

THIS DEED OF LEASE IS EXECUTED ON THIS TWENTY
SEVEN JULY 2015 (27.07.2015), AT BANGALORE

BETWEEN

Sri. Muniraj
Aged about 57 years,
S/o late Doddamaddappa
Residing at No. 45, M R Road,
Kalkare, Horanavu, Post,
Bangalore - 560043. Pan no. AENPM4492D

(Hereinafter referred to as the 'LESSOR' which expression, where the context admits shall wherever applicable, include his legal heirs, representatives, successors, administrators and assignors, etc.,) of the ONE PART;

AND

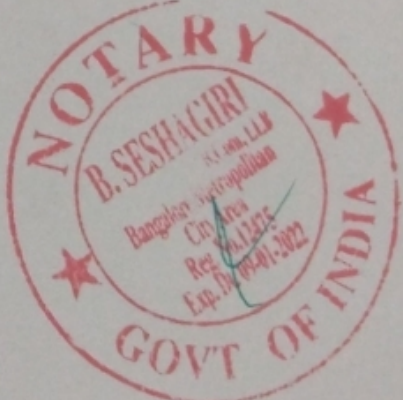
M/s SamisidhHoramavu Educational Trust
Registered trust, having its office at No.5,
20th Cross, 7th Main,
NS Palya, BTM II Stage,
Bangalore-560 076,
Represented its Managing Trustee
Sri. Srinivasa RaoVasa,
Aged about 50 years,
S/o Ganapathi Rao, Pan no. AAOTS9011K

(Hereinafter referred to as the 'LESSEE' which term shall unless repugnant to the context or meaning thereof include its members, directors, successors in interest and office, administrators, assignors and assigns, etc.,) of the OTHER PART.

WHEREAS:

The Lessor is the owner of the immovable property bearing Survey Numbers 582/2 & 583/2 at KalkeraVilliage, Horamavu, KR PuraHobli , Bengaluru - 43,with building measuring 9600 sq.ft site measuring 60,080 sq.ft. The premises subject to this lease is more fully and particularly described in the Schedule hereunder and hereinafter referred to as the "SCHEDULE PROPERTY".

WHEREAS, the Lessor represents as under:



N.V. Prathyusha,
PRATHYUSHA,
Manager,
8310494595



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IS A XEROX TRUE COPY

B. SESHAGIRI, B.Com., LL.B.
ADVOCATE & NOTARY PUBLIC
GOVT. OF INDIA
No.9, 1st Cross, Obal Reddy Layout,
Rammurthy Nager Main Road, Doddabanaswadi,
Bengaluru - 43, Mob: 0844353493

Government of Karnataka
 Department of Stamps and Registration
 Certificate
 Certificate under Section 10A of the Karnataka Seal Act of 1957

M/s Samsidh Horamavu Educational Trust Rep by its Managing Trustee Srinivasa
 it is confirmed that he paid 196350 00 as a fixed stamp fee.

Rao Vasse
 Round Seal

Amount (Rs.) 196350.00 Team Payment Other Bank .DD No.001635. D1 27/07/2015, IDBI P.
 Bengaluru.

Total :196350.00

The seal of sub-
 registrar
 SHIVAJINAGAR*

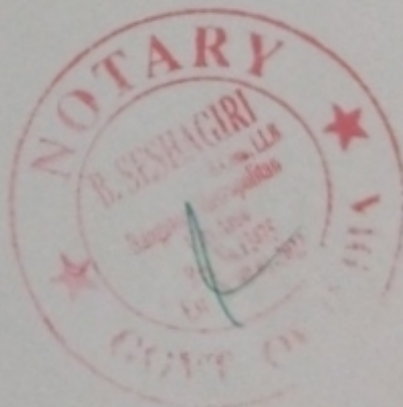
Place:Bangalore
 Date:27/07/2015

Seal
 Sub-registrar
 Shivajinagar(Banasavadi)
 Bangalore -560043

esigned and Developed by C - DAC ACTS Pune Subcommittee

M.V. Prathyusha,
 PRATHYUSHA,
 Manager,

8310494595



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Sgn
 B. SESHA GIRI, B.Com., LL.B.
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 GOVT. OF INDIA
 No 9, Tat Cross, Obal Reddy Layout,
 Ranjimatti Nagar Main Road, Doddabanaswadi
 Mysore - 570 010

2

- A. The Lessor has represented to the Lessee that he is the sole and absolute owner of the Schedule Property.
- B. The Lessee has requested the Lessor to lease the Schedule Property and the Lessor having agreed to grant such lease, has offered the same to the Lessee.
- C. Relying on the representations and warranties of the Lessor set out in this Deed, the Lessee has agreed to take the Schedule Property on lease on the terms and conditions as set out in this Deed.
- D. The parties desire to enter into this Deed to confirm and record grant of the lease and the terms and conditions under which the Lessee shall take the Schedule Property on lease from the Lessor.
- E. The lessor agrees to construct the 80000 Sq ft., building suitable to run the school in the scheduled property in phased manner, as per the designs and specification of the lessee.

NOW THIS DEED WITNESSETH AND IT IS HEREBY AGREED AND CONFIRMED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. DEFINITIONS

Unless otherwise set out in this Deed, the terms below have the following meaning:

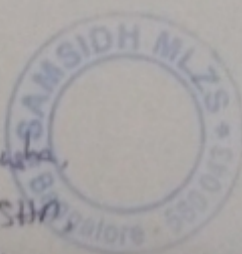
"**Purpose**" means running schools, educational institutions and other allied activities.

"**Schedule Property**" all that part and parcel of the property mentioned in the schedule hereunder.

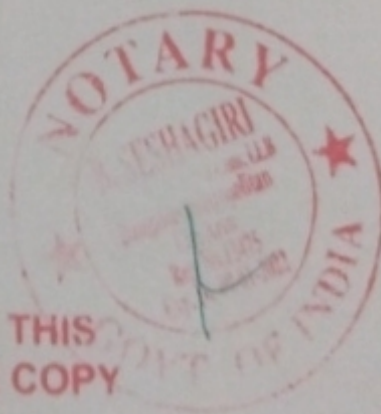
"**Term**" means a period of 30 years commencing from 12.06.2015 to 11.06.2045.

GRANT OF LEASE:

In consideration of the Rent herein agreed and payable by the Lessee in the manner set out herein below, the Lessor hereby demises by way of lease to the Lessee the Schedule Property, in accordance with the terms and conditions mentioned herein ("Lease").



M.V.Prathyusha,
PRATHYUSHA
Mangal,
8310494593-



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Gennaluru - 43, Mob: 9844353493

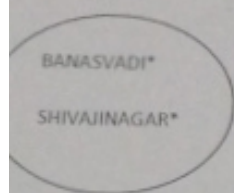
Banasavadi area Sub-Registrar covered by Shivajinagar authority, dated 27-07-2015 04:10:07 PM, has given the below details :

Sl.no	Details	Amout(rs)
1	Registration fee	32,750
2	Service fee	530
	Total	32280

M/s Samsidh Horamavu Educational Trust Rep by its Managing Trustee Srinivasa Rao Vasa, in his presence has agreed upon

Name	Photo	Thumb impression	Signature
By M/s Samsidh Horamavu Educational Trust Rep by its Managing Trustee Srinivasa Rao Vasa			

Round Seal



Seal
Sub-registrar
Shivajinagar(Banasavadi)
Bangalore -560043

Written and agreed by

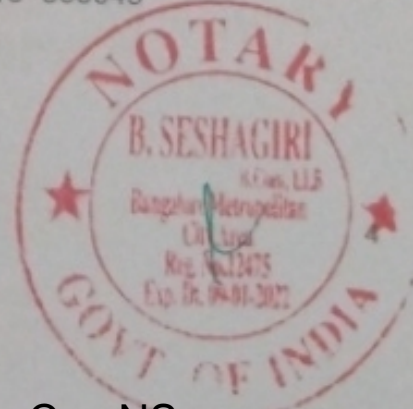
Name	Photo	Thumb impression	Signature
M/s Samsidh Horamavu Educational Trust Rep by its Managing Trustee Srinivasa Rao Vasa Buyer			
Murthy, Sri Siva Doddabanaswadi Seller			

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Sub-registrar
Shivajinagar(Banasavadi)
Bangalore -560043

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Ramamurthy Nagar Main Road, Doddabanaswadi,
Bengaluru - 43. Mob: 98443



2. POSSESSION:

2015-2016

The Lessor has handed over the physical vacant possession of the Schedule Property to the Lessee on the Effective Date.

3. RENT & LOCK-IN PERIOD:

- 3.1 The monthly rent payable is Rs 23/- (Rupees Twenty Three Only) per square feet of building with all amenities in respect of the Schedule Property by the Lessee to the Lessor during the subsistence of this Deed, subject to tax deduction at source as per the Income Tax Act 1961. The Rent for the month shall be paid by way of a crossed cheque / demand draft along with service tax and other applicable taxes to the Lessor or before the 10th day of each month. That the Lessee alone shall be liable to bear all the statutory levies, cess, duties that may be levied by the Government during the subsistence of the Lease, in respect of rent payable.
- 3.2 That the Lessee shall pay monthly rent at the rate of Rs 23/- (Rupees Twenty Three Only) from 15.06.2015 Service tax to be paid in addition to the rent if applicable.
- 3.3 The Rent shall stand escalated by Rs.1/- (Rupee one Only) per sqft every year, which shall be calculated on the last paid Lease Rent by the Lessee.
- 3.4 The Rent payable by the Lessee shall be subject to income tax deduction at source ("TDS") as per the relevant provisions of the Income Tax Act 1961. In case of statutory deductions by the Lessee with regard to the TDS, challan for the same shall be issued by 10 day of the next month.
- 3.5 In the event the Rent being not paid in accordance with abovesaid clauses, the Lessee shall pay interest at the rate of 12% (Twelve percent) per annum on the arrears of rent, calculated on a pro rata basis from the date when the payment fell due till the date of actual payment.
- 3.6 The lock-in period for the lease of the Property shall be Ten (10) years from 15.06.2015 on condition that every year Lessee keeps up the promise that every year for eight years from 15/06/2015 (inclusive) add up 9600 sqft under registered lease on that condition that lessor puts up such new construction.

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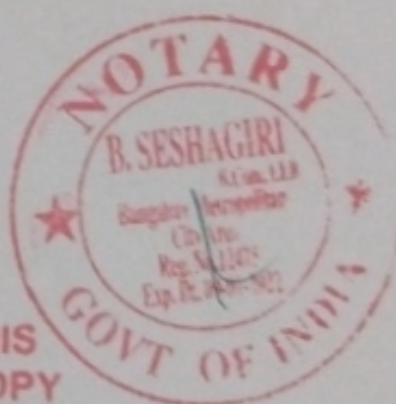
BANASVADI*

SHIVAJINAGAR*

H.V Prathyusha,
PRAATHYUSHI,
Manager
8310494595



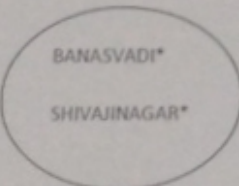
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No.9, 1st Cross, Obal Reddy Layout,
Ramamurthy Nagar Main Road, Doddabanaswadi,
Bengaluru - 43, Mob: 9844353493

no	Name & Address	Signature
1	Neuvanni Sirsi Bhatkhande, P.O. B. 147 मुंगे, शिंवाळी गांवात, वारकरीनामारात्री जिल्हा, उत्तरायन्धरात्रा, बंगलुरु 57	
2	Prof. Dr. K. Venkatesh, Bangalore-43	

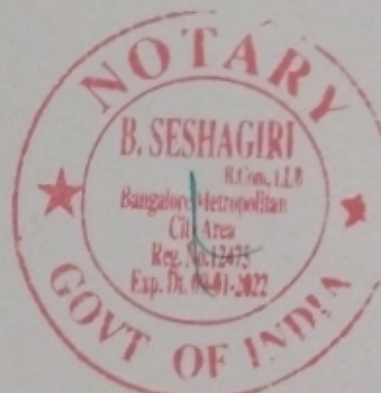
First page from this book document
No.BNS-1-06173-2015-16 of CD No. BNSD383
Dated: 27-07-2015 Registered



BANASVADI*
SHIVAJINAGAR*

Seal
Sub-registrar
Shivajinagar(Banasavadi)
Bangalore -560043

signed and Developed by C - DAC ACTS Pune Subcommittee



M.V.Prathyusha,
PRATHYUSHA,
Manjeer.
8310494595

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ADVOCATE & NOTARY PUBLIC
GOVT. OF INDIA

No.9, 1st Cross, Obal Reddy Layout,
Rathenuthy Nagar Main Road, Doddabanaswadi,
Bengaluru - 43, Mob: 9844353493

3.7 On the expiry of the Lease Term of 30 (Thirty) years, the lease shall stand terminated automatically.

4. Advance :

4.1 In consideration of the Lessor granting to the Lessee of the Schedule Property and for the due observance and performance of its obligations in terms of this Deed, the Lessor has paid a sum of Rs.22,00,000/- Rupees Twenty two lakhs only and Rs 500000 vide cheque number 00008 and dated 15th October 2014 of Kottak Mahindra Bank And Rs 1700000 vide cheque number 182919 dated 27th July 2015 of IDBI Bank.

4.2 The Parties covenant with each other that the Lessor and Lessee shall continue to be bound to each other as per this Deed. In the event of termination of this Deed for whatever reasons, the lessee and Lessor herein shall in strict adherence abide by the terms and conditions of this Deed including the terms governing the termination modalities, notice period, etc..

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5. COVENANTS, RIGHTS AND OBLIGATIONS OF THE LESSEE:

- 5.1 The Lessee shall use the Schedule Property only for running school, educational institutions and other allied activities, subject to the terms of this Deed and fulfillment of the statutory requirements.
- 5.2 The Lessee shall be entitled to display its signboards at the designated place of the Schedule Property. The Lessee shall have the right to remove the signage on termination of this Deed at its own costs.
- 5.3 The Lessee shall have the right to apply for, obtain and install as many telephone, fax, internet, cable lines, antenna, dish and other instruments and devices in the Schedule Property, as they may deem necessary for its business requirements in its own name and at its own cost. The Lessee shall pay the charges pertaining to such lines installed, directly to the appropriate authorities. The Lessee shall have a right to remove the telephone, fax, Internet, cable lines, antenna, dish and other instruments and devices so obtained by it on termination of this Deed.

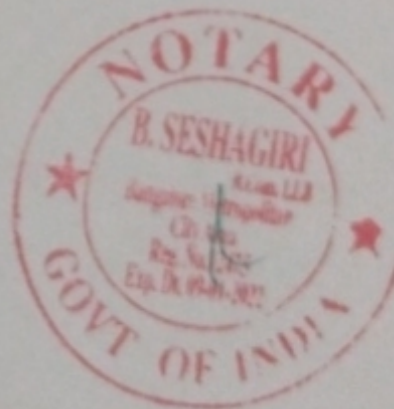
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[Signature]

Preeti Jaiswal,
ATHYQSHA,
an agent,
10494595

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**B. SESHAGIRI, B.Com, LL.B.
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GOVT. OF INDIA**
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Ramanur Nagar Main Road, Doddabanaswadi,
Bengaluru - 43. Mob: 9844353493



cable lines, antenna, dish and other instruments and devices so obtained by it on termination of this Deed.

- 5.4 The Lessee shall attend to all day to day minor routine repairs such as fuses, leakage of taps, replacement of bulbs, sanitary fittings, other consumable parts etc. to the Schedule Property at its own cost, as are required to keep the Schedule Property in good and tenable condition. But all major maintenance activities, external and structural repairs shall be carried out by the Lessor within a reasonable period of time.
- 5.5 The Lessee shall pay the electricity and water consumption charges every month directly to the BESCOM and BWSSB and shall keep the installations intact. In the event there is any delay on payment of such bills by the Lessee, then the Lessor shall not be liable for any penalties imposed by the BESCOM authorities as well as any disconnection of the electricity supply by the authorities due to such non-payment or delay in payment of such electricity charges attributable to Lessee.

6. *In respect of Construction of School Building:*

The Lessor shall organize the entire funds from his own sources, for the construction of total 80,000 Sq.ft. suitable for the proposed educational institution of the Trust, in the scheduled property in phased manner. That at the first instance the lessor shall build 9600 Sq.ft of buildings by June, 2015. in phase I And the balance will be added up every year at the rate of 9600 sqft under fresh lease deed and at the rate at which payable at the time under the terms of the existing lease deed between the parties as regards both deposit and rent. Then in that event, the parties to this deed shall enter into separate lease deed but more or less incorporating the same terms and conditions.

7. *Return of Possession:*

Upon expiry or earlier termination of this Deed, the Lessee shall be entitled at its discretion to remove all improvements and property brought in by it on to the Schedule Property, including the Non-structural Additions, without causing any damage to the Schedule Property and the Lessee shall forthwith remove itself from the Property and all its employees, servants and all its belongings and restore the

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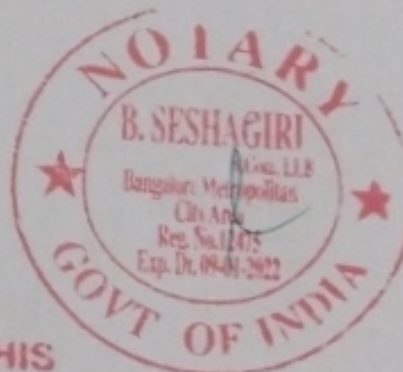
SHIVAJINAGAR*

M.N.Prathyusha,
PRATHIKA SHA,
Manager.
8310494595



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[Signature]
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ADVOCATE & NOTARY PUBLIC
GOVT OF INDIA
No. 8, 1st Cross, Old Postbox Layout,
Ramanathapuram Main Road,
Bengaluru - 560 042



Property to its original condition at Lessor's cost, except for such alterations as were permitted by the Lessor, non-negligible wear and tear excepted.

8. Inspection of Schedule Property:

The Lessee shall, after receiving at least 24 (Twenty Four) hours prior notice in writing from the Lessor, permit the Lessor or his authorized representative to enter upon the Schedule Property at reasonable times and during normal hours, for inspecting the state and condition of the Schedule Property.

9. Restrictions on the Lessee:

The Lessee shall observe the following covenants and be bound by the following restrictions:

- (a) The Lessee shall pay the Rent in the manner stated herein without any default.
- (b) The Lessee shall keep the Schedule Property clean and shall maintain at their cost the Schedule Property in a state of good repair, normal wear and tear excepted.
- (c) The Lessee shall not carry out any unlawful, illegal or dangerous activity in the Schedule Property.
- (d) The Lessee shall not store in the Schedule Property goods or merchandise of a hazardous, combustible or dangerous nature; and
- (e) The Lessee shall not cause nuisance, disturbance or noise so as to inconvenience or disturb the neighbors of the Schedule Property.
- (f) The Lessee shall not affect any structural additions or alterations of permanent nature to the Property without the written consent of the Lessor.
- (g) After the expiry of the Lease, if the terms and conditions offered by the Lessor are not acceptable to the Lessee and for any reason whatsoever the Lease is not renewed, the Lessee shall quietly hand over a peaceful and vacant possession of the Schedule Property to the Lessor.
- (h) That the Lessee has obtained legal opinion/due diligence in respect of the lease of the property from its attorneys and having issued the title and other related documents being in order, the lessee has agreed to enter into this lease deed.

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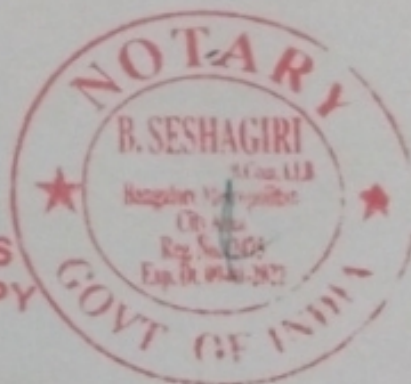
BANASWADI
SHRIVAJINAGAR

M.V. Panthypala,
PRATHIBHA
Manager,
8310494595



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 Ramamurthy Nagar Main Road, Doddebanaswadi,
 Bengaluru - 42. Mob: 9844353493



- (b) The Lessee shall be responsible for the safety and security of all the children who are admitted and studying in the school.
- (c) The Lessee shall allow the Owners and their representatives from time to time to visit the school as per the norms and rules and inspect any of the parts of the School and shall run the school smoothly in accordance with the statutory requirements. The lessee will not be held liable for any losses, damages or the provisions of law in relation to school by the Owners and the lessee shall not be liable in the running of the school by the lessee and in such case responsibility or liability can be imposed upon the lessee.

10. Right to Sub-let:

The Lessee shall not assign, sub-lease or otherwise part with the whole or any part of the property without the prior written consent of the Lessee in writing. That in case if the Lessee consents or violates any lease hold right granted under the deed of lease of any of its sister concern, the Lessee shall incure price deduction from the Lessee as writing so, which shall not be less than Rs. 1000/- from the amount of each deduction as writing. However, the Lessee or its sister concern whoever is in possession of the property and carry on its activities, shall remain solely responsible to Lessee for observance of all terms and conditions herein including payment of Lease Rent.

11. COVENANTS, RIGHTS AND OBLIGATIONS OF THE LESSOR:

- 11.1 The Lessor certifies that the Lessor has a valid title to the Schedule Property that the Lessor has good right, sole and exclusive, full power and absolute authority to grant to the Lessee the Schedule Property on the manner herein agreeing. The Lessor hereby agrees to indemnify and keep fully indemnified the Lessee against any claims, losses or damages that the Lessee may suffer arising out of any claim against the Lessor's defective title or for any other reason in the Schedule Property or any encumbrance / limitation on the lawful enjoyment of the Schedule Property by the Lessor or his person claiming through or under the Lessor or by any third party, provided they are attributable to acts or omissions on the part of the Lessor.

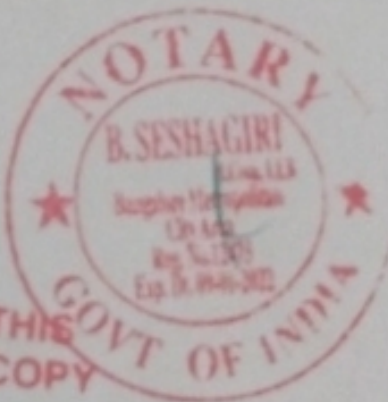
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M. V. Prathyusha,
PROATH YOGA &
Meditation
8310474575



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B. SESHAGIRI, B.Com., LL.B.
ADVOCATE & NOTARY PUBLIC
GOVT. OF INDIA
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Ramanurthy Nagar Main Road, Doddabanareshwar
Bengaluru - 43, Mobi: 9844353453



11.2 The Lessee, on paying the Rent as the maximum herein provided and on observing and performing the covenants, conditions and stipulations herein contained, shall have uninterrupted quiet, complete and peaceful enjoyment and possession of the Schedule Property during the Term or all times without any let, obstruction, encumbrance, interruption and/or disturbance, claim and demand whatsoever by the Lessor or any person or persons herfully or lawfully claiming by, from, under or in trust for the Lessor.

12. Taxes & Outgoings:

The lessee shall pay the municipal taxes, property taxes in respect of the Schedule Property, including any income enhancement taxes, directly to the concerned authorities. Maintenance like painting and cleaning etc will be done by Lessee.

13. Representations and Warranties:

The Lessor represents and warrants that:

Round Seal

BANASVADI*
SHIVAJINAGAR*

- (a) The Schedule Property is free from all encumbrances, attachments, court or acquisition proceedings or charges of any kind;
- (b) The Lessor has not entered into any Deed or arrangement for lease or sale in respect of the Schedule Property with any third party;
- (c) There is no impediment, legal or otherwise, for letting out the Schedule Property;
- (d) The Lessee, on paying the Rent and abiding by the terms and conditions of this Deed, shall lawfully hold and enjoy the Schedule Property during the Term of this Deed and any extended period thereof, without any interruption whatsoever, by or from the Lessor or any person/s claiming under, through or in trust for the Lessor;
- (e) The Lessor hereby indemnifies the Lessee and agrees to keep the Lessee indemnified and harmless from and against all actions, suits and proceedings and all costs, charges, expenses, losses and damages incurred or suffered or caused to or sustained by the lessee by reason of any breach, non-observance, non-performance of any of the terms and conditions of this Deed and specifically representations stipulated in this Deed.

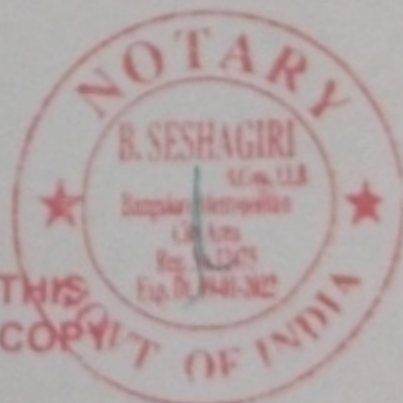
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H.V.P. Pathyasha,
PRATHIUSHA,
Manager.
8310494595



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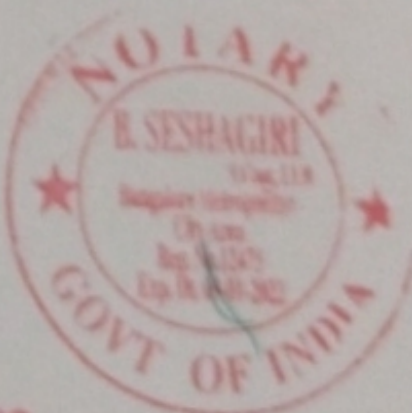
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B. SESAGIRI, Esq., LL.B.
ADVOCATE & NOTARY PUBLIC
GOVT. OF INDIA

No.9, 1st Cross, Obal Reddy Layout,
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Bengaluru - 43, Karnataka

- 14.1 The Lessor becomes of any of the following and subsequently informs the Lessee thereof, then the Lessor shall give a written notice to the Lessee demanding the return of the same to be received by the Lessee within a period of three (3) months from the date of receipt of the notice by the Lessor and if the Lessor fails to do so, then the Debtor even within the mentioned notice period, the Lessor may at his discretion terminate this lease after giving the Debtor even and however the period of notice mentioned of terminating to the lessee but however the said termination shall be on view in the last six months.
- 14.2 The Lessor shall be entitled to terminate this Deed if the Lessee defaults in payment of rent for a period of one (1) consecutive months for non-performance of any terms of this Deed, the Lessor shall give written notice to the Lessee demanding the Debtor must be received within a period of One (1) Month from the date of receipt of the said notice and if the Lessee fails to do so within the Deed's time within the mentioned notice period, the Lessor shall have the right to terminate this Deed without prejudice to its right to recover any damage which Lessor may suffer due to non-payment of the due amounts at the rate, time and consequences of the Lessor. In such an event, the Lessor shall be entitled to resume the possession of the property without any further delay from the Lessor at the time of such early termination, in accordance with law.
15. If the performance by either Party of any of its obligations under this Deed is prevented, restrained or interfered with by reason of fire or other casualty or accident, strike or other violence lost due to any act, neglect or default of the Lessor, war or other violence, any law, or regulation of any government, or any act or condition whatsoever beyond the reasonable control of such Party (such acts must shall be called a "Force Majeure" event), then such Party shall be excused from such performance to the extent of such prevention, restriction or interference provided that such Party shall use reasonable efforts to avoid or remove such cause of non-performance and shall continue performance thereafter whenever such causes are removed.

Ramya

Venkatesh



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Ramamurthy Nagar Main Road, Domlur,
Bangalore - 43, Mobi: 9841771032



H.V.Prathyusha,
PRATHYUSHA,
Manager,
8310494595

15. MOTION

Any motion or other information document required or submitted by the Court in the given shall be given in writing in English and by electronic mode in such an electronic communication system as may be used by the Court. Any written motion or the name of other documents have been duly given or in writing through a registered post or by electronic post to the unique address of the concerned

16. MISCELLANEOUS

- 16.1 That the Lawyer would make all the dues fully implemented charges and reasonable expenses payable to members of this Board.
- 16.2 No part of this Deed shall be construed void, invalidated or otherwise to affect any clause except by a written amendment which applied to the Parties to the Deed.
- 16.3 All the provisions of this Deed shall be valid unless law fails to be applied, illegal, or unconstitutional in any respects, and any such validity or constitutionality shall not affect any other provisions and this Deed shall be construed as if such provision failed or unconstitutional provision had never been contained therein. Any article or unconstitutional provision of this Deed shall be replaced with a provision that is valid and constitutional and that would give effect to the original intent of the invalid unconstitutional provision.
- 16.4 The laws of India shall be applicable in the Deed in all disputes arising out of this Deed. Actions on the disputes will respect to dispute resolution above, Courts in Bangalore shall have exclusive jurisdiction with respect to all matters arising out of this Deed.
- 16.5 This Deed constitutes the entire Deed and understanding of the Parties in respect of this Deed and supersedes any and all prior negotiations, communications, letters, understandings, terms or conditions between the Parties in respect thereto.

[Signature] *[Signature]*



M. U. Rathayasha,
PRAATHYA CLAHS,
Manager,
8310474575



CERTIFIED THAT THIS
IS A XEROX TRUE COPY

[Signature]
B. SESHA GIRI, Esq., LL.B.
ADVOCATE & NOTARY PUBLIC
GOVT. OF INDIA
For R. Tel Chait, Old Residency Layout,
Bengaluru Main Road, Doodhavalli,
Bengaluru - 42, Kukar 5644365493

SCHEDULE PROPERTY

All that piece and parcel of converted land vide conversion under No. AALINQDOPHNSP/89/2014-15, dated: 28/02/2015, issued by the Deputy Commissioner Bangalore District, Bangalore in Survey No. 582/2, and 583/2 in Kalkere Village, E. P. Puram Hobli, Bangalore East Taluk, Bangalore, with construction on ground floor consisting of 9600 sqft. on land measuring 600sqft. It bounded on -

Round Seal

North	Survey No. 582/1, 583/1
South	Land belonging to Mumtazum Ali
West	Survey no 581
East	Proposed 80 feet road (according to the CDP)

BANASWADI*

SHIVAJINAGAR*

IN WITNESS WHEREOF the Lessor and the lessee have affixed their signatures to this deed on the day, month and year first above mentioned in the presence of the following witnesses:

WITNESSES:

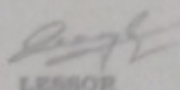
1.

NASEEM

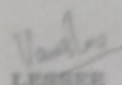
No. 9, 7th main, Farman Garden,
Bawaliwadi, 1st stage, 100 ft.
Bengaluru.

2. NASEEM

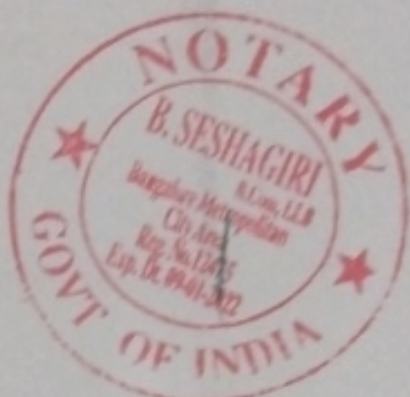
Pradeep
No. 20, 4th cross
Bengaluru



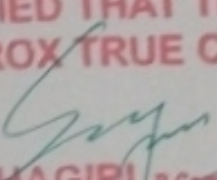
LESSOR



Vedula
LESSEE



CERTIFIED THAT THIS
IS A XEROX TRUE COPY


B. SESHAGIRI, B.COM, LL.B.
 ADVOCATE & NOTARY PUBLIC
GOVT. OF INDIA
 No. 9, 1st Cross, Obai Reddy Layout,
 Ramamurthy Nagar Main Road, Doddabaneswara,
 Bengaluru - 43, Mob: 9844353453

M.V. Prathyusha,
 PRATHYUSHA,
 Manager
 8304921595



Print Date & Time ----- 27/07/2015, 05:21:21 PM

Karnataka Government
Registration & Printing Department
Paper 15
(Refer to Case 78 and Rule 110)

Receipt No: 6762
Original

Office: Banaswadi
Date: 27/07/2015

M / s Samisidh Horamavu Educational Trust Rep. by its Managing Trustee. Srinivasa Rao Vasa, from him, we have received

2015 - 16 Year Book -> Book 6173

Registration Fee Registration Rs. 32750.00
Fee Service Fee 530.00
Total: 33280.00

Amount of Rs.32750.00 DD No.001636 Dt 27/07/2015 IDBI Bank Bengaluru

Rs. 530.00 paid in cash

Amount taken in cash ---
Total 33280.00

In words (Rupees thirty three thousands to hundreds and eighty) is paid on 27/07/2015

Seal
Sub-registrar
Shivajinagar(Banasavadi)
Bangalore -560043

Designed and Developed by C - DAC ACTS Pune Subcommittee

N. V. Prathyusha,
PRATHYUSHA,
Manager,
8310494595

CERTIFIED THAT THIS
IS A XEROX TRUE COPY

B. SESHAGIRI, B.Com, LL.B.
ADVOCATE & NOTARY PUBLIC
GOVT OF INDIA
No. 9, 1st Cross, Obal Reddy Layout,
Kannanur Nagar Main Road, Doddabanaswadi,
Bengaluru - 43. Mob: 9644353493

