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Government of Himachal Pradesh

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20-May-2025 02:22 PM

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SARANSH SHARMA ADHAR NO 638721427165

Article 5 Agreement or Memorandum of an Agreement

SUBIN-HPHP1903630489053003369101X

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

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Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

(Zero)

: SARANSH SHARMA ADHAR NO 638721427165

Not Applicable

: Not Applicable

SARANSH SHARMA ADHAR NO 638721427165

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(One Hundred only)



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District Court Complex Blaspun

Lic No. BLS-Regn./80 (Suppl)-1/2015

Dated 12/01/201

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Himachal Government Judicial Paper

AGREEMENT/RENT DEED

THIS Agreement is made on this 20th day of May, 2025, BETWEEN SMT. Sheela Devi, Aged 66 years, W/O late Sh. Ram Sawroop, Resident of Village Nalwar, PO Jukhala, Tehsil Sadar, Distt. Bilaspur Himachal Pradesh, (Hereinaster called the First party/Land lord/Owner) And

M/S Jeewan Industries through its Sh. Saransh Sharma, Aged 20 years, Son of Sh. Rakesh Kumar Sharma, Resident of Village & PO Badoli, Tehsil & Distt. Una, Himachal Pradesh, and Ashok Dabra S/o late Sh. Mast Ram Dabra R/o HNo. 196-197, Roura Sector 2, Tehsil Sadar Distt. Bilaspur H.P. 174001 (hereinafter called the Second party) on the terms and conditions mentioned in the body of deed which READS & WITNESSES AS UNDER:

- 1. That the First Party is Sole owner in possession of land, 108 measuring 3-01 Bigha, comprised in Khasra No. 235/197/114, 30-5 situated at Village Sandoli PO Makri Markand Tehsil Sadar Distt. Bilaspur H.P.
- 2. That the First party has rented out the aforesaid land to the Second party for 10 years, from today, which stands commenced from 20/05/2025 and ends on 19/05/2035, and on the expiry of the period of agreement the premises under rent will be deemed to have automatically vacated unless fresh agreement is executed by the parties at least two months before the actual period of agreement. That the rent will be increased mutually decided by both the parties, during this period.

3 That the monthly rent has been settled @ Rs. 35,000/- which is payable by the tenant to the owner on or before every 5th day of each month.

4. That the rent will be increased Rs. 5,000/- P after completion of five years.

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- That the tenant shall be legally bound to pay the monthly rent to the land lord regularly as agreed.
- 6. That the Second party is fully authorized to install the Crusher, as they wants and the First party will not interfere in that matter.
- 7. That the Electricity charges and water charges will be paid by the Second party to the concerned department during this period in respect of the said premises till such time separate meters are connected.
- 8. That the First party can use the leased land of Crusher for bringing material from leased land upto Crusher by tractor or Tipper and can also use the transport vehicle from Crusher to other places.
- That during the period of deed the Owner or his any family members, agent, servants will not make any interference in the premises in question.
- 10. That at the time where Sand is falling the Conwere will be as it is as now.
- 11. That the Second party will not any interfere in disputed path, and the First party has given the Path upto installation of Crusher, to the Second party, from her own land, and only allowed for crusher Vehicles.
- 12. That the tenant shall not be allowed to part with any portion of the premises, neither he will be allowed to sublet and execute any Power of Attorney to a like any person(s) / Parties, except family members, during the Tenancy period.

13. That the tenant will not do any unlawful business in the said premises nor they will part with the possession of the premises with any other person or firm whatsoever.

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- 14. That the tenant will handover the vacant possession of the premises to the first party after the expiry of this agreement, in the same condition..
- 15. That both the parties shall abide by all the rules and regulations of Rent Control Act and terms and conditions of the agreement.
- 16. That the tenant may further occupy the premises by renewal of this agreement with mutual consent of both the parties.
- 17. That both the parties have signed this agreement with their sound mind and without any undue influence from any corner.

In witnesses, whereof, the Land lord and the Tenant have signed this Rent Deea, in the presence of the witnesses, today at Bilaspur, on the day, month and year hereinabove first written:

Witnesses:

1- Kamlesh Kumar S/o Sh. Ved Brat

HNo 179 Diara Sector, Tehsil Sadar

Distt. Bilaspur, H.P.

1ST Party

Sheela Devi

2. Pawan Kumar S/o Sh. Inder Dev

VPO Auhar, Tehsil Ghumarwin

Distt. Bilaspur, H.P.

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