SUB-LEASE AGREEMENT

THIS INDENTURE OF SUB-LEASE is made at Mumbai on the
_______ day of Two Thousand and _______ BETWEEN THE
PRESIDENT OF INDIA, through the Development Commissioner,
SEEPZ-Special Economic Zone (SEEPZ-SEZ) having office at SEEPZ
Special Economic Zone, Andheri (East), Mumbai- 400 096, hereinafter
called the Sub-Lessor/Lessee (which expression shall unless the context
does not so admit include his successor in office and assigns) of the
FIRST PART;

AND

________________________ having its office at
________________________

____hereinafter referred to as the Sub-Lessee (in which expression are
included, unless such inclusion is inconsistent with the context or
meaning thereof its/his/their/heirs, executors, administrators, assigns/
its executors and assigns) on the SECOND PART.

WHEREAS by a deed of Lease made at Mumbai dated 20th Day of
January, 1975 between THE MAHARASHTRA INDUSTRIAL
DEVELOPMENT CORPORATION, therein and hereinafter referred to as
the “LESSOR” on the ONE PART and Sub-lessee of the OTHER PART.
The Lessor in consideration of the premises and of the rent therein
referred to and of the covenants and agreements on the part of the Sub-
lessee, the “LESSOR” did demise unto the Sub-lessee all the piece of land
known as Plot No. F-1 in the Marol Industrial Area within the village
limits of Vyara, Parjapur, Kondivita and Marol Taluka- Andheri
AND WHEREAS The Government of India established an Export Processing Zone, herein after called the SEEPZ Special Economic Zone (SEEPZ-SEZ for short) in the aforementioned demised land for the purpose of encouraging the Electronic Industries in India and for earning Foreign Exchange on the export of various kinds of Electronic items from the SEEPZ Zone in the interest of the National Economy by establishing Industrial units in the said Zone.

AND WHEREAS the Sub-Lessee has approached the Sub-lessee for demising to him/them a portion of the _____________ Building, (Hereinafter called as sais Building), Gala No. ___________ constructed and/or erected on the ___________ in the Marol Industrial Area within the village limits of Vyarawali, Marol, Kondivita, Parjapur Taluka- Andheri, District- Mumbai Sub Registration No. Mumbai and Registration District- Mumbai Suburban containing by admeasurements ___________ sq mtrs or there about, to start their business of ___________ on the terms and conditions hereinafter contained.

AND WHEREAS the Sub-lessee has agreed to let out a portion of the said building admeasuring about _____ sq.ft equivalent to _____ sq. mtrs or thereabout on ground floor of the said building at a normal rent of Rs. _____ or concessional rent as decided by the Sub-lessee from time to time, to be paid by the Sub-Lessee per month for a term of FIVE years, upon the
terms and conditions hereinafter contained. In addition to this, the Sub-
lessee has agreed to pay the applicable BMC, Electricity, Water Charges and
service charges as decided by the Sub-lessee from time.

AND WHEREAS it has been agreed by and between the parties hereto
that the stamp duty shall be borne and paid by the Sub-Lessor, whereas
the registration charges in respect of preparation and execution of the
sub-lease agreement shall be borne and paid wholly and exclusively by
the sub lessee.

NOW THIS INDENTURE WITHNESSTH AS FOLLOWS:

In consideration of the premises and of various facilities and
concessional rent hereby reserved and of the covenants
agreements on the part of the Sub-Lessee hereinafter contained,
the Sub-Lessor doth hereby demise to the Sub-lessee TO HOLD
the said premises hereunder expressly demised unto the Sub-
lessee for the term of FIVE years computed from ________
to ________ of allotment/possession paying thereafter the yearly
rent during the said term unto the Sub-Lessor through
DD/Banker's cheque in favour of "SEEPZ Special Economic Zone
Authority Fund" as may be otherwise required by the Sub-Lessor
the said yearly rent of and other dues as applicable and notified
from time to time in advance being the concessional rent by the
Sub-Lessor without any deductions whatsoever.

The Sub-lessee with intent to bind all persons into whatsoever
hands the demised premises may come doth hereby covenant with
the Sub-lessee as follows:

The Sub-Lessee with intent to bind all Persons covenant with the
Sub-Lessor as follows:-
a) During the said terms hereby created to pay unto the Sub-Lessor the said rent and all other charges that may be fixed from time to time by the Development Commissioner at the time & on the day and in manner hereinbefore appointed for payment thereof clear all deductions.

b) To pay all existing and future taxes, rates, Assessments and outgoings of every description for the time being payable either by the Sub-Lessor or Sub-Lessee or by the occupier in respect of demised premises and anything for the time being thereon.

c) It is hereby agreed and declared that in the event the Sub-Lessor insures and or keeps insured the building including the demised premises, the Sub-Lessee shall be liable to pay to the Sub-Lessor the amount of the premium/premiums in proportion to the area of the demised premises within FIFTEEN DAYS of receipt of notice by the Sub-Lessor for payments of the amount of premium/premiums and that the Sub-Lessee shall pay the same without objection provided that in the event of dispute arising between Sub-lessee and Sub-Lessee regarding the Liability of the Sub-Lessee to pay the said amount of insurance premium, the decision of the Development Commissioner shall be final and binding upon the Sub-lessee.

d) To observe and perform all the terms and conditions of the Lease entered into by the Sub-Lessor with the Maharashtra Industrial Development Corporation with the Sub-Lessor dated the 20th day of January, 1975 which terms and conditions of the said Lease immediately aforementioned the Sub-Lessee are made aware of before execution of these presents.

e) To permit the Development Commissioner or any other officer duly authorized by him at any time and without any prior notice being given to enter into and upon the demised premises to inspect the general state of the demised premises.
f) Not to do or permit anything to be done or stored, which may be a nuisance, annoyance or disturbance to the owners, occupiers or residents of other premises in the vicinity.

g) To use the demised premises only for the purpose for which it is granted and not to use the said demised premises or any part thereof for any other purpose.

h) Not to sublet, assign or part with the possession of the demised premises or any part thereof, without the prior consent in writing of the Development Commissioner and subject to such terms and conditions as the Development Commissioner may prescribe in granting the possession to the Sub-Lessee, for the transfer of the said demised premises or any part thereof, as hereinbefore mentioned.

i) To intimate in writing the Development Commissioner, within a fortieth night of the changes made or effected in the corporate structure or the constitution of the Sub-lessee. j) To allow the persons and vehicles entering and leaving SEEPZ SEZ to be examined by the Staff of the Development Commissioner for the purpose of checking that no products or any materials manufactured in the SEEPZ are removed in the manner not authorized by these presents.

k) Not to make any alterations, changes or additions in the demised premises except with the written previous permission of the Development Commissioner and in accordance with the directions that the Development Commissioner may prescribe or issue and in accordance with the plans approved by the Development Commissioner and the rules, by-laws and
regulations of the Mumbai Municipal Corporation or any other authority prescribed by the law.

l) Not to cause any annoyance or hindrance to the other Sub-lessees of the Sub-lessor and to so conduct the activities which will impede the other Sub-Lessees of the Sub-Lessor AND in the event the Sub-Lessee experiences or finds any difficulty in conducting its/his/their business and/or activities connected herewith smoothly and efficiently by reason of the user of the said building or any portion thereof by the other Sub-Lessees of the building, the same shall be referred to the Development Commissioner and any directions or orders issued by the Development Commissioner in relation thereto shall be complied by the Sub-Lessee.

m) If the said rent hereby reserves shall be in arrears for the space of 30 (Thirty) days whether the same shall have been legally removal should be done without damaging or defacing the premises and such delivery should be given within a period of demanded or not or if within a period of one year from the date of commencement of sub-lease the entire demised premises are not utilized for the purpose for which the same has been demised the Sub-Lessor may re-enter upon any part of the demised premises in the name of the whole and thereupon the sub-demise hereby granted shall absolutely cease and determine and in the case no compensation shall be payable to the Sub-lessee on account of any structural alternations or improvements made or carried out in the said premises PROVIDED ALWAYS that the Sub-Lessor shall in addition to the right of determination of this Sub-Lease and to effect re-entry as mentioned aforesaid be entitled to recover as and by way of compensation such amount as may be considered by the Sub-Lessor as appropriately recoverable from
the Sub-lessee in the event the Sub-Lessee were not given or granted all those various concessions and variety of facilities.

n) If the said rent and compensation hereby reserved shall be in arrears for a period of 30 (Thirty) days whether the same shall have been legally demanded or not, the Development Commissioner may take steps to recover the arrears of rent and compensation together with interest at the rate of 12% per annum as arrears of land revenue. And the services provided to the unit will be discontinued.

o) At the expiration or sooner determination of the said Sub-Lease, the Sub-Lessee has to deliver up to the Sub-Lessor the demised premises after removing the partitions and fittings and fixtures pertaining thereto any alterations, changes or additions erected on the demised premises by the Sub-Lessee and such thirty days after the expiration or sooner determination of the said Sub-Lease Provided ALWAYS THAT in the event, the Sub-Lessee fails to deliver vacant and peaceful possession of the demised premises, as aforesaid, the said partitions and fittings and fixtures and any alterations, changes or additions as aforesaid on the expiry of the aforementioned period shall belong to the Sub-Lessor and the Sub-Lessee shall not be entitled to claim any compensation or raise any dispute in respect thereof provided ALWAYS THAT in the event the Sub-Lessor desires to retain the said partitions and fittings and fixtures, etc. as aforesaid, the Sub-Lessor shall pay to the Sub-Lessee compensation therefore as may be determined by the Development Commissioner and the Sub-Lessee shall not be entitled to raise any objection against such retention and/or the valuation determined by the said Development Commissioner as aforesaid, Provided ALWAYS THAT, the Sub-Lessee shall continue to be liable to pay compensation for the period of unauthorised occupation of the said premises till the
date the Sub-Lessee hands over the vacant and peaceful possession of the demised premises at such rate as may be charged by the Sub-Lessor.

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

q) All disputes and differences arising out of or in any way touching on concerning these presents (except as to any matters, the decision of which is left to the sole discretion of the said Lessee as specifically provided for in these presents) shall be referred to the arbitration by a sole arbitrator to be appointed by the Development Commissioner, SEEPZ-SEZ. The arbitrator so appointed can be either from within the SEEPZ Administration or from outside, as the case may be and an arbitrator so appointed should not have dealt with the matter or expressed any opinion previously to which the Sub-Lease herein relates and or that in the course of his duties or has any interest therein of whatsoever nature. In the event the arbitrator so appointed is neglecting or refusing to act or unable to perform for whatsoever reasons or misconducts himself, a substitute has to be appointed and the new arbitrator so appointed shall be entitled to proceed with the reference/ arbitration from the stage at which it was left by the previous arbitrator. The cost of arbitration shall be borne alone by the party at whose request the arbitration proceedings are initiated. Subject to the above the provisions of the Arbitration and Conciliation Act, 1996 and the Rules framed thereunder as
amended by the Arbitration and Conciliation (Amendment) Ordinance, 2015, (9 of 2015) or any other statutory modifications thereof for the time being in force shall apply to the arbitration proceedings under this clause. The Costs of the said Arbitration Proceedings to be borne equally by the Parties to this Agreement.

r) If the Sub-Lessee shall have duly performed and observed the covenants and conditions on the part of the Sub-Lessee herein before contained and shall at the end of the said term hereby granted be desirous of receiving a new Sub-Lease of the demised premises and of such desire shall give notice in writing to the Sub-Lessor before the expiration of the term hereby granted the Sub-Lessor shall and will at the cost and expenses in every respect of the Sub-Lease grant to the Sub-Lessee a new Sub-Lease of the demised premises for a further term of five years on payment of yearly rent as may be determined by the Sub-Lessor and WITH covenants, proviso and stipulations hereinbefore contained excepted is provision for renewal and such new Sub-Lease shall contain in lieu of this clause a covenant that at the end of the said renewed term of five years the Sub-Lesser shall at the like cost and expense grant to the Sub-Lessee further renewals and that every such renewal shall be for such term and subject to such covenants, proviso and stipulations,

**FIRST SCHEDULE**

**(Description of Land)**

All that piece or parcel of land known as ________ in the Marol Industrial Area within the village limits of Parajapur, Kondivida, Marol and Vyawahali, Taluka Andheri and now in the Registration Sub-District and District of Bombay and Bombay Suburban, containing by admeasurement, ________ sq. mtr. Or thereabout, that is to say:-
On or towards the North ________________________.
On or towards the South ______________________
On or towards the East ________________________
On or towards the West _______________________  

SECOND SCHEDULE

(Description of Unit)

The Unit No.__________ in SEEPZ SEZ on the piece or parcel of land known as SEEPZ---- in SEEPZ Special Economic Zone admeasuring saleable built-up area of __________ sq.ft. which said unit is delineated, that is to say:-

On or towards the North ________________________.
On or towards the South ________________________
On or towards the East ________________________
and on or towards the West ______________________.

IN WITNESS WHEREOF WE HAVE SIGNED THIS DEED ON THE DAY AND YEAR FIRST ABOVE WRITTEN
SIGNED SEALED AND DELIVERED

DEVELOPMENT COMMISSIONER,
SEEPZ SEZ
On behalf of President of India
In the presenc of:
____________________________________________
____________________________________________

SIGNED, SEALED AND DELIVERED

By the abovenamed Sub-lessee
In the presence of

Signature ..............................................

Name : 

Address : 

Signature ..............................................

Name : 

Address : 