

NKR 183 | 1 | 6 1987

AGREEMENT

This indenture made the <u>02</u> day of <u>5687</u> between the Fresident of India (hereinafter called the Lessor) of the one part and the Kendriya Vidyalaya Sangathan a Society registered under the Society Registration Act (hereinafter called the Lessee) of the other part.

Whereas the Lessor has agreed to demise the plot of land herein after described to the Lessee in manner hereinafter appearing.

Now this indenture witnesseth that in consideration of the rent hereinafter reserved and of comenant of the part of the Lessee hereinafter contained the lessor doth hereby demise un-to the lessee All that plot of land containing by admeasurment, 10.00 acres situated at Old Sy.310 part in No.12 FBSU-AF Naliya of which said plot of land is more particularly described in the Schedule here under written and with the boundaries thereof is delincated on the plan annexed to these presents and thereon coloured Red.

Together with all rights easements and appurtenances whatsoever to the said plot of land belonging or in any wise appurtaining Excepting and Reserving upto the Lessor all mines, minerals, mineral substances or every description, sand and clay in or under the premises hereby demised with full right and liberty at all times to do all acts and things which may be necessary or expedient for the purpose of searching for, digging, working, obtaining, removing, enjoying the same (Paying the lessee reasonable compensation for all damage done) and also all timber fruit trees and other trees (but not the fruit or leaves or fallen branches of trees cut down with the written consent of the Military Estates Officer/Cantonment Board) with right of entry to mark, fell cut and carry away the same. To hold the premises hereby demised upto the Lessee in perpetuity from the 30th day of November 1981 paying therefor the yearly rent of Rupee 1/- (Rupees One only) clear of all deduction on the 29th day of November 1981 each year at the Office of the Military Estates Officer or such places as the Military Estate
Military Estates Officer or such places as the Military Estate
Officer shall from time time appoint in this behalf the first of such payment has already been made.

Commissioner.

Report of the Commissioner.

Defence Bstates Omcos
Gujarat Circle
Ahme Control





: 2:

- I. AND THE LESSEE DOTH HEREBY covenant with the lessor.
 - (1) To pay unto the lessor the yearly rent hereby reserved on the days and in the manner hereinbefore appointed.
 - (2) From time to time and at all times to pay and discharge all rates, taxes, charges and assessments of every description which are now or may at any time hereafter be imposed charged or assessed upon the premises hereby demised or the building to be erected thereupon.
 - Other trees now or at any time hereafter growing on the premises hereby demised but to preserve them in good order, it become necessary to cut down a tree, it may be done by the Defence Fstate officer who will dispose of the same and credit the sale proceeds to the Govt.
 - (4) Not to make any excavation, in the land hereby demised or remove any mineral, mineral substances of any descriptions sand or clay from the said land without the consent of and in accordance with the terms and conditions prescribed by the Defence Estate Officer.
 - the present at their own cost to erect and finish fit for use on the premises hereby demised Central School, Building, Hostel, Teacher accommodation, play ground in accordance with a plan or plans to be approved in writing by the Officer Commanding of the Station and not to erect or suffer to be erected on any part of the premises hereby demised any building without the previous consent in writing of the Central Officer Commanding-in-Chief the Command.
 - (6) Not to make any alterations in the plan or elevation of the said School Building, Hostel,

 Teachers' accommodation and play grounds without such consent as aforesaid and not to use the same of parmit the same to be used for any purpose

Dy. Commissioner (Nondathan Kendury Vicynleys andathan (Ministry of Libration & Culture)



1.

31

: 3:

other then those of accommodation for School, Hostel building and of play grounds.

- 7. The responsibility for maintenance of the premises will rest with the lessee. The lessee shall make no structural alterations, erect any new structures in or upon any part of the premises and instal there in fitting without the prior approval of the Lessor. No compensation shall be paid for the aforesaid additions and alterations on delivering up the premises and benefit of such additions and alterations shall accrue to the Government. If the lessor so desires, the Lessee shall at its cost restore the premises in the same condition as they were at the commencement of the presents.
- 8. Not to assign, underlet, transfer or handover possession of the said land and buildings or part thereof or any of their right/rights there—in under these presents without sanction of the Lessor on such terms as to revision of rent, period of lesse and other matter as may be deemed fit to impose.
- To pay all charges in respect of electric power and light and water used on the said premises during the currency of the lease at the schedule of rates current and as may be revised by the Garrison Engineer, Military Engineering Service of the Station from time to time.
- 10. To pay all existing and future rates, taxes, assessment charges and other outgoings of every description in respect of the said premises if legally leviable and levied.
- 11. To pay all the taxes, assessment charges that may be recoverable under Cantonment Act, 1924 in respect of the said premises during the period the buildings are with the lessee.
- 12. At all time to keep the said premises in good and substantial repair to the satisfaction of the officer commanding the station, and on determination of the lease to hand over the 'said premises' in the same condition as they were at the commencement of these presents fair wear and tear and damage by fire or other cause beyond the control of the legse being expected or at its option.

 Lo pay compensation in lieu thereof provided that such

to pay compensation in lieu thereof provided that such compensation shall not exceed the value of the said

gravity as Sangathan

NOW WILLIAM

any ...

if they had remained in the same structural state and condition of repairs as they were in at the commencement of this lease.

13. Not to remove any fixture and fittings from the premises existing at the commencement of this lease without the previous permission of the lessor.

:4:

- 14. Registration Charges, if any, shell be borne by the lessee.
- 15. The Lessee shall permit the Government with or without workmen to enter upon and view the condition of the said premises at all reasonable times upon prior notice.
- 16. During the occupancy of the premises and on delivering up of the premises, the lessee shall be liable for any damage caused to the premises, and to the fixturesand fittings as per inventory attached to the Deed and and shall pay compensation in lieu thereof; fair wearand tear and damage by fire or other natural cause not occassioned by wilful act or default of the lessee excepted. The decision of the officer Commanding/Station/Sub Area Commander on the question whether any damage is caused to the premises and the amount of such compensation shall be final and binding on the parties.
 - shall be in arrear of unpaid for one calender month next after any of the days whereon the same shall have become due whether the same shall have been demanded or not or if there shall have been in the opinion of the Defence Estate Officer any breach by the Lessee or by any person claiming through or under him of any of the covenants or conditions hereinbefore contained then and in such case, the Lessor may notwithstanding the waiver of any previous cause or right or reentry enter upon any part of the premises hereby demised or of the building thereon in the name of whole and thereupon the said premises and buildings shall remain to the use of and be vested in the lessor and this demise shall stand determined and the lessee shall not be entitled to any compensation whatsoever.
- any time or times during the said term on giving thirty day's notice in writing to resume possession of determine tenancy of the lessees of the said land or any part there of without making to the lessee/lessees any compensation on account thereof save only a fair payment for the authorised buildings erected by the

IV. Culty HOVIDED ALSO that unbuilt portion of demised land will be made available on short notice to the local Military authorities

ng

: 5:

as and when required for such temporary use as deemed fit without payment of any rent compensation.

PROVIDED ALSO that during times when School buildings other than class room, laboratories, hostels and like are not in use the same may be made available free of rent to the local Military Authorities for temporary use for defence/recreation/training purposes. PROVIDED ALSO that in the event of the premises or a part thereof being no longer required by the lessee the lessor shall have the right to purchase the said buildings from the lessee on payment of the lessee of the value of the building as assessed by the Garrison Engineer, Military Engineering Service of the Station. In the event of lessor not purchasing the said buildings, the lessee shall be entitled to remove the buildings within one month after communication of the decision of the lessor. If the lessees fail to remove the buildings the same shall remain to the use of and be Wested in the lessor and the lessee shall not be entitled to any compensation whatever therefor.

In the event of dissolution of the lease the said land as also the buildings standing thereon shall vest on the lessor. VIII. PROVIDED ALSO that the expression " President of India" and the Lessee/Lessees herein before used shall unless such an interpretation be inconsistent with the context include in the case of former his successors and assign and in the case later its successors and assigns.

The Schedule above referred to.

All that piece and parcel of land situated at 12 FRSU-AF Waliya Survey No. 310 part and bounded :-

On the North by

BO BPI.

On the South by

Main Road.

On the East by

Officer's Mess.

On the West by

Main Road.

IN WITNESS whereof the parties have set their hands the day and year first written above.

On behalf of the President of India in the presence pf.

Witness. 1

Estates Officer Circle de Ahmedabad. Gujarat Circle Defe**ce** Gujarat

Ahmedabad-30

UA Matrilkerosnow) Signed on behalf of the Kendriya Vidyalaya Sangathan in the

presence of;

Witness.1.

Deputy Commissioner Kendriya Vidyalaya Sangathan Mew Mehrauli Road,

New Del hi 110 067.

Dv. Commasioner (Adma.) Ke dowa Vory daya Sangathan (Ministry of Education & Cultura) NEW DELHI



NKR

6

1987

183 /

Serial No. 183

Presented at the office of the Sub-Registrar of Nakhatrana between the hours of 2 and 3 on 5th March 1987.

Sd/- x x x

Principal, Kendriya Vidyalaya, AFS , NALIYA.

Sd/- x x x

Sub Registrar Nakhatrana.

Sd/- x x x

Dt. 5.3.1987.

Sd/- x x x

Sub-Registrar, Nakhatrana.

REGISTERED AT NO. 183 of BOOK NO. 1 Dt. 5,3.87.

Sd/- x x x

Sub Registrar, Nakhatrana.

SEAL OF THE SUB-REGISTRAR NAKHATRANA.

fele;66011/430 ·

No . DEO/GR/LND/11/KVS/70 Defence Estates Office, Gujarat Circle, Ahmedabad-3.

04 Dec. 1987.

To,

The Director, DE, Ministry of Defence, Southern Command, PUNE-411 001 .

Sub; - LEASE OF LAND TO KENDROYA VIDYALAYA SANGATHAN
LEASE AGREEMENT FOR KENDRIYA VIDYALAYA AIR FORCE STATION NALLYA. (KUTCH)

Sir,

Reference this office letter No.DEO/GR/LND/11/KVS/68 dated 24-11-1987.

A copy of lease agreement duly registered at Nakhatrana Sub-Registrar Officer in respect of lease of land measuring 10.00 acres situated at 12 FBSU AF Naliya is forwarded herewith for record please.

Yours faithfully,

Jan 89 DEFENCE ESTATES OFFICER GUJ ARAT CIRCLE (RAJINDER KUMAR)

Bapy to;-

The Principal, Kendriya Vidyalaya, Air Force Station, Naliya.(Kutch)-378655.

W.r.t. their letter No. KVNF/24/87-88/468 dated 26.11.87 alongwith a copy of the lease agreement enclosed

gk/-

1984.



HANDING / TAKING OVER CERTIFICATE

- We the undersigned have this day the 30th November, 1981 simultaneously handed/taken over the possession of Defence land admeasuring 10 Acres at No.12 FBSU, AF Naliya old sy.No.310pt for Central School Naliya as lease at rent of Rs.1/- per annum, as per plan attached.
- Lease agreement on the standard form will be executed by Kendriya Vidhyalaya Sangathan.

Authority: Govt of India Ministry of Defence New Delhi letter No.Air HQ/S 36028/24/W/SWAC)/4304/D (Air-II) dated 10th July, 1981.

SCHEDULE OF LANDS

10 Acres out of old sy.No.310 bounded as the

North by

BPI

Main Road

South by East by

· Officer's Mess

West by

Main Road

HANDED OVER

TAKEN/HANDED OVER

TAKEN /HANDED OVER TAKEN OVER

(RS Wahi)

Sqn Ldr

C Ad O No.12 FBSU, AF (B.LDEV SINGH)

SUB

REP OF AGE NALIYA

(VS P.W.R) REP OF .MEO AHMEDABAD-3

30/1/81 (RN LIRLY)

PRINCIPAL REP OF CENTRAL SCHOOL, NALIYA