Lease Deed For Agricultural Land

THIS DEED OF LEASE	made on this				
20		at			between
•					residing
and include wherever the administrators, execution and Lessees (which term is requires its successors,	ne context so tors, attorne hall mean and	requires or ys and h include whe	admits his assigns)o ereinafter erever the	hitheir heirs f the referred context	s, successors, One part to as the as admits or
Whereas the said	Lessor is the	owner and	in possess	sion of ag	riculture land
measuringAcre	Kanal	marla	Shar	e out	of Hadbast
NoKhewat No	oKhato	ni No	Khasra	No	Mustil
NoKilaNo					
			situated	d	at
Village/City	Tehsil	Distri	ct	by wa	y of mutation
No	Jamabandi	Year	or sale	Deed No.	dated
regis	tered in the of	fice of the	Sub-Regist	rar	
(hereinafter called the pro	operty).				
It is hereby agreed dec hereto as follows:	lared covenant	ed and reco	orded by a	nd betwee	n the parties
That the I	_essor has ag	reed to lea	se the sa	id immova	able property
measuringAcre	Kanal	marla	Sha	are out o	f the above-
mentioned land to the se	econd Party me	ntioned abo	ve and the	Lessees h	nas agreed to
pay the sum of	Rs				only(Rupees-
	·)Only)
per acre per year as Ren	t.				

Whereas both the parties now desired to reduce the terms into writing, it is now hereby agreed as follows -

	This lease for purposes of payment of rent and period of lease shall be deemed to commence from
2.	This lease shall be in force for a period of years certain from The Lessee shall, however, have the option to continue the lease
to vac	after for a further period upto years. The Lessee shall be at liberty ate the "Said land or part thereof" at any time during the period of lease on giving month/s notice.
	The Lessee shall be at liberty to under-lease / sub-lease the `said land' or part of to any of its subsidiaries or to any other party.

- 4. The Lessee shall have the right to utilise the leased land or part thereof for Agricultural purposes only.
- 5. The Lessor shall grant all rights of way, water, air, light and privy and other easements appertaining to the `said land'.
- 6. The Lessee shall be liable to pay all charges for electricity and water actually consumed by the Lessee during the occupation and calculated as per the readings recorded by the respective metres installed in the `said land'.
- 7. The Lessee shall hand over possession of the `said land' to the Lessor on the expiry of the period of lease fixed herein or on the expiry of the period of option should the Lessee avail itself of the same and on refund of deposit made by the Lessee, if any, in the same state and condition as on the date of occupation but subject to natural wear and tear due to ordinary use and lapse of time.

SCHEDULE OF THE PROPERTY

•	es hereto have set their hands hereunto in full agreement of set-forth herein above the day and year hereinbefore first
	LESSOR / S
	LESSEE
WITNESSESS	
(1).	

(2).