

This Deed of Lease is executed at Hyderabad on this the day of 30 September, 2024 by and between:

M/s. Modi Enterprises (owned by Modi Builders Methodist Complex, a partnership firm) having its office at 5-4-187/3 & 4, Second Floor, Soham Mansion, M.G. Road, Secunderabad-500 003, represented by its duly authorized partners/representatives, Mr. Suresh Bajaj, S/o. Late Parmanand Bajaj, aged about 68 years and Mr. Soham Modi, S/o. Late Satish Modi, aged about 54 years.

(Hereinafter referred to as Lessor, which expression and its alternative forms wherever appearing, shall unless repugnant to the meaning or context thereof, mean and include their respective successors, legal representatives, persons, claiming through, under or in trust for them, administrators, etc.)

#### IN FAVOUR OF

M/s. Nitiraj Engineers Ltd., represented by its authorised Signatory, Mr. Pravin Balwant Kulkarni, Son of Mr. Balwant Pundlik Kulkarni, aged about 54 years, Occupation: Business, resident of Plot No. J-25 & J-26, MIDC Awadhan, Dhule–424 006.

(Hereinafter referred to as the Lessee, which expression and its alternative forms whenever appearing, shall unless repugnant to the meaning or context thereof, mean and include their respective successors, legal representatives, persons claiming through under or in trust for them, administrators, etc.)

For Modi Builders Methodist Complex

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For Modi Builders Methodist Complex

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#### Presentation Endorsement:

Presented in the Office of the Joint SubRegistrar2, Hyderabad (R.O) along with the Photographs & Thumb Impressions as required Under Section 32-A of Registration Act, 1908 and fee of Rs. 150/- paid between the hours of on the 22nd day of OCT, 2024 by Sri K.Prabhakar Reddy

Execution admitted by (Details of all Executants/Claimants under Sec 32A): Signature/Ink Thumb SI No Code Thumb Impression Photo Address Impression PRAVIN BALWANT KULKARNI[R]M/S **NITIRAJ ENGINEERS LTD** 1 LE , DHULE PRAVIN BALWANT KU [1607-1-2024-3088] K.PRABHAKAR REDDY[R]M/S MODI ENTERPRISES REP BY SURESH BAJAJ & SOHAM MO 2 LR , HYDERAE K.PRABHAKAR REDD [1607-1-2024-3088] **Identified by Witness:** SI No Thumb Impression Photo Name & Addre Signature **DINESH SURESH** . 2 **HYDERABAD** DINESH SURESH CHA [1607-1-2024-3088] R SANJAY 1 **HYDERABAD** R SANJAY::22/10/20 [1607-1-2024-3088] Biometrically Authenticated by SRO CHARAK NATRAJ 2022-OCT-28/4 12:36:49 22nd day of October, 2024 oint SubRegi Hyderabad (R.O) E-KYC Details as received from UIDAI: SI No **Aadhaar Details** Address: Photo 1 Aadhaar No: XXXXXXXX9204 Amberpet, Amberpet, Hyderabad, Telangana, Name: Kandi Prabhakar Reddy 500013 2 Aadhaar No: XXXXXXXX4682 C/O Balwant Kulkarni. Dhule, Dhule, Maharashtra, 424002 Name: Pravin Balwant Kulkarni



Joint SubRegistrar Hyderabad (R.O)

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#### 1. Definitions:

- 1.1. Methodist Complex Shall mean the building consisting of lower ground floor, upper ground floor and additional 4 upper floors constructed on land admeasuring 3,300 sq yds, bearing municipal no. No. 5-9-189/90, situated at Abids Road, Chirag Ali Lane, Hyderabad.
- 1.2. MCI Shall mean M/s. Methodist Church of India, having its office at Methodist Complex, 2<sup>nd</sup> Floor, Opp: Chermas, Abids, Hyderabad–500 001.
- 1.3. Lessor Shall mean M/s. Modi Builders Methodist Complex, a partnership firm and M/s. Modi Enterprises, a proprietary firm fully owned by M/s. Modi Builders Methodist Complex, having its office at 5-4-187/3 & 4, II Floor, Soham Mansion, Secunderabad–500 003.
- 1.4. Original Tenancy Deed Shall mean Tenancy Deed dated 19<sup>th</sup> April, 1988 registered as document no. 686/90 at SRO Hyderabad executed by MCI in favour of the Lessor.
- 1.5. Supplementary Tenancy Deed Shall mean the Supplementary Tenancy Deed dated 22<sup>nd</sup> September, 2021 registered as document no. 3027/21 at SRO Hyderabad executed by MCI in favour of the Lessor.
- Tenancy Deed Shall mean the Original Tenancy Deed and Supplementary Tenancy Deed read together.
- 1.7. Shop or Office Shall mean shops and offices situated at Methodist Complex. Shops are located on the lower ground floor and the upper ground floor; Offices are located on 1<sup>st</sup> to 4<sup>th</sup> floors.
- 1.8. Existing Tenancy Shall mean any lease or tenancy subsisting in favour of the Lessee herein for Shops/ Offices located in Methodist Complex.
- Lease (or Tenancy) Shall mean the leasehold/tenancy rights in favour of the Lessee under this Lease Deed.
- 1.10. Lessee Shall mean any Lessee, tenant, sub-lessee or sub-tenant of the Lessor herein for Shops/ Offices located in Methodist Complex.
- 1.11. Sub-Lessee Shall mean any sub-lessee or sub-tenant of the Lessee herein for Shops/Offices located in Methodist Complex. Sub-lessee shall also include all successors-in-interest of the Lessee.
- 1.12. Transfer of Lease Shall mean the transfer of the leasehold/tenancy rights under this Lease to any third party i.e., Sub-Lessee by the Lessee or Lessor or Sub-Lessee for Shops or Offices located in Methodist Complex.
- 1.13. Monthly Rent Shall mean the monthly rent payable to the Lessor by the Lessee or the Sub-Lessee or their successors-in-interest. The Monthly Rent shall be enhanced periodically as given herein. The Monthly Rent shall remain unchanged except for the Periodic Enhancement during the period of Lease or subsequent renewals. There shall be no further increase/decrease in the Monthly Rent.
- 1.14. Periodic Enhancement Shall mean the Periodic Enhancement of Monthly Rent at the rate of 20% every 5 years on the then existing Monthly Rent. The first such enhancement shall fall due on 1<sup>st</sup> March, 2027. The Periodic Enhancement shall remain unaltered during the period of this Lease or subsequent renewals.

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Stamp Duty, Tranfer Duty, Registration Fee and User Charges are collected as below in **Endorsement:** respect of this Instrument. In the Form of Description Stamp Duty u/S 16 of IS act DD/BC/ Challan Stamp Total E-Challan Cash Fee/Duty u/S 41of IS Act Pay Order Papers 10200 0 0 0 0 10100 100 **Stamp Duty** 0 0 0 0 0 0 **Transfer Duty** NA 150 0 0 0 0 150 NA Reg. Fee 0 0 1000 0 0 1000 **User Charges** NA 0 0 0 0 0 0 NA **Mutation Fee** 11350 0 0 0

Rs. 10100/- towards Stamp Duty including T.D under Section 41 of I.S. Act, 1899 and Rs. 150/- towards Registration Fees on the chargeable value of Rs. 67548/- was paid by the party through E-Challan/BC/Pay Order No ,828BTX191024 dated ,19-OCT-24 of ,HDFS/

11250

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Online Payment Details Received from SBI e-P

100

(1). AMOUNT PAID: Rs. 11300/-, DATE: 19-OCT-24, BANK NAME: HDFS, BRANCH NAME: , BANK REFERENCE NO: 7594675009345,PAYMENT MODE:NB-1001138,ATRN:7594675009345,REMITTER NAME: MR. PRAVIN BALWANT KULKARNI, EXECUTANT NAME: MODI ENTERPRISES, CLAIMANT NAME: NITIPAJ ENGINERAS LIMITED).

Date:

22nd day of October, 2024

Total

Signature of Registering/Officer Hyderabad (R.6)

Certificate of Registration

Registered as document no. 2982 of 2024 of Book-1 and assigned the identification number 1- 1607 - 2982 2024 for Scanning on 22-OCT-24. ering-Office

Hyderabad (R.Ø)

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Note. Copy has oeen Registered along with the original

> Soint Sub Registrat R.O. Hyderanad





- 1.15. Renewal of Lease Shall mean Renewal of Lease for further periods of 30 years each on the same terms and conditions given in this Lease Deed including the clause of Renewal of Lease. The Monthly Rent shall remain unchanged except for Periodic Enhancements. The Periodic Enhancement shall also remain unchanged.
- 1.16. RSD Refundable Security Deposit Shall mean the Refundable Security Deposit paid by the Lessee to the Lessor under this Lease Deed.
- 1.17. MMC Monthly Maintenance Charges Shall mean the Monthly Maintenance Charges payable by the Lessee or Sub-Lessee or its successors-in-interest for the Shops and Offices in Methodist Complex to the Lessor for day to day maintenance of Methodist Complex. MMC shall be charged at a uniform rate for all Shops and another uniform rate for all Offices.
- 1.18. Building Renovation Charges Shall mean charges payable by the Lessee or Sub-Lessee or its successors-in-interest for the Shops and Offices in Methodist Complex to the Lessor for major renovation work. Building Renovation Charges shall be charged at a uniform rate for all Shops and another uniform rate for all Offices.
- 1.19. Common Areas Shall mean areas of the Methodist Complex like driveways, common passages within the building, lifts, staircases, overhead tank, sump, lift headroom, etc. A portion of the parking on the first floor shall form a part of Common Areas and a part of parking is exclusively reserved for the Lessor's use.
- 2. Whereas this Lease Deed is executed in recognition of a pre-existing transaction/Existing Tenancy now continuing between the Lessor and Lessee. This Lease Deed is being executed to streamline the relationship and have it covered with a semblance of uniformity considering the large number of Shops/Offices in Methodist Complex, and the lifespan of the transaction and of the building stand extended indefinitely, are long term in nature.
- 3. Details of the Lessor rights to Lease Methodist Complex:
  - 3.1. Whereas MCI are the owners of the land admeasuring about 2760 sq meters (3300 sq yards) bearing M.No.5-9-189/190, situated at Chirag Ali Land, Abids, Hyderabad, Telangana.
    3.2. MCI entered into an agreement dated 0.10 1002.
  - 3.2. MCI entered into an agreement dated 9.10.1982 with the Lessor for development of the said land. In pursuance of the said agreement, the Lessor has obtained necessary permit vide sanction in F. No. 300/TP/A3/81 dated 1.8.1985 for construction of a commercial complex on lower basement, upper basement and 4 other upper floors along with amenities and utilities on Methodist Complex. The schedule of Methodist Complex is hereafter referred to as
    3.3. Upon completion of the construction MCI.
  - 3.3. Upon completion of the construction, MCI executed a long-term lease in favour of the Lessor by way of Original Tenancy Deed, registered as Doc. No. 686 of 1990, dated 19<sup>th</sup> April, 1988 at the District Registrar Office, Nampally, Hyderabad. In terms of the Original Tenancy Deed, the Lessor herein was authorized to create valid and subsisting sub-leases/sub-tenancy for long periods and any such sub-leases/sub-tenancy created to be valid, subsisting and binding on MCI of the development agreement or the Tenancy Deed executed in the event of cancellation confirming that in such an event, the obligation of sub-tenant/ sub-lessee shall be towards the interruption.

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- 3.4. The salient features of the Original Tenancy Deed with MCI and the Lessor is reiterated as under:
  - 3.4.1. MCI would continue to be the absolute owner of Methodist Complex.
  - 3.4.2. MCI by way of the Original Tenancy Deed has given on long lease the entire Methodist Complex to the Lessor (except about 5000 sft on II floor).
  - 3.4.3. The Lessor has agreed to pay monthly rent of Rs.1,00,000/- to MCI from 1st March, 1987 with an increase in rent by 20% every 5 years.
  - 3.4.4. The Lessor is entitled to assign, transfer, sub-let and/or give on leave and license, any portion of Methodist Complex at its discretion without requiring any further consent of MCI.
  - 3.4.5. Such sub-lessee/sub-tenants shall continue to enjoy their rights even in case of any default in the obligation of the Lessor to MCI.
  - 3.4.6. The tenancy / lease between the Lessor and MCI is contemplated as a long term arrangement and for purposes of stamp duty and registration cost, the Original Tenancy Deed may be deemed to be for a period of 30 years and shall be renewed on the same terms and conditions subject to the Periodic Enhancement of rent and the said clause for renewal which shall inure to the advantage of the sub-lessees as well, being a long-term lease.
- 3.5. The Lessor has been performing its obligations to MCI without any default since 1987. The Lessor has paid rents to MCI as per the Original Tenancy Deed along with 20% increase every 5 years. The Lessor was entitled to renewal of the Original Tenancy Deed subject to the Periodic Enhancement of rent and the clause for renewal after expiry of the initial period of 30 years. MCI has renewed the Original Tenancy Deed for a further period of 30 years from 1<sup>st</sup> March, 2017 to 28<sup>th</sup> February, 2047 by way of Supplementary Tenancy Deed dated 22<sup>nd</sup> September, 2021 registered as Doc. No.3027/21 at the SRO, Hyderabad. The salient features of the Supplementary Tenancy Deed are:
  - 3.5.1. MCI has acknowledged the compliance of the Lessor with respect to the terms of the Original Tenancy Deed.
  - 3.5.2. The Lessor is liable to pay MCI a rent of Rs. 2,68,738/- per month from 1<sup>st</sup> March, 2017 along with the escalation of 20% every 5 years. The first escalation for the renewal term would commence from 1<sup>st</sup> March, 2022.
  - 3,5.3. The Supplementary Tenancy Deed is a long-term arrangement and the Original Tenancy Deed shall be renewed on the same terms and conditions subject to the Periodic Enhancement of rent and the clause for renewal and shall continue to be renewed until such time the Lessor continues to pay monthly rents to MCI.
  - 3.5.4. Accordingly, the Lessor is absolutely entitled to sub-let and / or give on lease and license, any portion of Methodist Complex to any intending Lessee without any further consent of MCI.
- 4. Terms of Lease by the Lessor in favour of the Lessee:
  - 4.1 The Lessor has agreed to give on Lease a portion of Methodist Complex to the Lessee on the terms and conditions given herein.
  - 4.2 The details of the Schedule Property being leased to the Lessee is given in Annexure-B.
  - 4.3 The plan of the Schedule Property being leased to the Lessee is given in Annexure C.

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- 4.4 The Lessee is in occupation of the Schedule Property on a long-term lease from the Lessor. The Lessor acknowledges that the Lessee has been performing its obligations to the Lessor and that it has cleared all the arrears of rent and other charges payable to the Lessors on this day. The Lessor has no further claim of any arrears for past periods.
- 4.5 The details of Monthly Rent, Refundable Security Deposit, Monthly Maintenance Charges, etc. payable by the Lessee to the Lessor is given in Annexure B.
- 4.6 The Lessee herein shall be entitled to Transfer of Lease of the Schedule Property or any part thereof at its discretion without requiring any further consent of the Lessor herein or from MCI, for such consideration as the Lessee herein may consider proper. However, such a Transfer of Lease shall be on the same terms and conditions of this Lease and in accordance with the terms and conditions of the Tenancy Deed. It is further agreed that in the event of such a Transfer of Lease the Refundable Security Deposit mentioned in Annexure B shall if the Lessee herein so directs, automatically stand transferred to such a Sub-Lessee.
- 4.7 This Lease Deed being executed is also a long-term arrangement and the Lease shall be renewed on the same terms and conditions subject to the Periodic Enhancement of Monthly Rent including the clause pertaining to Renewal of Lease until such time the Lessee continues to pay the monthly rents to the Lessor. Mere non-execution of the renewal of Lease Deed shall not entitle the Lessor to terminate the Lease.
- 5. Renewal of Lease by the Lessor in favour of the Lessee:
  - 5.1. This Lease Deed is a long-term arrangement and for the purposes of stamp duty and registration charges the Lease Deed is being registered for a period of about 24 years up to 28th February 2047.
  - 5.2. The Lessee shall be entitled to Renewal of Lease for the further period of 30 years from 1<sup>st</sup> March 2047. The Lessee shall be obliged to renew the Lease in favour of Lessee or Sub-Lessee or their successors-in-interest.
  - 5.3. The Lessor or their successors-in-interest, shall be obliged to send an advanced intimation to the Lessee (or Sub-Lessee), in writing, at least 180 days before the expiry of this Lease, to enable the Lessee or Sub-Lessee or their successors-in-interest to renew the Lease.
  - 5.4. It is agreed between the Lessor and the Lessee that the Lessee shall be entitled to Renewal of Lease in its favour or in favour of any other parties as the Lessee may so direct.
  - 5.5. It is further agreed between the Lessor and the Lessee that this Lease would be renewed on the same terms and conditions, including the renewal clause and Periodic Enhancement of Monthly Rent for further periods of 30 years.
  - 5.6. It is further agreed that the Lessor shall renew the lease in favour of the Lessee by way of a registered Lease Deed. The cost of stamp duty, registration charges and incidental expenses shall be borne by the Lessee.
  - 5.7. The Lessor covenants that there shall be no change in the Monthly Rent, subject to Periodic Enhancement, payable by the Lessee or Sub-Lessee to the Lessor, during the period of the Lease or for further periods of renewal. The Lessor further covenants that there shall be no change in the Periodic Enhancement during the period of the Lease or for further periods.

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- 6. Obligations of the Lessee:
  - 6.1. The Lessee shall regularly pay the Monthly Rent to the Lessor along with Periodic Enhancement as per details given in Annexure B. The rent shall be payable in advance on or before 7<sup>th</sup> day of each month.
  - 6.2. The Lessee shall be entitled to deduct TDS at the applicable rates. However, the Lessee shall provide proof of payment of such TDS to the statutory authorities within three months from the due date of payment of Monthly Rent.
  - 6.3. The Lessee shall pay Monthly Maintenance Charges regularly to the Lessor. The details of Monthly Maintenance Charges are given in Annexure B. The Monthly Maintenance Charges shall be payable in advance on or before 7<sup>th</sup> day of each month.
  - 6.4. The Lessor shall have a right to appoint another agency/body/society/Association for the day to day maintenance of Methodist Complex. The Lessee shall be obliged to pay Monthly Maintenance Charges to such a entity on the directions of the Lessor.
  - 6.5. The Lessee has paid Refundable Security Deposit to the Lessor. The Refundable Security Deposit shall not carry any interest and shall be refunded to the Lessee (or Sub-Lessee) on termination of the Lease. The details of Refundable Security Deposit are given in Annexure B.
    6.6. The Lessee shall pay electricity charges or many details of Refundable Security Deposit are given in Annexure B.
  - 6.6. The Lessee shall pay electricity charges as per separate meter provided, property tax for the Scheduled Property, etc. to the concerned departments regularly.
  - 6.7. It is agreed that the Lessee herein shall not use the Schedule Property for any purpose which is illegal or prohibited, by law or for such purpose which has been specifically prohibited under the Lessee shall not be entitled to a 1.
    6.8. The Lessee shall not be entitled to a 1.
  - 6.8. The Lessee shall not be entitled to make any structural changes or cause damage to the building or to the Schedule Property or Methodist Complex. The Lessee shall seek prior permission from the Lessor before undertaking any civil work in the Scheduled Property. The Lessee confirms that it shall not alter the elevation of the building without seeking prior permission from the Lessor.
- 6.9. The Lessee confirms that it shall not place any furniture/objects/items in the Common Areas of the building. Further, the Lessee confirms that it shall not place hoardings or sign boards in any Common Area or on the elevation of Methodist Complex.
- 6.10. The Lessee shall be obligated to pay enhanced Monthly Maintenance Charges to the Lessor which are proposed to be enhanced from time to time.
- 6.11. The Lessee shall be obliged to pay Building Renovation Charges to the Lessor for repair/replacement/upgradation of major items like lifts, transformers, panels, generators, etc., or in case of major civil works/renovation.
- 6.12. The Lessee shall pay GST and / or any other similar taxes levied or become leviable in future to the Lessor on the Monthly Rent, Monthly Maintenance Charges or Building Renovation Charges payable by the Lessee to the Lessor. The Lessor shall be obliged to raise GST invoices for the same.
- 6.13. In case of Transfer of Lease, the Sub-Lessee shall be responsible for meeting the obligations of the Lessee.

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- 7. Obligations of the Lessor:
  - 7.1. The Lessor shall issue receipts for Monthly Rent received from the Lessee within 15 days of receiving the Monthly Rent.
  - 7.2. The Lessor shall be obliged to provide the details of its bank account to enable the Lessee or Sub-Lessee to pay Monthly Rent/Monthly Maintenance Charges to the Lessor by direct deposit/online transfer/ electronic transfer. The Lessee shall intimate the Lessor about such payment of Monthly Rent/ Monthly Maintenance Charges. The Lessor shall be obliged to issue receipt for Monthly Rent/ Monthly Maintenance Charges upon receiving proof of payment by the Lessee. The Lessor shall periodically update the Lessee about any change in its bank account.
  - 7.3. The Lessor shall permit the Lessee to enjoy the Schedule Property without any hindrance as long as the Lessee is meeting its obligations under this Lease Deed.
  - 7.4. The Lessor shall be obliged to issue a no objection certificate to the Lessee and/or its Sub-Lessee within 30 days of such a request by the Lessee for Transfer of Lease. However, the Lessee shall not be required to obtain such a no objection certificate from the Lessor.
  - 7.5. Further, at the request of the Lessee, the Lessor shall be obliged to join as Consenting Party for Transfer of Lease in favour of Sub-Lessee, on the same terms and conditions as in this Lease Deed. However, the Lessee shall issue a 30 days advance notice to the Lessor to enable the Lessor to join in executing the registered sub-lease.
  - 7.6. Further, at the request of the Lessee, the Lessor shall be obliged to transfer this Lease in favour of any other Sub-Lessee that the Lessee may identify, on the same terms and conditions of this Lease Deed. However, the Lessee shall issue a 30 days advance notice to the Lessor to enable the Lessor execute a registered sub-lease.
- 7.7. In case of such a Transfer of Lease, the Refundable Security Deposit paid by the Lessee to the Lessor shall deemed to be transferred to such a Sub-Lessee. The Sub-Lessee shall be responsible for meeting the obligations of the Lessee and the Sub-Lessee shall be entitled to refund of the Refundable Security Deposit held by the Lessor upon termination of the Lease.
- 7.8. It is further agreed that in case of Transfer of Lease, as given above, it shall be recorded by way of a registered Lease Deed. The cost of stamp duty, registration charges and incidental expenses shall be borne by the Sub-lessee.
- 7.9. In case the Lessor transfers its right, title or interest in the Schedule Property or Methodist Complex in favour of any third party, such transferee shall be bound by all the obligations cast upon the Lessor under this Lease Deed, vis-à-vis Lessee or Sub-Lessee.
- 7.10. The Lessor hereby confirms that during the subsistence of this Lease, the Lessee herein shall be entitled to occupy the Schedule Property peacefully without any let or hindrance from any so that the right and interest of the Lessee herein is in no way affected. This right shall be capable of being enforced at the instance of the Lessee or Sub-Lessee.
- 7.11. The Lessor further confirms that the Lessee herein shall be entitled to make use of the Common Areas of Methodist Complex including staircase, landing, common parking area and common entrance to Methodist Complex for ingress and egress and all other amenities and conveniences available in Methodist Complex.

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- 7.12. The Lessor further confirms that the Lessor herein shall not carry on any further construction in Methodist Complex without obtaining proper permits and NOCs from the concerned statutory authorities.
- 7.13. The Lessor shall be responsible for overall maintenance of the building which includes providing of security service, housekeeping services, water supply, electricity supply to Common Areas, minor repairs and maintenance, maintenance of lift, arresting minor seepages and leakages, etc. The Lessor shall utilise the amount collected as Monthly Maintenance Charges from the occupants of Methodist Complex for providing these services. Accordingly, the Lessor shall be entitled to enhance the Monthly Maintenance Charges from time to time to meet these expenses. The Lessor shall maintain separate books of accounts for Monthly Maintenance Charges collected by it and send an annual statement of accounts to the Lessee upon request. The Lessor shall strictly use the Monthly Maintenance Charges collected for day to day maintenance of Methodist Complex.
- 7.14. The Lessor shall be responsible for major repairs including upgrading or replacing lifts, electric power supply infrastructure, water supply infrastructure, structural repairs, major civil works, major leakages and seepages, etc. However, the Lessor shall be entitled to collect Building Renovation Charges from the occupants of Methodist Complex as and when such need arises. The Lessor shall maintain separate books of accounts for Building Renovation Charges collected by it and send an annual statement of accounts to the Lessee upon request. The Lessor shall strictly use the Building Renovation Charges collected for the repairs and maintenance of Methodist Complex.
- 8. Termination of Lease between the Lessor and Lessee:
  - 8.1. The Lessor shall not be entitled to terminate this Lease in case of default in payment of Monthly Rent and / or Monthly Maintenance Charges by the Lessee to the Lessor, without giving a reasonable opportunity to the Lessee for curing the default. In case of default in payment of Monthly Rent and/ or Monthly Maintenance Charges by the Lessee, the Lessor shall give at least (3) three months time by way of written notice to the Lessee to pay the arrears of Monthly Rent and / or Monthly Maintenance Charges without interest to the Lessor. Further, in case the default in payment of Monthly Rent or Monthly Maintenance Charges continues beyond the said 3 months notice period, the Lessor shall be entitled to recover arrears of Monthly Rent or Monthly Maintenance Charges from the Lessee along with interest @18% per annum.
  - 8.2. The Lessor shall not be entitled to terminate the Lease for default in payment of Monthly Rent or Monthly Maintenance Charges, if the default is cured by the Lessee along with interest the said default.
  - 8.3. The Lessor shall not be entitled to terminate the Lease for any other reason and shall continue to renew the Lease on the same terms and conditions from time to time till the building continues to exist and the lease with MCI continues to exist, whichever is later.

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### 9. Arbitration clause:

9.1. In the event of any dispute between the parties as regards the present document, its implementation or non-implementation, compliance of breach of any of its terms, interpretation thereof and any matter arising out of or touching any of the above, the same shall be referred to arbitration consistent with the provisions of The Arbitration and Conciliation Act, 1996, proceedings being held at Hyderabad in the English language, each party designating one arbitrator and the two arbitrators designating a third and the tribunal then entering upon the reference. The award of the arbitrator shall be final and binding on both the parties.

IN witness whereof the parties affixed their signatures in the presence of the following witnesses on the date first mentioned.

## ANNEXURE - A

Details of Methodist Complex.

All that building consisting of Shops/Offices on 6 floors i.e., lower ground floor, upper ground floor, first floor, second floor, third floor, fourth floor along with parking on the first floor, appurtenant amenities and utilities constructed on land admeasuring about 3,300 sq yds, bearing municipal no. 5-9-189/190, situated at Abids Road, Chirag Ali Lane, Hyderabad, Telangana and bounded by:

On or towards the South: By Chirag Ali Lane

On or towards the East : By Abid Road

On or towards the West : Brindavan Commercial Complex

On or towards the North : Lenaine Estate.

Lessor:

Represented by Suresh Bajaj:

For Modi Builders Methodist Complex

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Represented by Soham Modi:

For Modi Builders Methodist Complex

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Lessee:

Witness no.1:

Name:

Address

Dinesh sarem Chavan

Witness no. 2:

Name:

Address

(SANJAY)

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OFFICE OF The Seal of Joint Sub Registrar office HYDERABAD (R.O)

## **ANNEXURE -B**

Details of the terms between the Lessee and the Lessor.

# A. Details of Lessor:

| Sl. No. | Item/Description                                    | Details  |
|---------|---|--|
| 1.      | Name of Lessor                                      | M/s. Modi Enterprises (owned by Modi Builders Methodist Complex, a partnership firm) |
| 2.      | Authorised representative of Lessor                 | Mr. Suresh Bajaj and Mr. Soham Modi.   |
| 3.      | Designation of authorized representative            | Partner  |
| 4.      | Aadhaar no. of authorized representative            | 2386 7206 2928 & 3146 8727 4389  |
| 5.      | Registered office of Lessor                         | 5-4-187/3 & 4, Second Floor, Soham Mansion, M.G. Road, Secunderabad-500 003          |
| 6.      | Address for correspondence                          | 5-4-187/3 & 4, Second Floor, Soham Mansion, M.G. Road, Secunderabad-500 003          |
| 7.      | Mobile no. of Lessor                                | 040-66335551   |
| 8.      | Email Id of Lessor                                  | admin@modiproperties.com   |
| 9.      | Pan no. of Lessor                                   | AABFM2938C   |
| 10.     | GST No. of Lessor                                   | 36 AABFM2938C2ZK   |
| 11.     | Bank Account details for payment of<br>Monthly Rent | Account no.0142003063500.  DBI Bank, Basheerbagh, Hyderabad. IFSC Code: IBKI0000002  |

# B. Details of Lessee:

| ame of Lessee athorised representative of Lessee esignation of authorized representative adhar no. of authorized representative egistered office of Lessee | Details  Nitiraj Engineers Ltd.  Mr. Pravin Balawant Kulkarni  Advocate and Management consultant  6113 5433 4682  306A, Bhabha Building, NM Joshi Marg |  |
|--|---|--|
| esignation of authorized representative adhar no. of authorized representative   | Mr. Pravin Balawant Kulkarni Advocate and Management consultant 6113 5433 4682  |  |
| esignation of authorized representative adhar no. of authorized representative   | Advocate and Management consultant 6113 5433 4682   |  |
| dhar no. of authorized representative  | 6113 5433 4682  |  |
|  |   |  |
|  | 300A, Bhabha Building NM Joshi Mars   |  |
| 1 0  | Mumbai - 400011 (M.S)   |  |
| dress for correspondence   | Plot No J-25 & J-26, MIDC, Awadhan, Dhule – 424 006   |  |
| bile no. of Lessee   | +91 -22-23094161, 2562-239080, 230331   |  |
| ail Id of Lessee   | 093232 32177  |  |
|  | pbk@nitiraj.net& response@nitiraj.net   |  |
| Γ No. of Lessee  | AABCN1116E<br>27AABCN1116E1Z1   |  |
| )  | bile no. of Lessee ail Id of Lessee no. of Lessee   |  |

ar Modi Builders Methodist Complex

Authorised Signatory

or Modi Builders Methodist Complex

Authorised Signatory

Bk - 1, CS No 3088/2024 & Doct No 2982/2024. Sheet 10 of 14 Joint SubRegistrar2 (R.O)



### Details of Scheduled Property:

| Sl. No. | Item/Description    | Details               |
|---------|---------------------|-----------------------|
| 1.      | Shop/Office No.     | Office/Shop No. 303   |
| 2.      | Floor               | 3 <sup>rd</sup> Floor |
| 3.      | Built up area       | 1354 sft              |
| 4.      | Super built-up area | 1625 sft              |

Note: Rent, maintenance and other charges to be paid on super built-up area

#### C. Terms and Conditions:

| Sl. No. | Item/Description                              | Details  |
|---------|---|--|
| 1.      | Monthly rent:                                 | Rs. 1625/- (+GST)  |
| 2.      | Security Deposit                              | Rs.500/- per sft = Rs. 8,12,500/- payment made by way of Pay order No. 021304, dated: 17-08-2024 drawn on HDFC Bank.   |
| 3.      | Lease Commencement date:                      | 1 <sup>st</sup> January 2024.  |
| 4.      | Lease period                                  | Long Term.  For the purpose of stamp duty and registration charges this Lease is being executed upto 28 <sup>th</sup> February, 2047.  |
| 5.      | Lease renewal                                 | Lease would be renewed on the same terms and conditions, along with the clause of Periodic Enhancement including the clause of renewal for a further periods of 30 years, by executing a renewed Lease Deed. |
| 6.      | Rent increase                                 | 20% every 5 years.   |
| 7.      | Next rent increase date                       | 1 <sup>st</sup> March, 2028.   |
| 8.      | Monthly maintenance charges payable to Lessor | Rs. 2/- per month + GST.   |

# Details of the Scheduled Property being leased by the Lessor to the Lessee:

All that Office/Shop space admeasuring 1625 sft of super built up area, on the 3<sup>rd</sup> floor, bearing Office/Shop no. 303, bearing municipal no.5-9-189/190, situated in Methodist Complex, Chiragali Lane, Abid Road, Hyderabad, marked in red in the plan annexed herein and bounded by,

North

: Open to Sky

South

: Common Passage & Office No. 302

East

: Open to Sky

West

: Office No. 304

For Modi Builders Methodist Complex

For Modi Builders Methodist Complex

Authorised Signatory

Bk - 1, CS No 3088/2024 & Doct No 2982/2024. Sheet 11 of 14 Joint SubRegistrar2 Hyderabad (R.O)

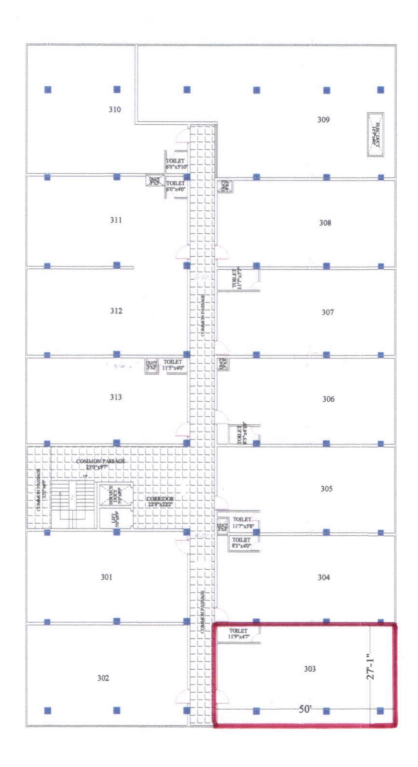




#### ANNEXURE C

#### PLAN OF THE SCHEDULE PROPERTY BEING LEASED TO THE LESSEE





SHOP.NO.303

BUA : 1354 Ser Modi Builders Methodist Complex Modi Builders Methodis Complex

SBUA: 1625 Sft

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Bk - 1, CS No 3088/2024 & Doct No 2982/2024. Sheet 12 of 14 Joint SubRegistrar2 Hyderabad (R.O)







भारत सरकार

GOVERNMENT OF BUDIA



కోహాం సతిప్ మోడి Soham Satish Modi ಭಾಭಿನ సం./YoB 1969 නාගතය Male



#### भारतीय विशिष्ट पहचान प्राधिकरण UNIQUE IDENTIFICATION AUTHORITY OF INDIA

SOUTH OF S/O: సతిప్ మాడే, ప్రాట్ నో.. 280. ಕ್ಷೇಷ ನ-25. ಇಲ್ಲಮ್ಮ దేవాలయం దగ్గం జాబికీ హిల్య్

ಖರಣಾಬ್ದರೆ, ಬಂಜಾರ್ ಪೀಲ್ಸ್,

హైదరాబాద్ යෙකු කුත්ම, 500034 Address:

S/O: Satish Modi. plot no 280, road no-25, near peddamma temple jubilee hills. Khairatabad, Banjara Hills, Hyderabad Andhra Pradesh. 500034

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ఆధార్ - ఆధార్ – సామాన్యమానవుడి హక్కు

For Modi Builders Methodist Completeni ka Adhikar



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- సామాన్యుని హక్కు

Authorised Signatory

PERMANENT ACCOUNT NUMBER



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For Modi Builders Methodist Complex



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Kandi Prabhakar Reddy စ်ရှိဂ ဒီဗီ/DOB: 15/01/1974 စုံလည်းနာ/ MALE

ఆధార అనిద గుర్తించు రుజువు మాత్రమి, పౌరసత్వం లేదా పుట్టిన చేదీ కి కాడు. ఇది దృవీకరంలో మాత్రమి జపయోగించాలో (ఆసీలైన్ ప్రమాణికరం లేదా OR కోడ్ 7 అపలైన XML యొక్క స్వానింగ)

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బారల వీశిష్ట గుర్తింపు ప్రాధికార సంస్థ Unique Identification Authority of India



gAudiress 2-3-64/10/24 1FLOOR KAMALA NILAYAM. #JAISWAL COLONY. Amberpet, PO: #Amberpet, DIST: Hyderabad. #Telangana - 500013





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# Government of India



రామ్ కివాస్ సింకర్లు ನಿಕ್ಕೆನ ಕೆರ್ದೆDOB 31/12/1983 ನಿರ್ಮಾಧನ MALE

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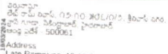
















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Bk - 1, CS No 3088/2024 & Doct No 2982/2024. Sheet 13 of 14 Joint SubRegistrar2 Hyderabad (R.O)

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S/o LATE NARSING RAO
R/o HYD
For Whom
MODI ENTERPRISES

#### LEASE DEED

G.C.HANUMANTH RAO LICENSED STAMP VENDOR Lic. No. 16/07/081/2012 Ren.No. 16-07-05/2024 Shop No 105,First Floor Amrutha Estates Himayatnagar Hyderabad Ph 9908331872

This Deed of Lease is executed at Hyderabad on this the day of 3° September, 2024 by and between:

M/s. Modi Enterprises (owned by Modi Builders Methodist Complex, a partnership firm) having its office at 5-4-187/3 & 4, Second Floor, Soham Mansion, M.G. Road, Secunderabad-500 003, represented by its duly authorized partners/representatives, Mr. Suresh Bajaj, S/o. Late Parmanand Bajaj, aged about 68 years and Mr. Soham Modi, S/o. Late Satish Modi, aged about 54 years.

(Hereinafter referred to as Lessor, which expression and its alternative forms wherever appearing, shall unless repugnant to the meaning or context thereof, mean and include their respective successors, legal representatives, persons, claiming through, under or in trust for them, administrators, etc.)

#### IN FAVOUR OF

M/s. Nitiraj Engineers Ltd., represented by its authorised Signatory, Mr. Pravin Balwant Kulkarni, Son of Mr. Balwant Pundlik Kulkarni, aged about 54 years, Occupation: Business, resident of Plot No. J-25 & J-26, MIDC Awadhan, Dhule–424 006.

(Hereinafter referred to as the Lessee, which expression and its alternative forms whenever appearing, shall unless repugnant to the meaning or context thereof, mean and include their respective successors, legal representatives, persons claiming through under or in trust for them, administrators, etc.)

For Modi Builders Methodist Complex

Summy hope

Mithorised Signatory

Authorised Signatory

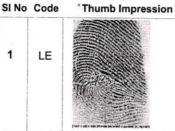
For Modi Builders Methodist Complex

Presented in the Office of the Joint SubRegistrar2, Hyderabad (R.O) along with the Photographs & Thumb Impressions as required Under Section 32-A of Registration Act, 1908 and fee of Rs. 150/- paid between the hours of

on the 22nd day of OCT, 2024 by Sri K.Prabhakar Reddy

Execution admitted by (Details of all Executants/Claimants under Sec 32A): Signature/Ink Thumb Address Impression PRAVIN BALWANT KULKARNI[R]M/S NITIRAJ ENGINEERS LTD

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Joint SubRegistrar2 Hyderabad (R.O)

CS No 3088/2024 & Doct No

Sheet 1 of 14





K.PRABHAKAR REDDY[R]M/S MODI ENTERPRISES REP BY SURESH **BAJAJ & SOHAM MODI** 

HYDERABAD

Identified by Witness:

LR





Name & Address **DINESH SURESH CHAVAN HYDERABAD** 



1



R SANJAY HYDERABAD



22nd day of October, 2024

Biometrically Authenticated by SRO CHARAL NATRAJ Signature of Joint SubRegistrar2

Hyderabad (R.O) E-KYC Details as received from UIDAI: SI No **Aadhaar Details** Address: Photo 1 Aadhaar No: XXXXXXXX9204 Amberpet, Amberpet, Hyderabad, Telangana, Name: Kandi Prabhakar Reddy 500013 2 Aadhaar No: XXXXXXXX4682 C/O Balwant Kulkarni. Dhule, Dhule, Maharashtra, 424002 Name: Pravin Balwant Kulkarni









प्रवीण बळवंश कुलकर्णी Pravin Balwant Kulkarni जन्म तारीख/DOB: 11/07/1971 TOW MALE



VID: 9102 0546 0390 9353

माझे आधार, माझी ओळख

आवलीय विशिष्ट ओळख प्रधिकरण Unique Identification Authority of India

पत्ताः (८/०: बळवंत कुलकर्षी, प्लॉट न 49, उत्कर्ष, बाहीभोकार इति , श्रीराम कालोनी, केयुर, श्रुळे, श्रुळे, महाराष्ट्र - 424002

Address: C/O: Balwant Kulkarni, plot no. 49, utkarsh, wadibhokar road, shriram colony, deopur, phule, Dhule, Maharashtra - 424002



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VID: 9102 0546 0390 9353

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help@uldai.gov.in | www.uldai.gc



### Government of India



विमेश सुरेश बंखाण Dinesh Suresh Chavan जन्म तारीख/DOB: 08/01/1976 THE MALE

आधार हा ओकसीचा पुरावा आहे, नागरिकस किया यन्यतारक्षेण नाही. हे फक्त पहताळपीसाठी वापरते आवे (अन्तिसहन प्रमानकरण किया *वा कोकचे* स्कॅनिग/ऑफसाइन XML)

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पत्ताः पत्तंट नं १३, कला ऐस्वर्या अपार्टमेंट, राठी टॉवर मामे, बिजली इनगर, औरंगाबाद, औरंगाबाद, इसहाराष्ट्र - 431001

Address: address: FLAT NO.13, KALA AISHWARYA APRT., BEHIND RATHI TOWER, BIJLI NAGAR, Aurangabad, DIST: Aurangabad, Maharashtra - 431.001



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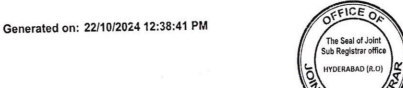
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Sheet 14 of 14 Joint SubRegistrar2 Hyderabad (R.O) Bk - 1, CS No 3088/2024 & Doct No 2982/2024. Sheet 14 of 14

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#### 1. Definitions:

- 1.1. Methodist Complex Shall mean the building consisting of lower ground floor, upper ground floor and additional 4 upper floors constructed on land admeasuring 3,300 sq yds, bearing municipal no. No. 5-9-189/90, situated at Abids Road, Chirag Ali Lane, Hyderabad.
- 1.2. MCI Shall mean M/s. Methodist Church of India, having its office at Methodist Complex, 2<sup>nd</sup> Floor, Opp: Chermas, Abids, Hyderabad–500 001.
- 1.3. Lessor Shall mean M/s. Modi Builders Methodist Complex, a partnership firm and M/s. Modi Enterprises, a proprietary firm fully owned by M/s. Modi Builders Methodist Complex, having its office at 5-4-187/3 & 4, II Floor, Soham Mansion, Secunderabad–500 003.
- 1.4. Original Tenancy Deed Shall mean Tenancy Deed dated 19<sup>th</sup> April, 1988 registered as document no. 686/90 at SRO Hyderabad executed by MCI in favour of the Lessor.
- 1.5. Supplementary Tenancy Deed Shall mean the Supplementary Tenancy Deed dated 22<sup>nd</sup> September, 2021 registered as document no. 3027/21 at SRO Hyderabad executed by MCI in favour of the Lessor.
- Tenancy Deed Shall mean the Original Tenancy Deed and Supplementary Tenancy Deed read together.
- 1.7. Shop or Office Shall mean shops and offices situated at Methodist Complex. Shops are located on the lower ground floor and the upper ground floor; Offices are located on 1<sup>st</sup> to 4<sup>th</sup> floors.
- 1.8. Existing Tenancy Shall mean any lease or tenancy subsisting in favour of the Lessee herein for Shops/ Offices located in Methodist Complex.
- 1.9. Lease (or Tenancy) Shall mean the leasehold/tenancy rights in favour of the Lessee under this Lease Deed.
- 1.10. Lessee Shall mean any Lessee, tenant, sub-lessee or sub-tenant of the Lessor herein for Shops/ Offices located in Methodist Complex.
- 1.11. Sub-Lessee Shall mean any sub-lessee or sub-tenant of the Lessee herein for Shops/Offices located in Methodist Complex. Sub-lessee shall also include all successors-in-interest of the Lessee.
- 1.12. Transfer of Lease Shall mean the transfer of the leasehold/tenancy rights under this Lease to any third party i.e., Sub-Lessee by the Lessee or Lessor or Sub- Lessee for Shops or Offices located in Methodist Complex.
- 1.13. Monthly Rent Shall mean the monthly rent payable to the Lessor by the Lessee or the Sub-Lessee or their successors-in-interest. The Monthly Rent shall be enhanced periodically as given herein. The Monthly Rent shall remain unchanged except for the Periodic Enhancement during the period of Lease or subsequent renewals. There shall be no further increase/decrease in the Monthly Rent.
- 1.14. Periodic Enhancement Shall mean the Periodic Enhancement of Monthly Rent at the rate of 20% every 5 years on the then existing Monthly Rent. The first such enhancement shall fall due on 1<sup>st</sup> March, 2027. The Periodic Enhancement shall remain unaltered during the period of this Lease or subsequent renewals.

For Modi Builders Methodist Complex

Authorised Signatory

For Modi Builders Methodist Complex

Authorised Signatory

| Endorsement:          | Stamp Duty respect of t | r, Tranfer Duty, Regi<br>his Instrument. | ISTRACION Fee and | Osci Ollarg |                                |                     |       |  |  |  |
|-----------------------|-------------------------|--|-------------------|-------------|--------------------------------|---------------------|-------|--|--|--|
| Description           | In the Form of          |  |                   |             |                                |                     |       |  |  |  |
| of<br>Fee/Duty        | Stamp<br>Papers         | Challan<br>u/S 41of IS Act               | E-Challan         | Cash        | Stamp Duty<br>u/S 16 of IS act | DD/BC/<br>Pay Order | Total |  |  |  |
| Stamp Duty            | 100                     | 0  | 10100             | 0           | 0                              | 0                   | 10200 |  |  |  |
| Transfer Duty         | NA NA                   | 0  | 0                 | 0           | 0                              | 0                   | (     |  |  |  |
| Reg. Fee              | NA                      | 0  | 150               | 0           | 0                              | 0                   | 150   |  |  |  |
| User Charges          | NA NA                   | 0  | 1000              | 0           | 0                              | 0                   | 1000  |  |  |  |
|                       |                         | 0  | 0                 | 0           | 0                              | 0                   | (     |  |  |  |
| Mutation Fee<br>Total | 100                     | 0  | 11250             | 0           | 0                              | 0                   | 11350 |  |  |  |

Rs. 10100/- towards Stamp Duty including T.D under Section 41 of I.S. Act, 1899 and Rs. 150/- towards Registration Fees on the chargeable value of Rs. 67548/- was paid by the party through E-Challan/BC/Pay Order No ,828BTX191024 dated ,19-OCT-24 of ,HDFS/

Online Payment Details Received from SBI e-P

(1). AMOUNT PAID: Rs. 11300/-, DATE: 19-OCT-24, BANK NAME: HDFS, BRANCH NAME: , BANK REFERENCE NO: 7594675009345, PAYMENT MODE: NB-1001138, ATRN: 7594675009345, REMITTER NAME: MR. PRAVIN BALWANT KULKARNI, EXECUTANT NAME: MODI ENTERPRISES, CLAIMANT NAME: NITIRAJ ENGINEERS LIMITED).

Date:

22nd day of October,2024

Signature of Registering Officer Hyderabad (R.O)

### Certificate of Registration

Registered as document no. 2982 of 2024 of Book-1 and assigned the identification number 1 - 1607 - 2982 -2024 for Scanning on 22-OCT-24.

**Registering Officer** Hyderabad (R.O) (C Natraj)

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Joint Sub-Registrar-1





- 1.15. Renewal of Lease Shall mean Renewal of Lease for further periods of 30 years each on the same terms and conditions given in this Lease Deed including the clause of Renewal of Lease. The Monthly Rent shall remain unchanged except for Periodic Enhancements. The Periodic Enhancement shall also remain unchanged.
- 1.16. RSD Refundable Security Deposit Shall mean the Refundable Security Deposit paid by the Lessee to the Lessor under this Lease Deed.
- 1.17. MMC Monthly Maintenance Charges Shall mean the Monthly Maintenance Charges payable by the Lessee or Sub-Lessee or its successors-in-interest for the Shops and Offices in Methodist Complex to the Lessor for day to day maintenance of Methodist Complex. MMC shall be charged at a uniform rate for all Shops and another uniform rate for all Offices.
- 1.18. Building Renovation Charges Shall mean charges payable by the Lessee or Sub-Lessee or its successors-in-interest for the Shops and Offices in Methodist Complex to the Lessor for major renovation work. Building Renovation Charges shall be charged at a uniform rate for all Shops and another uniform rate for all Offices.
- 1.19. Common Areas Shall mean areas of the Methodist Complex like driveways, common passages within the building, lifts, staircases, overhead tank, sump, lift headroom, etc. A portion of the parking on the first floor shall form a part of Common Areas and a part of parking is exclusively reserved for the Lessor's use.
- 2. Whereas this Lease Deed is executed in recognition of a pre-existing transaction/Existing Tenancy now continuing between the Lessor and Lessee. This Lease Deed is being executed to streamline the relationship and have it covered with a semblance of uniformity considering the large number of Shops/Offices in Methodist Complex, and the lifespan of the transaction and of the building stand extended indefinitely, are long term in nature.
- 3. Details of the Lessor rights to Lease Methodist Complex:
  - 3.1. Whereas MCI are the owners of the land admeasuring about 2760 sq meters (3300 sq yards) bearing M.No.5-9-189/190, situated at Chirag Ali Land, Abids, Hyderabad, Telangana.
  - 3.2. MCI entered into an agreement dated 9.10.1982 with the Lessor for development of the said land. In pursuance of the said agreement, the Lessor has obtained necessary permit vide sanction in F. No. 300/TP/A3/81 dated 1.8.1985 for construction of a commercial complex on the said land. The Lessor constructed a commercial complex on the said land consisting of lower basement, upper basement and 4 other upper floors along with amenities and utilities on the said land. The said land along with the commercial complex is hereafter referred to as Methodist Complex. The schedule of Methodist Complex is given in Annexure -A.
  - 3.3. Upon completion of the construction, MCI executed a long-term lease in favour of the Lessor by way of Original Tenancy Deed, registered as Doc. No. 686 of 1990, dated 19<sup>th</sup> April, 1988 at the District Registrar Office, Nampally, Hyderabad. In terms of the Original Tenancy Deed, the Lessor herein was authorized to create valid and subsisting sub-leases/sub-tenancy for long periods and any such sub-leases/sub-tenancy created to be valid, subsisting and binding on MCI also. Such sub-tenants/ sub-lessees rights were also protected even in the event of cancellation of the development agreement or the Tenancy Deed executed in favour of the Lessor herein, confirming that in such an event, the obligation of sub-tenant/ sub-lessee shall be towards the MCI, and the leasehold interest of the sub-lessee or sub-tenant shall continue without interruption.

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- 3.4. The salient features of the Original Tenancy Deed with MCI and the Lessor is reiterated as under:
  - 3.4.1. MCI would continue to be the absolute owner of Methodist Complex.
  - 3.4.2. MCI by way of the Original Tenancy Deed has given on long lease the entire Methodist Complex to the Lessor (except about 5000 sft on II floor).
  - 3.4.3. The Lessor has agreed to pay monthly rent of Rs.1,00,000/- to MCI from 1st March, 1987 with an increase in rent by 20% every 5 years.
  - 3.4.4. The Lessor is entitled to assign, transfer, sub-let and/or give on leave and license, any portion of Methodist Complex at its discretion without requiring any further consent of MCI.
  - 3.4.5. Such sub-lessee/sub-tenants shall continue to enjoy their rights even in case of any default in the obligation of the Lessor to MCI.
  - 3.4.6. The tenancy / lease between the Lessor and MCI is contemplated as a long term arrangement and for purposes of stamp duty and registration cost, the Original Tenancy Deed may be deemed to be for a period of 30 years and shall be renewed on the same terms and conditions subject to the Periodic Enhancement of rent and the said clause for renewal which shall inure to the advantage of the sub-lessees as well, being a long-term lease.
- 3.5. The Lessor has been performing its obligations to MCI without any default since 1987. The Lessor has paid rents to MCI as per the Original Tenancy Deed along with 20% increase every 5 years. The Lessor was entitled to renewal of the Original Tenancy Deed subject to the Periodic Enhancement of rent and the clause for renewal after expiry of the initial period of 30 years. MCI has renewed the Original Tenancy Deed for a further period of 30 years from 1st March, 2017 to 28th February, 2047 by way of Supplementary Tenancy Deed dated 22nd September, 2021 registered as Doc. No.3027/21 at the SRO, Hyderabad. The salient features of the Supplementary Tenancy Deed are:
  - 3.5.1. MCI has acknowledged the compliance of the Lessor with respect to the terms of the Original Tenancy Deed.
  - 3.5.2. The Lessor is liable to pay MCI a rent of Rs. 2,68,738/- per month from 1<sup>st</sup> March, 2017 along with the escalation of 20% every 5 years. The first escalation for the renewal term would commence from 1<sup>st</sup> March, 2022.
  - 3.5.3. The Supplementary Tenancy Deed is a long-term arrangement and the Original Tenancy Deed shall be renewed on the same terms and conditions subject to the Periodic Enhancement of rent and the clause for renewal and shall continue to be renewed until such time the Lessor continues to pay monthly rents to MCI.
  - 3.5.4. Accordingly, the Lessor is absolutely entitled to sub-let and / or give on lease and license, any portion of Methodist Complex to any intending Lessee without any further consent of MCI.
- 4. Terms of Lease by the Lessor in favour of the Lessee:
  - 4.1 The Lessor has agreed to give on Lease a portion of Methodist Complex to the Lessee on the terms and conditions given herein.
  - 4.2 The details of the Schedule Property being leased to the Lessee is given in Annexure-B.
  - 4.3 The plan of the Schedule Property being leased to the Lessee is given in Annexure C.

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- 4.4 The Lessee is in occupation of the Schedule Property on a long-term lease from the Lessor. The Lessor acknowledges that the Lessee has been performing its obligations to the Lessor and that it has cleared all the arrears of rent and other charges payable to the Lessors on this day. The Lessor has no further claim of any arrears for past periods.
- 4.5 The details of Monthly Rent, Refundable Security Deposit, Monthly Maintenance Charges, etc. payable by the Lessee to the Lessor is given in Annexure B.
- 4.6 The Lessee herein shall be entitled to Transfer of Lease of the Schedule Property or any part thereof at its discretion without requiring any further consent of the Lessor herein or from MCI, for such consideration as the Lessee herein may consider proper. However, such a Transfer of Lease shall be on the same terms and conditions of this Lease and in accordance with the terms and conditions of the Tenancy Deed. It is further agreed that in the event of such a Transfer of Lease the Refundable Security Deposit mentioned in Annexure B shall if the Lessee herein so directs, automatically stand transferred to such a Sub-Lessee.
- 4.7 This Lease Deed being executed is also a long-term arrangement and the Lease shall be renewed on the same terms and conditions subject to the Periodic Enhancement of Monthly Rent including the clause pertaining to Renewal of Lease until such time the Lessee continues to pay the monthly rents to the Lessor. Mere non-execution of the renewal of Lease Deed shall not entitle the Lessor to terminate the Lease.
- 5. Renewal of Lease by the Lessor in favour of the Lessee:
  - 5.1. \* This Lease Deed is a long-term arrangement and for the purposes of stamp duty and registration charges the Lease Deed is being registered for a period of about 24 years up to 28th February 2047.
  - 5.2. The Lessee shall be entitled to Renewal of Lease for the further period of 30 years from 1<sup>st</sup> March 2047. The Lessee shall be obliged to renew the Lease in favour of Lessee or Sub-Lessee or their successors-in-interest.
  - 5.3. The Lessor or their successors-in-interest, shall be obliged to send an advanced intimation to the Lessee (or Sub-Lessee), in writing, at least 180 days before the expiry of this Lease, to enable the Lessee or Sub-Lessee or their successors-in-interest to renew the Lease.
  - 5.4. It is agreed between the Lessor and the Lessee that the Lessee shall be entitled to Renewal of Lease in its favour or in favour of any other parties as the Lessee may so direct.
  - 5.5. It is further agreed between the Lessor and the Lessee that this Lease would be renewed on the same terms and conditions, including the renewal clause and Periodic Enhancement of Monthly Rent for further periods of 30 years.
  - 5.6. It is further agreed that the Lessor shall renew the lease in favour of the Lessee by way of a registered Lease Deed. The cost of stamp duty, registration charges and incidental expenses shall be borne by the Lessee.
  - 5.7. The Lessor covenants that there shall be no change in the Monthly Rent, subject to Periodic Enhancement, payable by the Lessee or Sub-Lessee to the Lessor, during the period of the Lease or for further periods of renewal. The Lessor further covenants that there shall be no change in the Periodic Enhancement during the period of the Lease or for further periods.

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6. Obligations of the Lessee:

- The Lessee shall regularly pay the Monthly Rent to the Lessor along with Periodic Enhancement as per details given in Annexure B. The rent shall be payable in advance on or before 7<sup>th</sup> day of each month.
- The Lessee shall be entitled to deduct TDS at the applicable rates. However, the Lessee shall 6.2. provide proof of payment of such TDS to the statutory authorities within three months from the due date of payment of Monthly Rent.
- The Lessee shall pay Monthly Maintenance Charges regularly to the Lessor. The details of Monthly Maintenance Charges are given in Annexure B. The Monthly Maintenance Charges shall be payable in advance on or before 7<sup>th</sup> day of each month.
- The Lessor shall have a right to appoint another agency/body/society/Association for the day to day maintenance of Methodist Complex. The Lessee shall be obliged to pay Monthly Maintenance Charges to such a entity on the directions of the Lessor.
- 6.5. The Lessee has paid Refundable Security Deposit to the Lessor. The Refundable Security Deposit shall not carry any interest and shall be refunded to the Lessee (or Sub-Lessee) on termination of the Lease. The details of Refundable Security Deposit are given in Annexure B. 6.6.
- The Lessee shall pay electricity charges as per separate meter provided, property tax for the Scheduled Property, etc. to the concerned departments regularly.
- It is agreed that the Lessee herein shall not use the Schedule Property for any purpose which is 6.7. illegal or prohibited, by law or for such purpose which has been specifically prohibited under the Tenancy Deed.
- The Lessee shall not be entitled to make any structural changes or cause damage to the building 6.8. or to the Schedule Property or Methodist Complex. The Lessee shall seek prior permission from the Lessor before undertaking any civil work in the Scheduled Property. The Lessee confirms that it shall not alter the elevation of the building without seeking prior permission from the Lessor.
- The Lessee confirms that it shall not place any furniture/objects/items in the Common Areas of 6.9. the building. Further, the Lessee confirms that it shall not place hoardings or sign boards in any , Common Area or on the elevation of Methodist Complex.
- 6.10. The Lessee shall be obligated to pay enhanced Monthly Maintenance Charges to the Lessor which are proposed to be enhanced from time to time.
- 6.11. The Lessee shall be obliged to pay Building Renovation Charges to the Lessor for repair/replacement/upgradation of major items like lifts, transformers, panels, generators, etc., or in case of major civil works/renovation.
- 6.12. The Lessee shall pay GST and / or any other similar taxes levied or become leviable in future to the Lessor on the Monthly Rent, Monthly Maintenance Charges or Building Renovation Charges payable by the Lessee to the Lessor. The Lessor shall be obliged to raise GST invoices for the same.
- 6.13. In case of Transfer of Lease, the Sub-Lessee shall be responsible for meeting the obligations of the Lessee.

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- 7. Obligations of the Lessor:
  - 7.1. The Lessor shall issue receipts for Monthly Rent received from the Lessee within 15 days of receiving the Monthly Rent.
  - 7.2. The Lessor shall be obliged to provide the details of its bank account to enable the Lessee or Sub-Lessee to pay Monthly Rent/Monthly Maintenance Charges to the Lessor by direct deposit/online transfer/ electronic transfer. The Lessee shall intimate the Lessor about such payment of Monthly Rent/ Monthly Maintenance Charges. The Lessor shall be obliged to issue receipt for Monthly Rent/ Monthly Maintenance Charges upon receiving proof of payment by the Lessee. The Lessor shall periodically update the Lessee about any change in its bank account.
  - 7.3. The Lessor shall permit the Lessee to enjoy the Schedule Property without any hindrance as long as the Lessee is meeting its obligations under this Lease Deed.
  - 7.4. The Lessor shall be obliged to issue a no objection certificate to the Lessee and/or its Sub-Lessee within 30 days of such a request by the Lessee for Transfer of Lease. However, the Lessee shall not be required to obtain such a no objection certificate from the Lessor.
  - 7.5. Further, at the request of the Lessee, the Lessor shall be obliged to join as Consenting Party for Transfer of Lease in favour of Sub-Lessee, on the same terms and conditions as in this Lease Deed. However, the Lessee shall issue a 30 days advance notice to the Lessor to enable the Lessor to join in executing the registered sub-lease.
  - 7.6. Further, at the request of the Lessee, the Lessor shall be obliged to transfer this Lease in favour of any other Sub-Lessee that the Lessee may identify, on the same terms and conditions of this Lease Deed. However, the Lessee shall issue a 30 days advance notice to the Lessor to enable the Lessor execute a registered sub-lease.
  - 7.7. In case of such a Transfer of Lease, the Refundable Security Deposit paid by the Lessee to the Lessor shall deemed to be transferred to such a Sub-Lessee. The Sub-Lessee shall be responsible for meeting the obligations of the Lessee and the Sub-Lessee shall be entitled to refund of the Refundable Security Deposit held by the Lessor upon termination of the Lease.
- 7.8. It is further agreed that in case of Transfer of Lease, as given above, it shall be recorded by way of a registered Lease Deed. The cost of stamp duty, registration charges and incidental expenses shall be borne by the Sub-lessee.
- 7.9. In case the Lessor transfers its right, title or interest in the Schedule Property or Methodist Complex in favour of any third party, such transferee shall be bound by all the obligations cast upon the Lessor under this Lease Deed, vis-à-vis Lessee or Sub-Lessee.
- 7.10. The Lessor hereby confirms that during the subsistence of this Lease, the Lessee herein shall be entitled to occupy the Schedule Property peacefully without any let or hindrance from any person whatsoever and that the Lessor herein shall perform whatever obligation it has to MCI so that the right and interest of the Lessee herein is in no way affected. This right shall be capable of being enforced at the instance of the Lessee or Sub-Lessee.
- 7.11. The Lessor further confirms that the Lessee herein shall be entitled to make use of the Common Areas of Methodist Complex including staircase, landing, common parking area and common entrance to Methodist Complex for ingress and egress and all other amenities and conveniences available in Methodist Complex.

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- 7.12. The Lessor further confirms that the Lessor herein shall not carry on any further construction in Methodist Complex without obtaining proper permits and NOCs from the concerned statutory authorities.
- 7.13. The Lessor shall be responsible for overall maintenance of the building which includes providing of security service, housekeeping services, water supply, electricity supply to Common Areas, minor repairs and maintenance, maintenance of lift, arresting minor seepages and leakages, etc. The Lessor shall utilise the amount collected as Monthly Maintenance Charges from the occupants of Methodist Complex for providing these services. Accordingly, the Lessor shall be entitled to enhance the Monthly Maintenance Charges from time to time to meet these expenses. The Lessor shall maintain separate books of accounts for Monthly Maintenance Charges collected by it and send an annual statement of accounts to the Lessee upon request. The Lessor shall strictly use the Monthly Maintenance Charges collected for day to day maintenance of Methodist Complex.
- 7.14. The Lessor shall be responsible for major repairs including upgrading or replacing lifts, electric power supply infrastructure, water supply infrastructure, structural repairs, major civil works, major leakages and seepages, etc. However, the Lessor shall be entitled to collect Building Renovation Charges from the occupants of Methodist Complex as and when such need arises. The Lessor shall maintain separate books of accounts for Building Renovation Charges collected by it and send an annual statement of accounts to the Lessee upon request. The Lessor shall strictly use the Building Renovation Charges collected for the repairs and maintenance of Methodist Complex.
- 8. Termination of Lease between the Lessor and Lessee:
  - 8.1. The Lessor shall not be entitled to terminate this Lease in case of default in payment of Monthly Rent and / or Monthly Maintenance Charges by the Lessee to the Lessor, without giving a reasonable opportunity to the Lessee for curing the default. In case of default in payment of Monthly Rent and/ or Monthly Maintenance Charges by the Lessee, the Lessor shall give at least (3) three months time by way of written notice to the Lessee to pay the arrears of Monthly Rent and / or Monthly Maintenance Charges without interest to the Lessor. Further, in case the default in payment of Monthly Rent or Monthly Maintenance Charges continues beyond the said 3 months notice period, the Lessor shall be entitled to recover arrears of Monthly Rent or Monthly Maintenance Charges from the Lessee along with interest @18% per annum.
  - 8.2. The Lessor shall not be entitled to terminate the Lease for default in payment of Monthly Rent or Monthly Maintenance Charges, if the default is cured by the Lessee along with interest within a period of (24) twenty four months from the date of receipt of written demand to cure the said default.
  - 8.3. The Lessor shall not be entitled to terminate the Lease for any other reason and shall continue to renew the Lease on the same terms and conditions from time to time till the building continues to exist and the lease with MCI continues to exist, whichever is later.

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#### 9. Arbitration clause:

9.1. In the event of any dispute between the parties as regards the present document, its implementation or non-implementation, compliance of breach of any of its terms, interpretation thereof and any matter arising out of or touching any of the above, the same shall be referred to arbitration consistent with the provisions of The Arbitration and Conciliation Act, 1996, proceedings being held at Hyderabad in the English language, each party designating one arbitrator and the two arbitrators designating a third and the tribunal then entering upon the reference. The award of the arbitrator shall be final and binding on both the parties.

IN witness whereof the parties affixed their signatures in the presence of the following witnesses on the date first mentioned.

## ANNEXURE - A

Details of Methodist Complex.

All that building consisting of Shops/Offices on 6 floors i.e., lower ground floor, upper ground floor, first floor, second floor, third floor, fourth floor along with parking on the first floor, appurtenant amenities and utilities constructed on land admeasuring about 3,300 sq yds, bearing municipal no. 5-9-189/190, situated at Abids Road, Chirag Ali Lane, Hyderabad, Telangana and bounded by:

On or towards the South: By Chirag Ali Lane

On or towards the East : By Abid Road

On or towards the West : Brindavan Commercial Complex

On or towards the North: Lenaine Estate.

Lessor:

Represented by Suresh Bajaj:

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Represented by Soham Modi:

For Modi Builders Methodist Complex

Signatory Signatory

Lessee:

Witness no.1:

Name:

Address

( avantos )

Dinesh Suren Chavan

Witness no. 2:

Name:

Address

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# ANNEXURE -B

Details of the terms between the Lessee and the Lessor.

## A. Details of Lessor:

| Sl. No. | Item/Description                                    | Details  |  |
|---------|---|--|--|
| 1.      | Name of Lessor                                      | M/s. Modi Enterprises (owned by Modi Builders Methodist Complex, a partnership firm) |  |
| 2.      | Authorised representative of Lessor                 | Mr. Suresh Bajaj and Mr. Soham Modi.   |  |
| 3.      | Designation of authorized representative            | Partner  |  |
| 4.      | Aadhaar no. of authorized representative            | 2386 7206 2928 & 3146 8727 4389  |  |
| 5.      | Registered office of Lessor                         | 5-4-187/3 & 4, Second Floor, Soham Mansion, M.G. Road, Secunderabad-500 003          |  |
| 6.      | Address for correspondence                          | 5-4-187/3 & 4, Second Floor, Soham Mansion, M.G. Road, Secunderabad-500 003          |  |
| 7.      | Mobile no. of Lessor                                | 040-66335551   |  |
| 3.      | Email Id of Lessor                                  | admin@modiproperties.com   |  |
| 9.      | Pan no. of Lessor                                   | AABFM2938C   |  |
| 0.      | GST No. of Lessor                                   | 36 AABFM2938C2ZK   |  |
| 1.      | Bank Account details for payment of<br>Monthly Rent | Account no.0142003063500.  DBI Bank, Basheerbagh, Hyderabad.  IFSC Code: IBKI0000002 |  |

## B. Details of Lessee:

| Sl. No. | Item/Description                         | Details   |
|---------|--|---|
| 1.      | Name of Lessee                           | 7   |
| 2.      | Authorised representative of Lessee      | Nitiraj Engineers Ltd.  |
| 3.      | Designation of authorized representative | Mr. Pravin Balawant Kulkarni Advocate and Management consultant |
| 4.      | Aadhar no. of authorized representative  | 6113 5433 4682  |
| 5.      | Registered office of Lessee              | 306A, Bhabha Building, NM Joshi Marg<br>Mumbai - 400011 (M.S)   |
| 6.      | Address for correspondence               | Plot No J-25 & J-26, MIDC, Awadhan Dhule                        |
| 7.      | Mobile no. of Lessee                     | +91 -22-23094161, 2562-239080, 230331 &                         |
| 3.      | Email Id of Lessee                       | 093232 32177  |
| ).      | Pan no. of Lessee                        | pbk@nitiraj.net& response@nitiraj.net                           |
| 1       | GST No. of Lessee                        | AABCN1116E<br>27AABCN1116E1Z1                                   |

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# Details of Scheduled Property:

| Sl. No. | Item/Description    | Details               |  |
|---------|---------------------|-----------------------|--|
| 1.      | Shop/Office No.     | Office/Shop No. 303   |  |
| 2.      | Floor               | 3 <sup>rd</sup> Floor |  |
| 3.      | Built up area       | 1354 sft              |  |
| 4.      | Super built-up area | 1625 sft              |  |

Note: Rent, maintenance and other charges to be paid on super built-up area

## C. Terms and Conditions:

| Sl. No. | Item/Description                              | Details  |
|---------|---|--|
| 1.      | Monthly rent:                                 | Rs. 1625/- (+GST)  |
| 2.      | Security Deposit                              | Rs.500/- per sft = Rs. 8,12,500/- payment made by way of Pay order No. 021304, dated 17-08-2024 drawn on HDFC Bank.  |
| 3.      | Lease Commencement date:                      | 1 <sup>st</sup> January 2024.  |
| 4.      | Lease period                                  | Long Term. For the purpose of stamp duty and registration charges this Lease is being executed upto 28 <sup>th</sup> February, 2047.   |
| 5.      | Lease renewal                                 | Lease would be renewed on the same terms and conditions, along with the clause of Periodic Enhancement including the clause of renewal for a further periods of 30 years, by executing a renewed Lease Deed. |
| 6.      | Rent increase                                 | 0.000  |
| 7.      | Next rent increase date                       | 20% every 5 years.   |
| 3.      | Monthly maintenance charges payable to Lessor | 1 <sup>st</sup> March, 2028.<br>Rs. 2/- per month + GST.   |

# Details of the Scheduled Property being leased by the Lessor to the Lessee:

All that Office/Shop space admeasuring 1625 sft of super built up area, on the 3<sup>rd</sup> floor, bearing Office/Shop no. 303, bearing municipal no.5-9-189/190, situated in Methodist Complex, Chiragali Lane, Abid Road, Hyderabad, marked in red in the plan annexed herein and bounded by,

North

: Open to Sky

South

: Common Passage & Office No. 302

East

: Open to Sky

West

: Office No. 304

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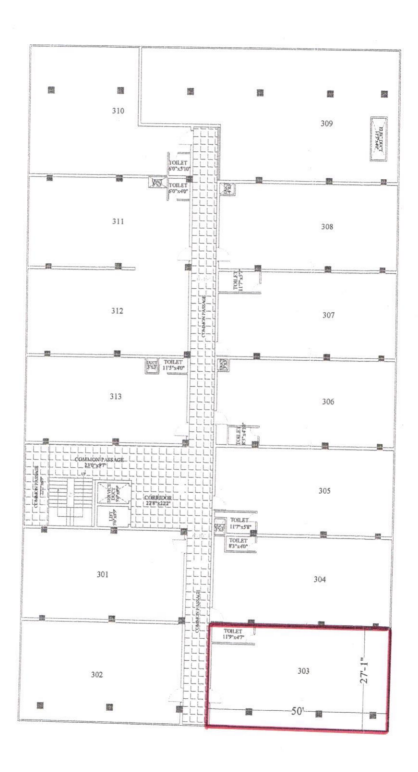
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#### ANNEXURE C

# PLAN OF THE SCHEDULE PROPERTY BEING LEASED TO THE LESSEE





SHOP.NO.303

BUA: 1354 Sft Modi Builders Methodist Complex: For Modi Builders Methodist Complex.

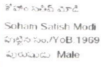
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भारत सरकार GOVERNMENT OF INDIA





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#### भारतीय विशिष्ट पहचान प्राधिकरण UNIQUE IDENTIFICATION AUTHORITY OF INDIA

Address

COSTOR S/O: పత్తప్ మాడి, ప్రౌట్ ని. 280, ರೇಪಿ ಚ-25, ಪಿಡ್ಡಮ್ಮ దేవాలయం దగ్గం జుబిల్ హీల్ఫ్ ಖರಣಾಬ್*ದಿ,* ಬಂಜಾರ್ ಸೀಲ್ಸ್,

S/O: Satish Modi. plot no-280, road no-25, near peddamma temple jubilee hills. Khairatabad, Banjara Hills Hyderabad Andhra Pradesh. 500034



ఆధార్ - ఆధార్ – సామాన్యమానవుడి హక్కు Aadhaar - Aam Aadmi ka Adhikar For Modi Builders Methodist Complex



భారత ప్రమత్వం Government of India ಸುತಿಸಿ ಬಾಕ Suresh Bajar ಭಾಲಿತ ತರ್ತ / DOB : 25/05/1954 mana / klad



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1964

STOTATE SIGNATURE

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భారత ప్రమత్వం Government of India



కండి ప్రభాకర్ రెడ్డి Kandi Prabhakar Reddy పుట్టిన తేదీ/DOB: 15/01/1974 పురుమడు/ MALE

ఆవార్ అనేద్ది గుర్తింపు కుజువు మాత్రమ, పౌరసిత్వం లేదా పుట్టిని చేదీ కి కాడు. ఇది దృవీకరంలో మాత్రమ ఉపయోగిండాలే (అనీలైన్ ప్రమాణికరం లేదా GR కోడ్ 7 ఆపలైన XML యొక్క స్వావింగి).

Aadhaar is proof of identity, not of citizenship or date of birth. It should be used with verification (or authentication, or scanning of QR code / offline XML).

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భారత విశిష్ట గుర్తింపు ప్రాథికార సంస్థ Unique Identification Authority of India

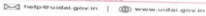


Aduless. 2-3-64/10/24 1FLOOR KAMALA NILAYAM. JAISWAL COLONY, Amberpet. PO: Amberpet, DIST: Hyderabad. Telangana - 500013



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SEATON DOMEST Government of India



రామ్ సివాస్ సెంఅయ్ Ramnivas Sanjay Diga diá/DOB 31/12/1983 SUGU MALE

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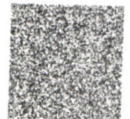
ರಾರಧ ವಿಳಿದ್ದ ಗುತ್ತೆಂದು ಪ್ರಾಧರ್ಕರ ಸಂಸ್ಥ



తిరువామా లేవీ రామ్ బడ్క్ గి.2-గి.0 %0E/10/2, శ్రీబడాఫ్ నగం, వైశ్రాస్ గుడా, ఏకంద్రాణల్, హైదరాబాద్ జైఆంధ్ర పైదేశ్ - 500061

Address

Late Ramnivas, 12 10-586/1/2, Srinivas Nagar, waras: guda, Secunderabad, DIST #Hyderabad. Andhra Pradesh - 500061



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पत्ताः ,C/O: बत्तवंत कुलकर्णी, प्लॉट न. 49, उरकर्ष, वाडीभोकार रोड, श्रीराम कालोनी, देवपुर, धुळे, धुळे, महाराष्ट्र - 424002

Address: c/O: Balwant Kulkarni, plot no. 49, utkarsh, awadibhokar road, shriram colony, deopur, Dhule, Dhule, Maharashtra - 424002



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#### भारत सरकार Government of India



माझे

दिनेश सुरेश चव्हाण Dinesh Suresh Chavan जन्म तारीख/DOB: 08/01/1976 पुरुष/ MALE

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आधार, माझी ओळख

आधार हा ओळखीचा पुरावा आहे, नागरिकत्व किंवा जन्मतारखेचा नाही. हे फवत पडताळणीसाठी वापरते जावे (अनिताइन *प्रमाणीकरण किंवा Q- कोडचे* स्कॅनिंग/ ऑफलाइन XML)

Aadhaar is proof of identity, not of citizenship or date of birth. It should be used with verification (online) authentication, or scanning of QR code / offline XML).

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माझी माझे ओळख





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पर्जेंट मं १३, कला ऐश्वयां अपार्टमेंट, राठी टॉवर मागे, बिजली इनगर, औरंगाबाद, औरंगाबाद, इमहाराष्ट्र - 431001

FLAT NO.13, KALA AISHWARYA APRT.,
BEHIND RATHI TOWER, BIJLI NAGAR,
Aurangabad, DIST: Aurangabad,
Maharashtra - 431001



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