## LEASE DEED

THIS DEED OF LEASE ma	ade on thisda	y, between
		at / having business at
		hereinafter referred to as the Lessor (which term
shall mean and include v	wherever the conte	ext so requires or admits his/their heirs, successors,
administrators, executors,	attorneys and as	signs ) of the One part and CANARA BANK a body
		npanies (Acquisition and Transfer of Undertakings) act,
		marajendra Road, Bangalore and carrying on banking
		, herein after referred to as the
Lessees (which terms sha	III mean and inclu	ude wherever the context as admits or requires its
		Other Part represented by its Senior Manager /Manager
		Sri
		witnesseth as follows:
*NAULEDEAC HE - L	/ - !- / the -	situated at
		owners of the building bearing Nosituated at to be value of Rs/- by him / them and
	which is declared t	to be value of ks
building more fully des was / were vacant a accommodation for its in its favour in respect the terms into writing a respect of the "Said Pre	scribed in the scheo and ready for occ use and occupation of the "Said Premise and whereas the Le emises", it is now he	r measuring aboutsqft (Carpet area) in the said dule hereto and hereinafter called the "Said premises" upation and whereas the Lessee being in need of approached and requested the Lessor / s to grant lease es" and whereas both the parties now desired to reduce essor / s agreed to grant lease in favour of the Lessee in ereby agreed as follows:
described in the Sched rental of Rs pay enhanced rental	lule hereto and he and wherea of Rsand	under the Lessors in respect of the above building fully reinafter called the "Said Premises" paying a monthly as the Lessor approached and requested the Lessee to and whereas the Lessee consented to pay the whereas both the parties now desired to reduce the as follows:
This lease for proceed from the commenced from the commence of the commen		t of rent and period of lease shall be deemed to have
2. This lease shall	be in force for a n	period of 20 years from The Lessee
shall be at libe		Said Premises or part thereof" at any time during the

3.	The Lessee shall pay t	o the Lessor / s in respect of the 'said pr	remises' a monthly rental of
	Rs	(Rupees	only)
	for the first five year	period of lease and a monthly rental o	f Rs for the
	second five year period	od of lease payable within the fifth worl	king day of each succeeding
	calendar month.		

- 4. The Lessee has paid to the Lessor a sum of Rs. \_\_\_\_\_\_ only being 3/6 months rent in respect of the "said premises" as deposit of rent to be adjusted towards the rent for the last 3 months of tenancy and balance to be refunded by Lessor before vacation of the premises.
- 5. The Lessee shall bear and pay the applicable GST on rent in respect of the said premises during the period of lease. The payment of municipal taxes, all other taxes, rates, cess and other levy including penalties, if any, charged thereon in respect of the said premises, such as Panchayat Tax, Urban Land Tax, etc., due to the State Government, Central Government or other local or other civic bodies, including enhancements and new introductions, in respect of the said premises, shall be to the account of the 'Lessor'. The Lessee shall be at liberty to pay the above tax, rate or cess or other levy including penalties if any charged thereon in case of default or delay by the Lessor and adjust the amount of the said premises becoming due immediately after the said payment or demand reimbursement of all such amounts costs, expenses, etc., with interest at prevailing clean rate of interest from the date of such payments until realization by the Lessee.
  - 6. The Lessor shall, at his / their own cost, carry out all repairs including periodical painting of the said premises. The periodicity of such painting will be once in 3-5 years. If the Lessor fails to carry out such repairs including periodical whitewashing and painting, the Lessee may call upon the Lessor in writing to do the same within one month from the date of the receipt of such request and if the Lessor fails to carry out the same within that time , the Lessee shall be at liberty to get it done and adjust the amount spent or expended on such repairs, etc., with interest at prevailing clean rate of interest per annum towards the rent payable to the Lessor or the Lessee shall have the right to recover the same from the Lessor.
- 7. The Lessee shall be at liberty to under-lease / sub-lease the 'said premises' or part thereof to any of its subsidiaries.
- 8. The Lessee shall have the right to utilize the leased premises or part thereof for any of their various needs.
- 9. The Lessor shall grant all right of way, water, air, light and privy and other easements appertaining to the 'said premises'.

- 10. The Lessor has no objection to the Lessee in installing the exclusive generator sets for the use of the Office whether such generator sets are owned by the Lessee or taken on hire by a Third Party for the exclusive use of the Lessee. Further, the Lessor agrees to provide suitable space with proper enclosures for installation of generator set.
- 11. The Lessee shall have exclusive right on the parking space for parking of the vehicles of staff members and customers of Lessee and the same shall not be disturbed, obstructed or encroached in any manner by any person whomsoever.
- 12. The Lessee shall have the absolute & exclusive right to use the entire space in 'said premises' both outside and inside for making full use of frontages and the side walls in displaying Lessee's signboard /advertisements without any additional charges to the exclusion of third parties. If anybody causes any intrusion, trespass or encroachment restricting the peaceful enjoyment of the Lessee over the space which is specially meant for usage of the Lessee, the Lessor on receipt of such Notice from the Lessee shall take all possible legal actions against such violations including criminal action, if necessary. If the Lessor fails to take legal recourse to remove such intrusions, trespass or encroachments within one month from the date of receipt of such Notice from the Lessee shall be at liberty to take legal action against the violators and recover the cost / expenses incurred for such removal out of the rent payable to the Lessor or from any other monies payable to the Lessor.
- 13. The Lessor has no objection to the Lessee installing Banking equipments like VSAT, ATM in the said premises at any time with direct access to the public without any additional rent to the Lessor. Lessor will provide the required additional power to the Lessee.
- 14. The Lessee shall have the right to remove at the time of vacating the 'said premises', all electrical fittings and fixtures, counters, safes, strong room door, safe deposit lockers, partitions and all other furniture's put up by it.
- 15. 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 reading recorded by the respective meters installed in the 'said premises'.
- 16. The Lessee shall not make any structural alternations to the building without the information and permission of the Lessor. However, the Lessee is at liberty and no permission of Lessor is required for fixing wooden partitions, cabins, counters, false ceiling and fix other office furniture, fixtures, electrical fittings, air-conditioners, exhaust fans and other fittings and Office gensets, etc., as per the needs and requirement of the Lessee and or make such other and alternations on the premises which will not affect the permanent structure.
- 17. The Lessor may at their own cost and expenses construct any additional structure /additional floor in the building and in which case and if the Lessor decides to lease out the said additional floors/area, then the first option and offer will be given to the Lessee and the Lessee shall have the right to take the same on mutually acceptable terms. And in case of refusal by the Lessee, then the Lessor will be at liberty to lease out same to any other party.

18. The Lessee shall hand over possession of the 'said premises' 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

Office Premises / Spaces / Shore	p Nos admeasuring Sqft. Carpet
area on the Ground Floor / First	st Floor in the Building known as situated at
Mu	umbai - 400 constructed on plot of land bearing CTS
No of	with boundaries as hereunder:
1. On or towards the NORTH	:
2. On or towards the SOUTH	:
3. On or towards the EAST	:
4. On or towards the WEST	
SIGNED SEALED AND DELIVERED	
BY the within named 'LESSORS' -	error to form made give relices from February and 1985.  - The second of
	nas, i alternat gaunt von bestigden staten av 1900 av samme <u>ander i mormolio g</u> ammed ja nidentali enditale inde all tres
Shri.	} = = = = = = = = = = = = = = = = = = =
In the presence of	}
SIGNED SEALED AND DELIVERED	in the contract the material or a part that the first
SIGNED SEALED AND DELIVERED	
BY the within named 'LESSEE'	}

CANARA BANK by the hand of its duly	}
Constituted ATTORNEY	}
Shri / Smt	}
} In the presence of	}
	}
REC	CEIPT
RECEIVED FROM WITHIN NAMED LESSEE A SUM OF	PF RS/= (RUPEES
	I SAY RECEIVED
	LESSOR
	NAME:
WITNESS:	
1.	
2.	