SUB-LEASE DEED

Sale Consideration	:
Value as per Circle Rate	:
Stamp Duty @5%	:
Super Built Up Area	:
Covered Area	:
Floor	:
Rebate in Stamp Duty (In case of Ladies)	:
	cuted on this day ofrred to as "Tripartite Sub Lease Deed)
BY AN	D BETWEEN
body corporate, constituted under Area Development Act of 1976 authorized person (hereinal	AL DEVELOPMENT AUTHORITY, a er section 3 of Uttar Pradesh Industrial (b. (U.P. Act. No. 6 of 1976) through it SON OF (ter referred to as "LESSOR", which ontext does not so admit include its

AND

M/s. ADVANT IT PARK PVT. LTD. (P.	A.N.: AAFCA0572P) a company
duly incorporated and existing under the	he provisions of the companies
Act, 1956 and HAVING ITS CORPOR	ATE OFFICE AT PLOT NO7,
SECTOR-142, NOIDA, GREATER NO	IDA EXPRESSWAY, GAUTAM
BUDH NAGAR, UTTAR PRADESH - 2	01305 REPRESENTED BY ITS
AUTHORIZED SIGNATORY	
	, RESIDENT OF
	, duly authorized
vide resolution dated	
of Directors, hereinafter referred	
expression, unless repugnant to the sub	
successors and permitted assigns.	,,
AND	
	(P.A.N.:)
WIFE/SON/DAUGHTER OF	
RESIDENT	OF
, hereinafter referred to a	as the " SUB-LESSEE " which
, hereinafter referred to a expression unless repugnant to the sub-	

WHEREAS a lease deed dated 25.01.2007 has been executed and duly registered by the "LESSOR" in favour of the "LESSEE" where by "LESSOR" has leased to the "LESSEE" the plot of land demarcated as Plot No. 7, Sector-142, Noida Distt. Gautam Budh Nagar, U.P., measuring 24845 Sq. Mtrs., vide (i) possession letter no. Noida/M.P. (Institutional)/07/177 Dated 29.01.2007 of 21458 Sq. Mtrs. & (ii) possession letter no. Noida/Institutional/2013/650 Dated 02.05.2013 of 3387 Sq. Mtrs., to the "LESSEE" for a term of ninety years commencing w.e.f. 25.01.2007.

AND WHEREAS the LESSOR has demised and leased to the Lessee the Demised Plot for purpose (IT/ITES) for development of units for the purpose of carrying out Information Technology (IT)/ Information Technology Enabled Services ("I.T / I.T.E.S"), in favour of Lessee vide (i) Deed at Noida duly registered with the Sub-Registrar, Noida in Bahi No. 1, Zild No. 858, Pages No. 191 to 870 bearing registration number 362 dated 25.01.2007 & (ii) Supplementary Deed at Noida duly registered with the Sub-Registrar, Noida in Bahi No. 1, Zild No. 3853, Pages No. 79 to 232 bearing registration number 1915 dated 26.04.2013 (hereinafter referred to as Original Lease") for a period of 90 years commencing from 25.01.2007. And whereupon the "LESSEE" has constructed building on the leased land referred to as "Advant Navis" in accordance with the terms and conditions of the Lease Deed and the plans sanctioned by the "LESSOR"

AND WHEREAS th	ne "LESSEE"	in the terms	of the c	ovenants
reserved in its favo	our, has agree	ed to SUB LE	ASE to th	e "SUB-
LESSEE" super b	uilt up area	of	Sq	Ft. (i.e.
S	q. Mtrs.) & Co	vered Area		_ Sq. Ft.
(i.e	_ Sq. Mtrs.).,	more particula	arly demar	cated as
office Space/Unit N	lo.	in T	ower-	. of
			· · · · ·	
"Advant Navis" bu				
	ilt upon Plot	No. 7, Sector-	-142, Ехрі	essway,
"Advant Navis" bu	ilt upon Plot m Budh Nag	No. 7, Sectorar, U.P20130	-142, Exp i 05 , and pa	r essway, articularly
"Advant Navis" bu Noida Distt. Gauta	ilt upon Plot m Budh Nag plan/floor plan	No. 7, Sector- ar, U.P20130 an annexed here	- 142, Exp i 95 , and pa with as An	ressway, articularly nexure-I,
"Advant Navis" bu Noida Distt. Gauta described in the site	ilt upon Plot m Budh Nag plan/floor plan ts of easement	No. 7, Sector- ar, U.P20130 a annexed here as and appurte	-142, Expi 05, and pawith as An nance in re	ressway, articularly nexure-I, espect of

AND WHEREAS the "LESSEE" and the "SUB-LESSEE" are desirous of executing a tripartite sub-lease deed in respect of the aforesaid area agreed to the sub leased by the "SUB-LESSEE"

1 NOW THIS TRIPARTITE SUB LEASE DEED WITNESSETH AS FOLLOW:

Tha	ıt in	conside	ation	of a	pren	nium o	f			
(Ru	pees	s)
out	of	which	а	sum	of				(Ru	pees
							Onl	y) has	been	paid
by	the "	SUB-LES	SEE"	to the	"LES	SSEE",	the r	eceipt w	hereo	f the
"LE	SSE	E" acknov	vledge	es. The	prop	ortionat	te On	e Time L	ease	Rent
in r	espe	ct of the	sub le	ased p	remis	se which	h amo	ount has	been	paid
by	the	"SUB-LE	SSEE	E" and	for	which	the	"LESSE	E" he	reby
ack	nowl	edges red	eipt.							

The Lessee does hereby sub leases the leased premise to the "SUB-LESSEE" on as is where basis for the un-expired portion of ninety years of the main lease deed dated 25.01.2007 on the terms and conditions set out hereinafter except and always reserving to the "LESSOR" it's right, title and power as specified in (i) Lease Deed dated 25.01.2007 and (ii) Supplementary Deed dated 26.04.2013.

(i) The "LESSEE" and the "SUB-LESSEE" acknowledge and admit that as per the Lease Deed, the "LESSOR" has all the rights and title to all mines, minerals coals washing gold's, earth, Oils, quarries in or under the plots and full rights and powers at any time to do all the acts and things, which may be necessary or expedient for the purpose of searching for, working and obtaining, removing and enjoying the same without providing or leaving any vertical support for the surface of the plot or for the structure for the time being standing thereon, provided always that the "LESSOR" shall make reasonable compensation to the lessee who shall make a proportionate payment to the sub-lessee for all damage directly occasioned by the exercise of the rights reserved for the "LESSOR" in the lease deed. The Decision of the chief Executive Officer of NOIDA, "LESSOR", on the amount of such compensation shall be final and building on the "Lessee" and the "SUB-LESSEE"

- (ii) A right to lay water mains, drains, sewers or electric wire under or above the sub leased premises or the main leased plot.
- 2 AND THE "SUB-LESSEE" do hereby declare and covenant with the LESSOR and the LESSEE the following:-
- (i) That the sub-lessee shall at all times during the term hereof duly perform and observe all the covenants which are contained in this sub-lease deed and the Lease Deed. All the terms and conditions set out in the lease deed shall be deemed to be part of this sub-lease deed. The "SUB-LESSEE" expressly acknowledges that they have seen, perused and obtained a copy of the said lease deed from the lessor/Lessee. In the event there is any inconsistency of the lease Deed shall override the provisions of the sub-Lease Deed.
- (ii) That the "SUB-LESSEE" shall pay the "LESSEE" the balance consideration, if any, in installments together with interest in the manner and on the dates set out in Article-1 above.
- (iii) The "SUB-LESSEE" shall use the sub leased premises only for the purpose of operating an IT/ITES business, for which the same have been sub leased and for no other purpose whatsoever and will not do or suffer to be done on the sub leased premises, any act or thing which may or grow to be a nuisance, damage, annoyance or inconvenience to the "LESSOR" or "LESSEE" or other "SUB-LESSEE" or the occupiers of other premises in the neighborhood.
- (iv) In the event the "LESSOR" demands any enhancement in the rent of the leased Land including that for the sub leased premises then the "SUB-LESSEE" shall be liable to pay the enhanced rent on proportionate basis to the lessee or directly to the "LESSOR" as the case may be.

LESSOR

- (v) The "SUB-LESSEE" shall pay and discharge all rates assessments of every description, proportionately pay taxes, charges, rents, demands, claims, revenue, cess, levies etc. that may be levied or demanded by the "LESSOR: and /or any other government /competent authority in future in respect of the land and the sub leased premises.
- (vi) The SUB-LESSEE will obtain a functional certificate within two years from the date of execution of this Sub-Lease Deed. Affidavit submitting required documents for functionality will be furnished.
- (vii) The "SUB-LESSEE" shall not be entitled to sell, transfer, change in shareholding, change in constitution, assign or otherwise part with possession of the whole or any part of the sub leased premises without the prior written permission of both the "LESSOR" and the "LESSEE", and as per the terms and conditions of the Lease Deed and those to be included in the permission to Transfer (T.M) and on payment of transfer charges, change in shareholding charges etc. to the "LESSOR". The relating to transfer charges change in shareholding charges will be final and binding on the "SUB-LESSEE" and subsequent transferee.
- (viii) The "SUB-LESSEE" shall be liable to proportionately pay taxes, charges, rents demands, claims, revenue, cess, levies etc. including beneficiation levy that may be levied or demanded by the "LESSOR" and / or any other governmental/competent authority in future.
- (ix) That the "SUB-LESSEE" shall obey all directions issued or regulations made by the "LESSOR" now existing or to be issued/made in future from time to time.

- (x) That the "SUB-LESSEE" will not make, or permit to be made, any alteration erections or additions to the layout of the sub leased premises without the previous permission in writing from the "LESSOR" and in case of any deviation from such terms of plan, "SUB-LESSEE" shall immediately upon receipt of notice from the "LESSOR" requiring him to do so ,correct such deviation as aforesaid and if the "SUB-LESSEE" shall neglect to correct such deviation within prescribed time after the receipt of such notice, then it shall be law full for the "LESSOR" to cause such deviation to be corrected at the expenses of the "SUB-LESSEE" and the "SUB-LESSEE" hereby agrees to reimburse to the "LESSOR" such amount as the "LESSOR" (whose decision shall be final) shall fix in that behalf.
- (xi) The "SUB-LESSEE" may with the prior written permission of the "LESSOR" and subject to such conditions as the "LESSOR" may impose, mortgage the demised premises to Government /Semi Government organization/ Financial Institution / Individuals / Firms/ Body Corporate /Banks for the purpose to be clearly specified in the application for permission to be submitted by the sub lessee.
- (xii) That the "LESSOR" shall have first charge upon sub leased premises for the amount of unpaid balance, charges, Taxes, rates, Interest or any other dues of the "LESSOR" by whatever name called.
- (xiii) That every transfer, assignment, relinquishment, mortgage, subletting of any part /whole of the sub leased premises shall be subject to the terms of any lease deed and the transfer permission and payment of transfer charged and every transferee, assignee, sub-lessee, mortgagee or the like shall be bound by all covenants and conditions herein contained and be answerable to the "LESSOR" and the "LESSEE" in all respects thereof.

- (xiv) That the "SUB-LESSEE" will permit the members, officers and subordinates of the "LESSOR" and workmen and others engaged by the "LESSOR" from time to time and at all reasonable time of the day, to enter into and upon the sub leased premises in order to inspect the same and carry out necessary works mentioned before and for which purpose notice would be given by the lessor to the "SUB-LESSEE".
- (xv) That the "SUB-LESSEE" shall not erect or permit the sub leased premises or any part thereof any stable, sheds or other structures of any description whatsoever for keeping any kind of animals whatsoever.
- (xvi) It is specifically agreed by the "SUB-LESSEE" that in the event there is any change in constitution or change in the management on control of the "SUB-LESSEE" or the "SUB-LESSEE" undergoes amalgamation with any other company or transfer or interest to any third party either in whole or in part without the prior written permission of both lessor and lessee, then in such an event, the "LESSOR" shall have a right to terminate this sub-lease Deed as its sole option, and take the possession of sub leased premises from the "SUB-LESSEE".
- (xvii) Without prejudice to any other clause herein this sub-lease relating to the cancellation, upon the happening of any one or more of the under mentioned situations. It shall be Lawful for the "LESSOR", without prejudice to any other legal right or remedies available under the law, to re-enter leased premises or any part thereof and thereafter the sub-lease Deed shall stand determined.

- a) If the "SUB-LESSEE" or any other person(s) claiming through or under the "SUB-LESSEE" commits breach of any of the covenants or conditions contained in the lease deed or this sub-lease deed and such breach is not remedied following receipt of a written notice from the "LESSOR" specifying the nature of breach and providing the "SUB-LESSEE" reasonable opportunity to remedy the breach.
- b) If the "SUB-LESSEE" or any other person(s) claiming through or under the "SUB-LESSEE" fails and /or neglects to observe punctuality and/or perform their/its/his/her obligations stipulated under the lease deed or this Sub-Lease Deed.
- c) If the "SUB-LESSEE" or any other person(s) claiming through or under the "SUB-LESSEE" weather actually or purportedly transfers, creates alienates, extinguishes, relinquishes, mortgages or assigns the whole or any part of his rights, title or interest whether in whole or any part thereof, except in the manner stipulated in the Sub-Lease Deed.
- d) If the "SUB-LEESEE" is adjudged insolvent under any law by a Court of Law.
- e) In the events of discovery of the fact that the "SUB-LEESE" has furnished false and/or incorrect information/Fact or concealed relevant and/ or material information/facts and obtained this Sub- Lease as a result thereof.
- In the event of non-observance /non-compliance of any of the terms stipulated in the lease Deed

In the event of such determination of Sub-Lease the following consequences shall Follow:-

- (aa) If at any time of re-entry, the sub-leased premises are not occupied by the "SUB-LEESEE", the "LEESEE" may forfeit the whole or part consideration paid by the Sub- Lessee and the "LESSEE" shall have the right to sub-lease that premises to any other person, However the "LESSEE" will have to give a notice in writing to the "SUB-LEESEE" requiring him to show cause and granting him reasonable time to reply.
- (bb) Any Losses suffered by the "LESSOR" and "LESSEE" on fresh sub-lease of the premises for breaches of condition aforesaid on the part of "SUB-LESSEE" or any person claiming through or under him shall be recoverable by the "LESSOR" and "LESSEE" from the SUB-LESSEE".
- (xviii) If the SUB-LESSEE commits any act or omission on the demised premises resulting in nuisance it shall be lawful for the "LESSOR" to ask the "SUB-LEESEE" to remove the nuisance within reasonable period failing which the "LESSOR" shall itself get the nuisance removed at sub-Lessee's cost and charge damages from the Sub-Lessee during the period of subsistence of nuisance.
- (xix) The "SUB-LESSEE" shall not hold the "LESSEE" or the "LESSOR" responsible to make good the damaged, if any caused by fire, tempest, flood or violence or if as a result of any irresistible force, any material part of the demised premises is wholly or partly destroyed or rendered substantially or permanently unfit for the purpose for which it has been sub-leased.

(xx) The "SUB-LESSEE" shall indemnify and keep the "LESSEE" and the "LESSOR" indemnified against all liability, costs, damages claims of demands which may be incurred or suffered by or caused to the "LESSEE" or the "LESSOR" by reason of incurred or suffered by a caused to the "LESSEE" or the "LESSOR" by reason of any breach, default, contravention, non-observance or non-performance by the "SUB-LESSEE" of the terms and conditions of the Sub-Lease Deed and/ or the Lease Deed or if any of the "SUB-LESSEE" representations and warranties given in this Sub-Lease Deed are found to be false.

3. OTHERS

- I. All notices, order and other documents required under the terms of the lease or under the Uttar Pradesh Industrial Area Development Act, 1976 (UP Act No. 6 of 1976), or any Rules or Regulations or Directions made there under shall be deemed to be duly served as provided u/s 43 of the U.P. Urban Planning and Development Act, 1973 as re-enacted and modified by the Uttar Pradesh President's Act (Re-enactment with modifications) Act, 1947 (U.P. Act No, 30 of 1947)
- II. All Powers Exercised by the "Lessor" under this Sub-Lease may be exercised by the Chief Executive Officer of the "LESSOR". The "LESSOR" may also authorize any of its other officers to exercise all or any powers exercisable by it under this Sub- Lease. Provided that the expression Chief Executive Officer shall include the Chief Executive Officer for the time being or any other officer who is entrusted by it under this Sub-Lease.
- III. All the terms & Conditions of the Brochure of Scheme / Allotment Letter/Allotment Agreement/ Lease Deed/other deeds of similar nature, by whatever name called, shall be binding upon the "SUB-LESSEE".

- IV. The Cost and expense of preparations, stamping and registering this Sub-Lease Deed and all other incidental expenses including any duty or charges that may be levied by the "LESSOR "or any competent authority/government shall be borne by the "SUB- LESSEE".
- V. The Chief Executive Officer of the" LESSOR" reserves the right to make such additions and alterations or modification in these terms and conditions as may considered just and / or expedient.
- VI. Any relaxations concession of indulgence granted by the "Lessor" to the "LESSEE" or the "SUB-LESSEE" shall not in any way prejudice the legal right of the "LESSOR"
- VII. The SUB- LESSEE" on written request may be permitted by the" LESSOR" to rent out these premises, on the similar terms & conditions as applicable to the "LESSEE" including payment of charges by whatever named called.
- VIII. All arrears payable to the "LESSOR" shall be recoverable from the "LESSEE" and the "SUB-LESSEE as arrear of land revenue.
- IX. In the event of any disputes or differences between the parties thereto arising out of the terms hereof or its scope or interpretation, applicability etc., the same shall, unless amicably settles, shall be referred for arbitration, The sole arbitrator shall be appointed by the "LESSOR" .The proceedings shall be held at Gautam Budh Nagar and the laws as may be made applicable to the State of U.P. shall be applicable.
- X. The High Court of judicature at Allahabad and the District Court at Gautam Budh Nagar alone shall have territorial Jurisdiction to the exclusion of all other courts

IN WITNESSES WHEREOF THE PARTIES have set their hands on the day and in the year herein below Written

WITNESS	For and behalf of "LESSOR"
WITNESS	For and behalf of "LESSEE"

For and behalf of "SUB-LESSEE"

Article-I

Details of Balance Consideration

Particulars	Amount (in Rs.)
Consideration	
Receipt of Payment	
Balance	