply with and bound by the building, drainage and other bye laws of the local Municipal or other authority for the time being in force.
- xi) The lessee shall not without sanction or permission in writing of the lessor or to other authority prescribed by the Lessor make any alteration or addition to in or on the Industrial Building.

xii) The lessee shall not without the written consent of the glessor use, or permit to be used, the industrial building for a residence or for carrying on any trade or business whatsoever or use the same or permit the same to be used for any purpose other than that of carrying on the manufacturing process or running the industry of Subscriber Carrier Systems and allied equipments or such other manufacturing process or industry as may be approved from time to time by the Lessor, or do or suffer to be done therein any act or thing whatsoever which in the opinion of the Lessor may be a nuisance annoyance or disturbance to the lessor and persons living in the neighbourhood.

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Provided that if the lessee is desirous of using the said industrial building for a purpose other than that of the manufacturing process or industry as may be approved from time to time the lessor may allow such change of use on such terms and conditions including payment of additional premium and additional rent, as the lessor may in his absolute discretion determines. The type of the said industrial premium and additional rent, as the lessor may in his absolute discretion determines.

- or any part thereof shall at any time be in arrears whether the same shall have demanded or not and if it is discovered that this lease has been obtained by supersession of any facts or by any fact or mis-statement, mis-representation or fraud or if there shall have been in the opinion of the lessor whose decision shall be final, any breach by the lessee or any person placeting through or under him or a any of the convenants or condition contained herein and on his part to be observed or performed than and in any such case it shall be lawful for the lessor notwithstanding the waiver of any previous blause or right of re-entry upon the Industrial Buildings, hereby be missed, to re-enter upon and take possession of the building and thereupon this lease and everything herein contained shall cease and determine and the lessee shall not be entitled to any compensation whatsoever, not to the return of any premium paid by him.
  - 6. The lessee doth hereby agree that the burden of the convenants shall run with the Industrial Building and shall bind the lessee and the permitted assigns thereof, hereby covenants with the lesser as follows:-
  - i) That the lessee shall establish the Industry and the Factor/ in accordance with and within the time specified in the licence

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granted to him under the Industries (Development and Regulation)Act, 1951, and in case no licence is required for establishing the industry aforesaid, he shall establish the industry and the factory in accordance, with and within time and term specified in the scheme approved by the Himachal Pradesh Govt. or any other competent authority or within the time actually/mutually agreed upon between the lessor and the lessee and any breach of this condition shall render this lease liable for termination at the option of the lessor.

- ii) That the lessee will perform, observe and comply with all obligations in respect of the industrial Shed and business carried therein, imposed by any, statute, regulation or bye-laws of any competent authority and also the lawful direction of a public or local authority.
- iii) That it shall be lawful for the lessee with the previous approval of the lessor in writing to mortgage his interest in the Natural Building and Machinery set up by him or the Industry to be set up by him in the Building as security in respect of any money radvanced by a HP Financial Corporation or H.P. State Industrial Development Corporation or by the Government of Himachal Pradesh, by g a Scheduled Bank or by any financial Institution or by an other persons for the purpose of setting up or expansion of the Industry in the said Building.

iv)That the lessor and all persons acting under his order shall ਟੋ ੰ be at liberty at all reasonable times during the terms of this lease to enter upon the Industrial shed for and purpose connected with the lease.

v) That in the event of the Project not materialising or the industry failing, the lease will be terminated and the lessor shall have the first option to acquire on such termination the building machines etc. at an agreed price, or failing that at price determined by a sole arbitrator and it is agreed that the Secretary (Industries) be appointed as arbitrator. The provisions of Arbitration Act, 1940 and any statutory modification thereof shall apply to any such

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arbitration. If the lessor does not exercise his option the lessee shall peacefully and quietely surrender to the lessor vacant possession of the said Shed removing any machinery fitted etc. within such period as may be decided by lessor completed from the date of termination of the lease.

- vi) That the condition of surrender of vacant possession by the lessee and of the first option of the lessor or acquisition referred to in the clause above shall mutatus-mutandis apply in the event of the expiry of the terms of the lease without renewal and in the event of the sooner termination of the lease in accordance with the terms and conditions in the manner stated here above.
- vii) That the cost of execution and registration of the lease deed shall be borne by the lessee.
- viii) That any sum of money due to or claimable by the lessor in respect of the building hereby demised shall be recoverable by the lessor as arrears of land revenue.
- ix) That in case of any portion of the demised building is not used by the lessee for the purpose of industry, then notwithstanding the convenant herein before or hereinafter contained, the lessor shall Have the right to resume un-used portion of the Building after giving E three months' notice to the lessee provided that the lessor shall Hot exercise this option till after the expiry of five years from the Sate of commencement of the industry in accordance with the conditions of the licence granted under the Industries (Development and Regulations) Act, 1951 or in accordance with the approval granted by the HP. Government or any other competent authority.
  - x) That on failure of the lessee to commence production within six months of the taking of possession of the building, it shall be lawful for the lessor, in addition or in the alternative to any other remedy that may be available to eject the lessee from the building hereby demised and take possession thereof as full and absolute owner and the entire amount of premium and rent paid by lessee shall stands forefieted in favour of the lessor.

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All the notices, orders, directions, consents or approval to be given under this lease shall be written and shall be signed by such officer as may be authorised by the lessor and shall be considered as duly served upon the lesses or any person claiming any right to the Industrial Building, if the same shall have been af'ixed to any building or erection whether temporary or otherwise upon the industrial building or shall have been provided delivered at or sent by post to the then res<del>idenc</del>es, office or place of business of the lessee or such person. A Paris

IN WITNESS WHEREOF the lessor has caused in his behalf at his hands and the lessee has hereunder set his hands the day and year first above written.

THE SCHEDULE PREFERRED TO ABOVE.

All that industrial shed comprised in Shed No.8 situated at Electronics Industrial Estate Chambaghat, Distt.Solam.

3683.055ft.Building No.87

Signad by:

For Ap State Electronics
Development Corporation Limited, Saligram Bhawan, Khalini, Shimla-2.

Communication Litch Signed by

> for Himachtuhafinguliischoic Communications Limited, Shed No.8, Electronics Complex, Chambaghat, Solan (H.P.) -173 213.

Witness:

l'or Himachal Futuristic Communications Ltd.

(Compray Secretary-cum-Manager (Picanco)

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