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Certificate No.

Account Reference Certificate Issued Date

Purchased by Unique Doc. Reference

Description of Document

Property Description

Consideration Price (Rs.)

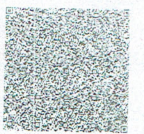
First Party

Second Party



Stamp Duty Amount(Rs.)

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INDIA NON JUDICIAL

Government of Jharkhand

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OM SAI INDUSTRISES

Article 35 Lease

LEASE DEED

(Zero)

JIADA BOKARO REGION

OM SAI INDUSTRISES

OM SAI INDUSTRISES

(One Lakh Forty Three Thousand only)

Please write or type below this line..... auch Kunar Proprietor MS OM SAI DIRECTOR
Project Lands and Rehabilitation
Bokaro

Marish Dunar

M/S OM SALINDUSTRIES
Manish Kumar
Proprietor
The
Bha

LEASE DEED

2019 at Bokaro. THIS DEED OF LEASE IS made on this the g H day of

BETWEEN

permitted assign of the first part. where in the context show admits or implies, includes successor in office and referred to as the 'LESSOR' or the 'AUTHORITY' which expression shall, 'Authority' which terms shall include its successors in office, hereinafter to be Bokaro Steel City, Director, Project Land and Rehabilitation, Bokaro Steel City, District Bokaro, State Jharkhand hereinafter to be referred to as the Brahman, Faith-Hindu, Nationality-Indian, resident Qr.No. 483, Sector-I/C, representative of Upadhyay, Bhawan, Balidih, The Jharkhand Industrial Area Development Authority, Bokaro Region, BIADA S/o Late Ram Pravesh Upadhyay, Age about 57 years, Castethe Regional Director, JIADA Sri. Satyendra Narayan Bokaro Steel City, Represented by the authorized

Attu-tw/Ramjee Prasad, aged about 32 years, Aadhar No. 504150825389, Occupation -Bokaro Steel City, Bokaro, Jharkhand, Proprietor Sri Manish Kumar, S/o Sri M/s. Om Sai Industries, Plot No. IV/D-2, Bokaro Industrial Area, Balidih, Caste-Koiyari, by Faith-Hindu, Nationality-Indian, Permanent AND

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Project Lands and Ruhabilitation
Bokaro

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PART-II

TERMS AND CONDITIONS OF LEASE DEED

The lessor and the lessee hereby covenants and agrees as follows:-

manufacturing- "FUEL OIL, CARBON BLACK & STEEL WIRE" only. setting of manufacturing industry in the command area of the lessor for That the scheduled land has been allotted to the lessee by the lessor for

rent and other charges shall be paid by the lessee to the lessor as decided by the shall be for a period of 30 (thirty) years from the date of allotment and annual That the period of tenure of lease in respect of the scheduled land/ shed

Managing Director/Regional Director of the Authority.

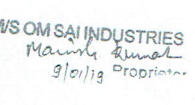
payable by the lessee. of the Authority and any statutory dues or dues of any financial institution acceptable to it/him/her and that the lessee is not in default in payment of dues the conditions of allotment order, indemnity bond and this lease deed is it/he/she shall utilize the land only for the purpose it has been allotted and that the lessor from time to time and on furnishing declaration by the lessee that acres upto 3.0 acres and Rs.50,000.00 for land over 3.0 acres or as decided by fee of Rs.10,000.00 for land upto 1.0 acres, Rs.25,000.00 for land above 1.0 tenure of lease for another period of 30 (thirty) years on payment of processing considering the request of the lessee objectively, the lessor shall renew the of the parties. In order to get the tenure of lease renewed, the lessee shall make a written request to the lessor three months prior to expiry of lease period. After That the tenure of lease as above shall be subject to renewal at the option

payable by the lessee. other charges shall be revisable from time to time by the lessor and shall be and other charges as demanded by the lessor. The rent, maintenance charges and acre per annum along with applicable GST on before 31st March of each year (Rupees seven thousand only) @ Rs. 7000.00 (Rupees seven thousand only) per along with applicable GST and annual maintenance charges of Rs. Rs. 7000.00 thousand only) @ Rs. 5000.00 (Rupees five thousand only) per acre per annum That the lessee shall pay an annual rent of Rs. 5000.00 (Rupees five

work within and outside its premises keeping in view the maintenance of permission from the lessor. The lessee shall be required to undertake plantation ecological balance in the industrial area. lessor and will not be cut or removed by the lessee without obtaining prior That the trees standing on the plot shall continue to be the property of the

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payable by the lessee. change in the rate of interest from time to time and the revised rate shall be rebel shall be admissible in this regard. The lessor reserves its right to make upon the footing of yearly compound interest shall be payable by the lessee. No frame fixed by the Authority an additional charge at the prevailing rate accruing That if the lessee fails to make payment of any dues within the time

under the provisions of Bihar & Orissa Public Demand Recovery Act, 1914. structure standing over the cancelled plot and from other properties of the lessee allotment order, terminate this lease deed and forfeit the amount paid by the lessee and realize the dues with compound interest @ 15% p.a. by sale of period stipulated in the letter of demand, the lessor shall have right to cancel the rent, maintenance charges, installments etc on demand by the lessor within the That in the event of nonpayment of the aforesaid outstanding amount,

demarcated correctly at the time of taking physical possession thereof from the That the lessee shall get the boundaries of land allotted to it/him/her

lessor/ representative of the lessor.

schedule of project implementation. liberty to take appropriate action against the lessee for non adherence of schedule of implementation of the project by the lessee and the lessor shall be at financial institution shall not be considered by the lessor as non adherence of and other infrastructure with his share of working capital. Non financing by the in the matter of installation of machineries etc, the lessee shall put machineries showed in the project report as input out of it/his/her own resources. Similarly, approval of plan and shall start construction work with the margin money 9. That the lessee shall go into production or show substantial progress towards the implementation of project within six months from the date of

be responsible for the delay or rejection of application of the unit for the above. shall obtain these clearances on its own and the lessor Authority shall in no way required to be obtained at any stage during the tenure of allotment, the lessee making application in prescribed form to the respective authorities. Environmental clearance, fire clearance as well as ground water clearance, if That the lessee shall obtain water, drainage and power connection by

per approved plan at his own cost and expenses. any road or drainage or any electrical installation within the allotted plot/shed as That the lessee shall be responsible for construction and maintenance of

laws or No Objection Certificate as the case may be before commencement of That the lessee shall obtain required consent under concerned pollution

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of production in the unit from Jharkhand State Pollution Control Board. construction work and consent to operate (as applicable) before commencement

PCC on the allotted plot and where time limit for bringing the unit to production the Managing Director of the Authority only for the project duly cleared by the project on the scheduled land, shall be permissible with prior written consent of scheduled banks or any other financial institution in any sector for financing the That the mortgage of lease hold right on land in favor of nationalized and

disposed of within 15 days from the date of submission of application. scheduled property in favor of nationalized or scheduled banks shall be Director of the Authority for mortgage of the lease hold right in respect of the That in case of mortgage, the Authority shall have the first charge on the That the application for consent made by the lessee to the Managing

lease rent interest and any other dues, taxes, charges etc payable to the assets/ property (built space/ shed) towards transfer charges, extension charges,

of consent to mortgage along with consent/ commitment letter from the financial institution to the effect that the financial institution shall make the That the lessee/ allottee shall submit to the Authority application for grant

production of No Dues Certificate from the office of the lessor. possession of the lease hold right on the scheduled property only after in writing through notice or otherwise that the successful bidder shall be given proceeds to sell the property by auction, the intending bidders must be informed prior to the auction sale of the scheduled property. If the financial institution including taxes and charges etc payable to it by the lessee atleast 7 (seven) days dues, processing fees, land premium, lease rent, interest or any other dues the mortgaged plot/shed shall obtain information from the Authority about its scheduled property or any part thereof, in the event of sale of lease hold right in That the financial institutions which take the mortgage of the lease hold

case of others, of the lease premium of land from the successful bidder at the transfer fee of 15% in case of small and medium scale enterprises or 25% in bank/ financial institution/ statutory authority for substitution on payment of regularization by the lessor in favour of the successful bidder identified by the the bank/ financial That the mortgaged lease hold right in the scheduled land auctioned by institution/ statutory authority may be considered for

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with all dues of the lessor. prevalent rate and other charges prevalent at the time of consideration along

construction/ further activity as per plan/ revised plan submitted for approval. approved/sanctioned by the competent authority and the lessee shall commence submission of plan/ revised plan, it shall be construed and deemed to have been clarification/ modification and submission of revised plan. In case no communication is received from the lessor within 90 days from the date of of plan with necessary approval. However, if warranted lessor may ask for any of the date of receipt of plan from Managing Director of the Authority. The lessor shall respond to the lessee within ninety days from the date of submission dispose of application for factory/ shed and/or building plan within thirty days The Chief Inspector of Factories, Jharkhand/ Inspector of Factories shall herself to pay late action fee at the aforesaid rate to the Authority on demand. late action fee @ Rs.1.00 per sq ft per month and the lessee binds itself/himself/ through Inspector of Factories of the Circle concerned. Failure on the part of the lessee in submitting factory/ shed plan/ building plan for approval shall entail of Land Act or/and for approval of Chief Inspector of Factories, Jharkhand Building Bye Laws of Authority and/or Bihar /Jharkhand Restrictions of Uses Managing Director of the Authority as 'Controlling Authority' under the taking delivery of possession of the allotted plot/land/shed for approval of the plan etc along with necessary documents within six months from the date of That the lessee shall submit a plan of the factory/ shed or and building

with the specifications and details prescribed by the lessor or his nominee. road leading from the State Road to the shed /allotted plot strictly in accordance That the lessee shall at its/his/own cost construct and maintain access

entry of the officials of the Authority inside the factory/plot and refusing to sign on the spot report prepared by the inspecting officials. the Authority by the lessee including its/his/her representative, not allowing avoiding and refusing to receive any valid communication including notice from of plot/shed. Non co-operation of the lessee shall also mean and include shall make itself/ himself/ herself liable for initiation for action for cancellation conceal any aspect of the ongoing activities on the plot, failing which, the lessee to the inspecting personnel and provide realistic information and shall not the project and the lessee binds itself/ himself/ herself to extend all co-operation progress about factory/ shed/ building as per plan towards implementation of land to the lessee to ensure proper utilization of allotted land/ shed/ plot and That the lessor shall organize periodic inspection of allotted plot/ shed/

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circumstances of the case. lessee shall make itself liable for action as warranted under the facts and period shall be payable by the lessee to the Authority on demand and in the event of failure on the part of the lessee in payment of demanded amount, the action charges @ Rs.1.00 per sqft per month from the last day of extended Managing Director of the Authority. In the event of failure of the above, late extra ordinary circumstances to the satisfaction and with prior approval of plan, extendable to maximum period of an another spell of 6 (six) months under building plan within 6 (six) months from the approval/ deemed approval of That the lessee shall start construction as per approved factory/ shed/

immoveable assets in any shape/ form erected thereon. unexpired period of lease or for the structure, building, installations and cancellation and no compensation shall be payable to the lessee either for the land/ shed in question after 30 (thirty) days from the date of order of terminate the lease deed, if executed, and forfeit the land premium and resume such land/ shed at the prevailing/ current market rate to be determined by the the cost and rent of the land/ shed of the entire period of remaining in use of allotted, the Managing Director of the Authority shall have the option to charge putting the land to use for purposes other than the purposes for which it was construction or use of land/ shed for any non industrial purposes or the lessee Managing Director of the Authority or any deviation from the approved plan of That in the event of making any construction without prior approval of Director of the Authority and shall also cancel the allotment,

by the Managing Director of the Authority and action shall be taken for natural justice, lease deed, if executed, terminated and land premium forfeited portion of land/plot/ shed shall be cancelled by observing the principles of fails to abide by the undertaking so given, the allotment of such concerned of undertaking. Even after imposition of said non action charges, if the lessee action charges @ Rs.10.00 (Ten) per sq ft per month from the date of execution violation of such undertaking, the lessee shall be liable for payment of non portion of land/plot/ shed within a specified time frame, then in that event of the show cause, if the lessee gives an undertaking to utilize the under/unutilized of land/plot/ shed in accordance with the principles of natural justice. In reply to of the Authority shall initiate action for cancellation of under/unutilized portion allotted land/ plot/ shed for the purpose it was allotted, the Managing Director That in the event of the lessee either not utilizing or underutilizing the

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recovery of non action charges under Bihar & Orissa Public Demand Recovery

may extend to Rs.100.00 every day after conviction as above. months or both and in case of continuance of violation with a further fine which upto Rs.10,000.00 or simple imprisonment for a term which may extend to six Regulations 2015, the lessee shall be punishable with fine which may extend That in case of violation of provision 29(ii) of the Authority's

demerge/amalgamate the lessee without prior permission of the lessor. or the constitution of the lessee or lease hold right of the lessee or merge/ That the lessee shall not make any change either in the name of the lessee

the decision of the State government or the Authority shall not be questioned before any Authority or in any Court of law. obtaining report from the Civil Engineer authorized by them in this behalf and valuation to be determined by the State government or the Authority on of the Authority or its nominee on such part or parts of the land/shed/plot at the compensation for buildings and other structures erected with approval in writing plot and its development, if any earlier realized from him together with lessee a sum proportionate or equal as the case may be, the cost of land/shed/ State government or the Authority, as the case may be, shall pay back to the necessary for the purpose aforesaid and in consideration of such transfer the shed/land/plot as the State government or the Authority shall specify to be State government or the Authority transfer such part or lessee for the purposes it was allotted, the lessee shall on being asked by the judge, or if it is found that any portion of the land/ shed is not required by the purposes, of which the State government or the Authority shall be the sole plot/land/shed is required by the State government or the Authority for public That at any stage of the leasehold period if any part or parts of the allotted

non-judicial stamp paper of Rs. 100.00 along with self-attested photograph of employees along with a declaration cum undertaking cum indemnity bond on a authorities and that he is not in default in payment of statutory due to its not in default in paying dues of the Authority and he/she/it produces a no dues certificate from the concerned financial Authority shall accept the surrender subject to the condition that the surrender is Managing Director of the Authority at least three months in advance and the Authority at any point of time by giving prior written application to the That any allottee shall be at liberty to surrender the allotted plot to the institution, concerned statutory

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allotment price for the land (full or partial) surrendered as per following terms: all promoting stake holders, Authority shall refund/release partial payment of

allotment of land. 75% of allotment price, in case of surrender within one year from date of

allotment of land. 65% of allotment price, in case of surrender within two years from date of

of allotment of land. 55% of allotment price, in case of surrender within three years from date

of natural justice. Authority shall cancel the allotment order, terminate the lease deed and allottee/lessee. However, no request for surrender shall be accepted by the forfeit the lease premium and take possession by observing the principles Authority beyond three years of allotment of land. In such cases peaceful surrender of full or partial land (unutilized land) by the The aforementioned payment by Authority shall be released only after

the surrender application shall be deemed to have been allowed. 60 days from the date of submission of application to the lessor, failing which That the application for surrender of allotted plot shall be disposed within

irregularity charges as above as be subject to Bihar & Orissa Public Demand Recovery Act, 1914. himself/ herself liable for initiation of cancellation proceeding. Recovery of @ Rs.5.00 (Five) per sq ft per month to the Authority besides making itself/ Occupants) Act, 1971. The lessee shall also be liable to pay irregularity charges including invoking the provisions of Public Premises (Eviction of Unauthorized plot/land/shed as unauthorized and take recourse for recovery of possession treat possession of that person/ entity/ entrepreneur/ organization over the organization without having been authorized by the lessor and the lessor shall possession of the allotted plot to any other person/ entity/ entrepreneur/ That the lessee shall not be entitled to sub lease or hand over physical

in cancellation of plot by the lessor. conditions of indemnity bond and conditions of this lease deed and shall result violation of Regulation of the Authority, conditions of allotment order, which the plot has been allotted. Violation of this provision shall be treated as other purposes including residential or any other commercial activities than for That the lessee shall not be allowed to use the allotted land/ shed for any

or to be acquired by any entity without the prior permission in writing of That the lessee shall not take any action to Merge/demerge/amalgamate

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shall be charged at the rate prevailing at the time of consideration. violated the condition of land allotment order/lease deed/bond. In case of violation of condition of land allotment order/lease deed/bond, the full land cost Merger/demerge/amalgamation or acquisition provided that the lessee has not the lessor at the time of consideration, may grant such permission for in case of MSME or 25% in case of others, of the prevailing land premium of after considering the facts and circumstances of the case and after realizing 15% Managing Director of the Authority. On application of the lessee, the lessor

subject to the payment of land premium provided in this clause. Tribunal, the merger/demerger/amalgamation or acquisition will be allowed Irrespective of any condition put by or order passed by any Court or

lessor towards fees as mentioned in the Regulation referred to above. respective entity seeking change along with bank demand draft in favor of Authority duly attested by the Notary Public/Chartered Accountant of the as mentioned in the Clause No. 26 and 27 of the Regulation 2015 of the application for change in Constitution, accompanied by all required documents Co/Public Ltd Co etc) intending to change its constitution of firm shall file an That the lessee (Proprietorship Firm/Partnership Firm/Private Ltd.

the following conditions:-II/PMT/SSI PMT/DOP has been issued either running or sick or closed, for the transfer of leasehold rights of the scheduled property in favor of a new Entrepreneur as identified by the lessee during the currency of lease subject to That the lessor may consider the request of lessee for whose unit EM-

for mortgage or the lessee has pledged lease deed with any financial The lessee is not holding any dues to authority and shall submit NOC from financial institutions for which Lessor has accorded permission/no objection

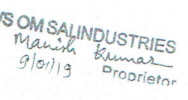
=: existing project. PCC to be executed on the available plot of land or may continue the right must have a viable/feasible/implementable project, duly approved by The new entrepreneur to whom the lessee wants to transfer the leasehold

be charged. allotted plot for the purposes of this Regulation and processing fee and land premium as mentioned in sub-clause (vi) of this condition as prescribed shall If at any stage, stake holding/ownership interest of proprietor/ promoter/ goes down below 51% in the firm, the same shall be treated as transfer of partners in the firm at the time of plot/land allotment as the case may be,

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ζ. prescribed shall be charged along with application for the same. processing fee as mentioned in sub-clause (vii) of this condition as shareholding No change in Shareholding (CIS) charges shall be applicable for transfer of grandfather, grandmother, grandchildren and/or vice versa. However, (up to 100%) from husband to wife, parent to children,

< induction or deletion of Director. in the office of concerned RoC under the Companies Act, 1956/2013, either of such change along with concerned statutory form with acknowledgement industrial unit has to inform the lessor in writing by the lessee within 30 days Any change in the Director who is not the shareholder of the concerned

≦. precedent for transfer of lease hold right. of lease hold right. The payment at aforesaid rate shall be condition the prevailing land premium in the Authority at the time of seeking transfer The transferee must pay 15% in case of MSME or 25% in case of others of

In all cases of transfer, ownership change, a processing fee of Rs. 10,000.00 for plot area up to 1.00 acre and additional Rs. 2,000.00 per acre for land in

excess of 1.00 acre shall be charged.

size photograph. on a non-judicial stamp paper of Rs. 100.00 affixing self-attested passport statutory, legal or financial liability of government or financial institutions for making payment of all dues of previous entrepreneur or old lessee, The new entrepreneur or new lessee shall give undertaking/ indemnity bond

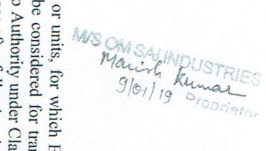
the 51% of the total share. share of the original lessee in this new company/entity does not go down below be charged full land premium as per relevant clause of this regulation even if the formed company, this shall be treated as transfer of lease hold rights and shall company and transfers the whole or part of the allotted land to such newly project makes a new/ That if the original lessee, to whom the land was allotted for a particular company / entity for a new project besides the existing

payment of land premium shall entail cancellation of allotment, forfeiture of the Authority by the shareholders seeking change in the shareholding. Failure of 25% in case of others of land premium at the existing rate shall be payable to immediate future generations becomes less than 50%, 15% in case of MSME or 21(d) of the original allottee from amongst the existing immediate past and land premium and termination of lease deed, if executed. That if the shareholding of any the blood relations as defined in clause

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surrender the allotted plot to Authority under Clause 22 of the Regulation of the Authority shall evict the lessee after following due process under the Regulation not been issued, shall not be considered for transfer. The lessee shall have to That the vacant plot or units, for which EM-II/PMT/SSI PMT/DOP has

competent and solvent to implement the project. shed so that the same could be allotted to the entrepreneurs who are serious, terminate the lease deed and resort for taking physical possession of the plot/ order of such plot/shed, forfeit the amount deposited in this connection, director of the Authority shall under such circumstances, cancel the allotment taken within the fixed/ extended period for establishing the unit, the Managing along with construction, installation, fixtures and equipment thereon shall be liable to be forfeited by the lessor. In case necessary effective steps are not circumstances, amount deposited by the lessee towards premium of land/ shed within such extended period as the Authority may allow after considering the two years in case of micro and small enterprises and five years for others or That in case the lessee fails to implement the project within a period of

convents and conditions contained therein. and shall possess and make optimum utilization of land by observing all terms. registered (EMII) with the lessor or its nominee within the prescribed period That the lessee after coming to production shall get its unit permanently

accordingly as per approved building/ shed plan. of ecological balance in the industrial area and shall utilize that portion That the lessee shall keep the allotted land for plantation for maintenance

allotment order, forfeiture of lease premium and termination of lease and then may be treated as independent and an additional ground for cancellation of following actions by the lessor. the lease hold land has not been continuously running and this circumstance and submit all statutory returns required under various laws in the prescribed maintain the factory established on the scheduled premises in running condition Performa failing which the lessor shall presume that the factory established on particular and other labour legislation on the subject, continuously keep and cessation of work as legally permitted under the provisions of Industrial That the lessee may, subject to valid and legal ground for closure and Act, 1947 in general and any other law applicable to the unit in

Area Development Authority Act, 1974 (Bihar Act 16 of 1974 and Bihar Act 27 That the lessee shall be compliant of the provisions of Bihar Industrial

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and pass orders to this effect. possession of the leased property by observing the principles of natural justice order, terminate the lease deed and forefeet the lease premium and take conditions of any of the aforesaid shall entitle the lessor to cancel the allotment bond executed by the lessee, Authority, conditions of land/ shed allotment order, conditions of indemnity Technology and Industry as Jharkhand Industrial Area Development Authority dated 02.03.2001 issued by the Department of Science Technology, Information of 1992) as adopted by the Government of Jharkhand vide Notification No.339 and Rules made under the said Acts, Regulations 2015 of the conditions of lease deed and violation of

the Authority responsible for implementation of the respective laws. its unit and shall submit statutory returns and furnish information if required by That the lessee shall be compliant of all statutory provisions applicable to

any penalty under the Authority's Regulations shall constitute public demand of any dues of the Authority including late action charges, non action charges or the objectives of the Act, rules and regulations made there under, nonpayment which the Managing Director of the Authority considers against the interest of false declaration, giving false undertaking and/or any other circumstances, project, unauthorized mortgage to any financial institution or otherwise, making unauthorized change in the constitution of lessee, unauthorized change of allotted, unauthorized allotted, not setting up industry for which the scheduled premises has been industry/ services/ activities for which the scheduled land/ shed has been That non adherence to the schedule in the matter of setting up the surrender in favour of another entity or person,

hold property shall cease and the lease deed shall stand terminated. That if any dispute or difference arises concerning the meaning and

lease hold property and on such re entry the inertest of the lessee in the lease money paid in land head and other sums paid by the lessee and re enter on the without payment of any compensation to the lessee and also to forfeit the lessor or shall have right to resume and enter upon the scheduled premises the lease deed warranting initiation of action for cancellation proceeding by the Policy, Indemnity Bond, Regulation of the Authority, terms and conditions of be considered as violation of the terms of allotment order, Jharkhand Industrial recoverable under Bihar & Orissa Public Demand Recovery Act, 1914 and shall

interpretation of any of the Clauses of the provisions contained in this lease

deed, the same shall be referred to the lessor and the decision of the lessor Solf Marik Runar Atleta

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Manish Kumar

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take possession by observing the principles of natural justice and pass orders to the allotment order, terminate the lease deed and forfeit the lease premium and adopted by the Government of Jharkhand vide Notification No. 339 dated Development Authority Act, 2001 shall entitle the Managing Director to cancel Information 02.03.2001 issued by the Secretary Department of Science Technology, Authority Act, 1974 (Bihar Act 16 of 1974 and Bihar Act 27 of 1992) as on the relevant date and/or the provisions of Bihar Industrial Area Development the parties hereto. That any violation of the conditions of land allotment order, lease deed, Indemnity Bond, or the provisions of Industrial Policy as applicable relating to such dispute or difference shall be final, conclusive and binding on Technology and Industries as Jharkhand Industrial Area

- cancellation of allotment of the plot/shed take possession of the said land/shed. months from the date of receipt of the appeal. The authority shall, after the State Government shall, after due consideration dispose it of within two the Department of Industries, Government of Jharkhand within one month and lessee on being dissatisfied with the order of the Authority may file an appeal to allotment allows one month time to the allottee to put up his/her/its case. That the Managing Director of the Authority shall, before cancelling the
- possession by invoking the provisions of Public Premises (Eviction of Unauthorized Occupants) Act, 1971. possession of the allotted plot to the Authority or the Authority recovers liable for penalty @ Rs. 15.00 per sqft. per month until he/it hands over vacant possession by such lessee shall be treated unauthorized for which he/it shall be carry out any activity either alone or with cooperation of somebody else, That if the lessee continues to be in possession of the cancelled plot and
- person lawfully claiming under him. the land up to the terms of the lease without interruption by the lessor or by any several covenant and conditions contained in these presents shall hold and enjoy That the lessee paying the rent and other charges and observing the
- a lessor and lessee respectively in accordance with section 108 of the Transfer That the lessor and lessee shall have their right subject to the liabilities of Self Attes to

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DIRECTOR

preparation, execution and registration of this lease deed shall be borne and paid by the lessee. covenants contained in those presents. The cost and expenses incidental to the against the lessee and to either enforce or forbear any of the conditions and time, any action open to him under any or the powers exercisable by him the lessor shall have the fullest liberty to postpone for anytime, and from time to of Property Act., 1882 except Clause (1) and (P) thereof and it is declared that

For and on behalf of which Mrs. Om Sai Industries

WITNESSES:

To Jupkanh Balious Side Ray Kuman, 8/0- Rameshwar VIII- Shibutered, P. o- Tupkadih Bakarto , Though han

has been a fixed on the date and year first above written. of the Jharkhand Industrial Area Development Authority, Bokaro Region Representative of the Regional Director, Bokaro Region for and on behalf Upadhyay, Director, Project Land and Rehabilitation, Bokaro, Authorized WITNESS WHEREOF THE HAND OF Sri Satyendra Narayan

Project Director Rehabilitation DIRECTOR

D.P.L.R. Bokkaro

WITNESSES:

Santask Kuma m Asst DIASA, Bolley

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