

Amount : 1000

✓ 300

1000
3000
3000



0400 001213



महाराष्ट्र वित्त मंत्रालय के द्वारा जारी किया गया एक नोट

वित्त मंत्रालय द्वारा जारी किया गया एक नोट

१००० - १५०० - २००० - २५०० - ३००० - ३५००

३८०० रुपये का एक नोट है।

राजनीति विभाग द्वारा जारी किया गया एक नोट है।

राजनीति विभाग द्वारा जारी किया गया एक नोट है।

✓

✓

महाराष्ट्र



- 2 -

0400 061244

Include less subsidies and taxation of the
part in the value chain, except where it
is roughly necessary to prevent distortion of
market prices, given the circumstances,
60/99-90, the latter could be limited to
minerals with no significant market distortions.
However, does not do so. Includes less subsidies and
taxation of the value chain.

K.L.R.-f

RECORDED 11-11-90



- 1 -

0420 061285

THE CROWN, GOVERNMENT OF INDIA IN THE NAME AND BY THE
POWER VESTED IN ME BY LAW FOR THE TIME BEING IN FORCE
IN INDIA, I DO HEREBY CERTIFY THAT THE SUM OF FIVE THOUSAND RUPEES
IS PAID UP ON THE DATE OF THIS DOCUMENT.

IN WITNESS WHEREOF, I HAVE SIGNED MY NAME AS FOLLOWS
THIS DAY OF JUNE, 1948, AT MUMBAI, IN THE STATE OF MAHARASHTRA.
The document is dated June 1948, at Mumbai, Maharashtra, India. The signature is handwritten in Devanagari script. The name appears to be "R. L. Dutt".

RECORDED IN THE OFFICE OF THE REGISTRAR OF DOCUMENTS
AT MUMBAI, ON THE 1ST DAY OF JULY, 1948.

RECORDED IN THE OFFICE OF THE REGISTRAR OF DOCUMENTS
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AT MUMBAI, ON THE 1ST DAY OF JULY, 1948.

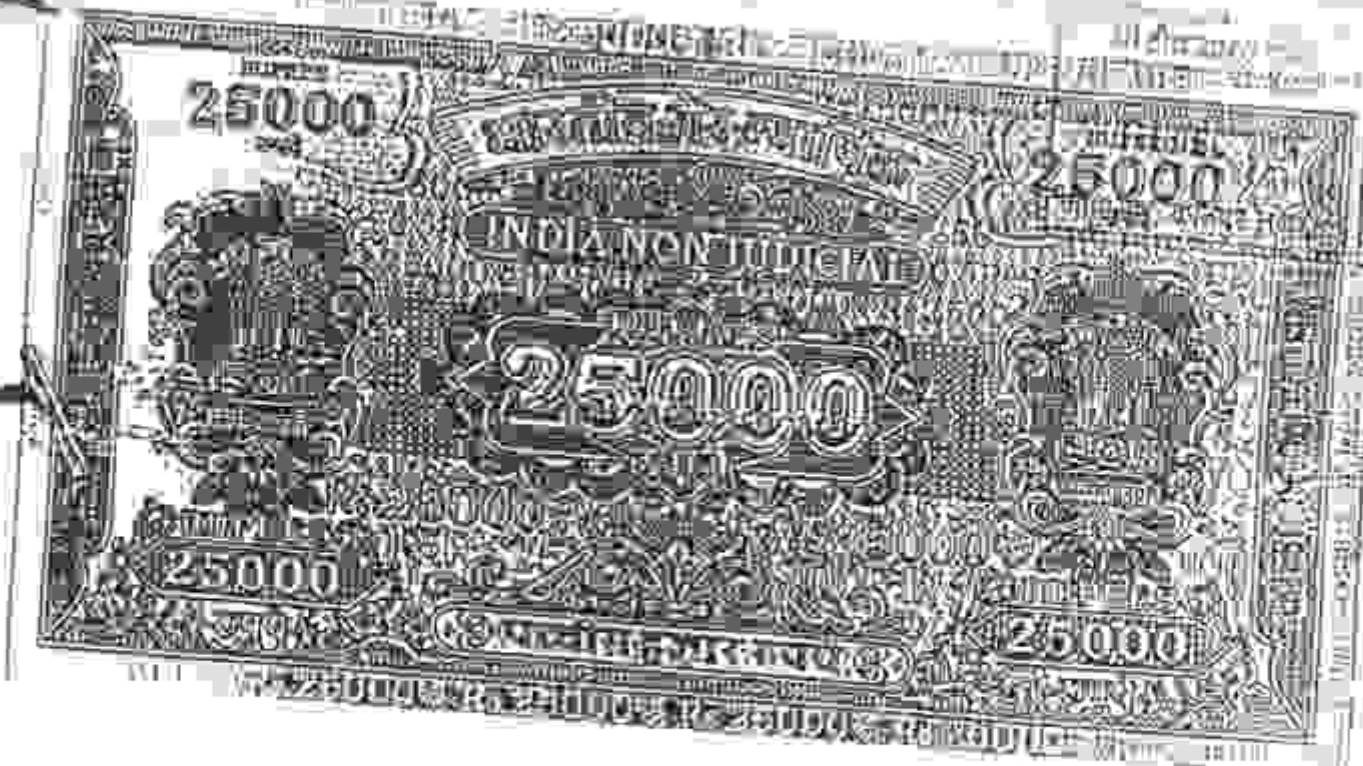
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AT MUMBAI, ON THE 1ST DAY OF JULY, 1948.

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AT MUMBAI, ON THE 1ST DAY OF JULY, 1948.

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AT MUMBAI, ON THE 1ST DAY OF JULY, 1948.

RECORDED IN THE OFFICE OF THE REGISTRAR OF DOCUMENTS
AT MUMBAI, ON THE 1ST DAY OF JULY, 1948.

- 8 -



158

Unit 8 Page

“**W**e have been told that the Government has decided to make a
“**T**reaty and to cede our islands to Japan without compensation.”
“**P**unishment for failing to pay the tribute, we are told,
“**W**e are told that the Japanese are to be allowed to settle in our islands.
“**K**nowing that we are to be treated as slaves, we are told,
“**E**specially, we are told that we are to be made to work for the Japanese
“**A**nd that we are to be given only what we can earn by working,
“**I**ncrease the taxes and increase the amount of work, so that we
“**W**ill never be able to earn enough to support ourselves and our families.”

[View](#) [Edit](#) [Delete](#)

卷之三

1

$$= -R^2 \int_0^\infty \int_0^\infty$$



1146

“...the best evidence against the British Raj is the
fact that the Indian Swadeshi movement was unable to
find any supplementary form of currency when it
was first organized. This is because India had no
banking system or any kind of banking institution.
India had to depend on the British Bank of England
for its banking needs. When India became independent
in 1947, it had to rely on the British Bank of England
for its banking needs. This is because India had no
banking system or any kind of banking institution.”

“...the best evidence against the British Raj is the
fact that the Indian Swadeshi movement was unable to
find any supplementary form of currency when it
was first organized. This is because India had no
banking system or any kind of banking institution.”

Y
S/CS.

12

12



- 6 -

0400 10 1258

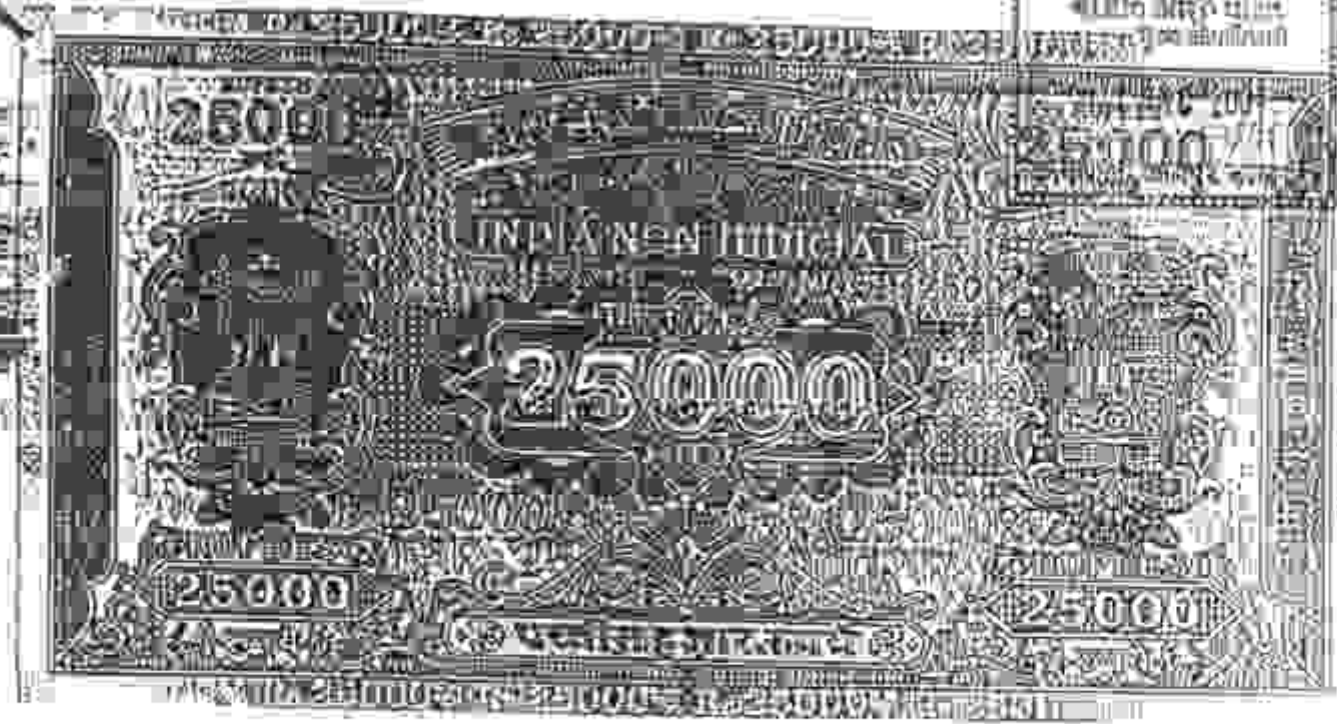
We, the ~~Hanuman Development Foundation, Kannur~~,
~~and the Vizhinjam Seaweed Processing Foundation~~,
the ~~Seaweed Research Foundation~~, Kannur,
Nagamala Swathantrya 15/96, Div II, Kannur (Kerala),
are executing a ~~Subsidy-Cum-Subsidy Scheme~~
~~under M.R.P.~~, for the welfare and development of
poor and needy people by giving subsidy to them
by means of ~~various~~ ~~several~~ ~~different~~ ~~methods~~ mainly ~~to~~ attention
to their documents.

Under the P.D.O. D.Y.

S. A. G.

L

R. K. S.



WAGENINGEN

—

“The first round of negotiations will focus on the basic principles of the new system, such as the

End-to-end message delivery reliability guarantees

International Conference on Recent Advances in Materials Science, Engineering and Technology

Having passed over a difficult section of the road, we were soon at the village of

Received by [Signature] — Date [Signature]

卷之三

Figure 10. The effect of the number of nodes on the performance of the proposed algorithm.

1500 KISS 4-1000000

100% DV

1

11



- 1 -

U.S. AIR FORCE

Mr. John Edwards, Executive Director of the
and Mr. Michael S. Potts, Executive Vice President

of the American Society of Cinematographers, and
Nigerian Lawyer N/C 25/16, Kano, Nigeria.

have agreed to submit to the Committee of Defense

the following statement. All statements and information
contained herein shall be held in confidence and
no portion of these statements nor any copy thereof
shall be distributed outside the Committee of Defense

or any of its members.

John Edwards

J. E. C.

J. Edwards

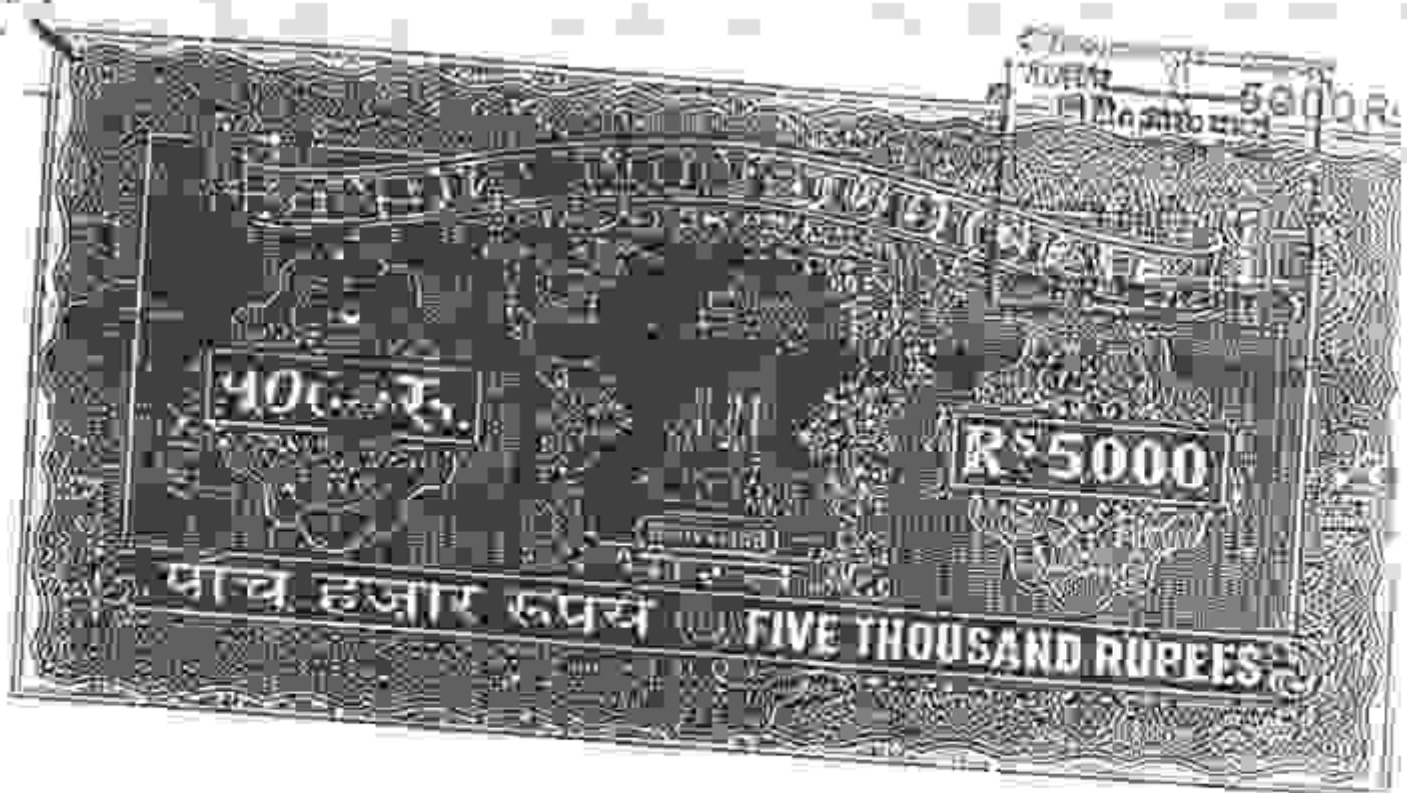


USA 62076

Mrs. the Member Government would like to inform me,
that Mr. Virendra Shekhar Salunkhe has been appointed
through necessary formalities as a member of the
Negotiating Committee by the Government of India.
Mr. Virendra Shekhar Salunkhe is a Member of the Lok Sabha
elected from the 22-South constituency and
is known as a man of great ability and sound
knowledge of the various subjects mentioned above.
He will be available for the discussions
for the Committee.

Yours very truly,

S. P. O.



- 10 -

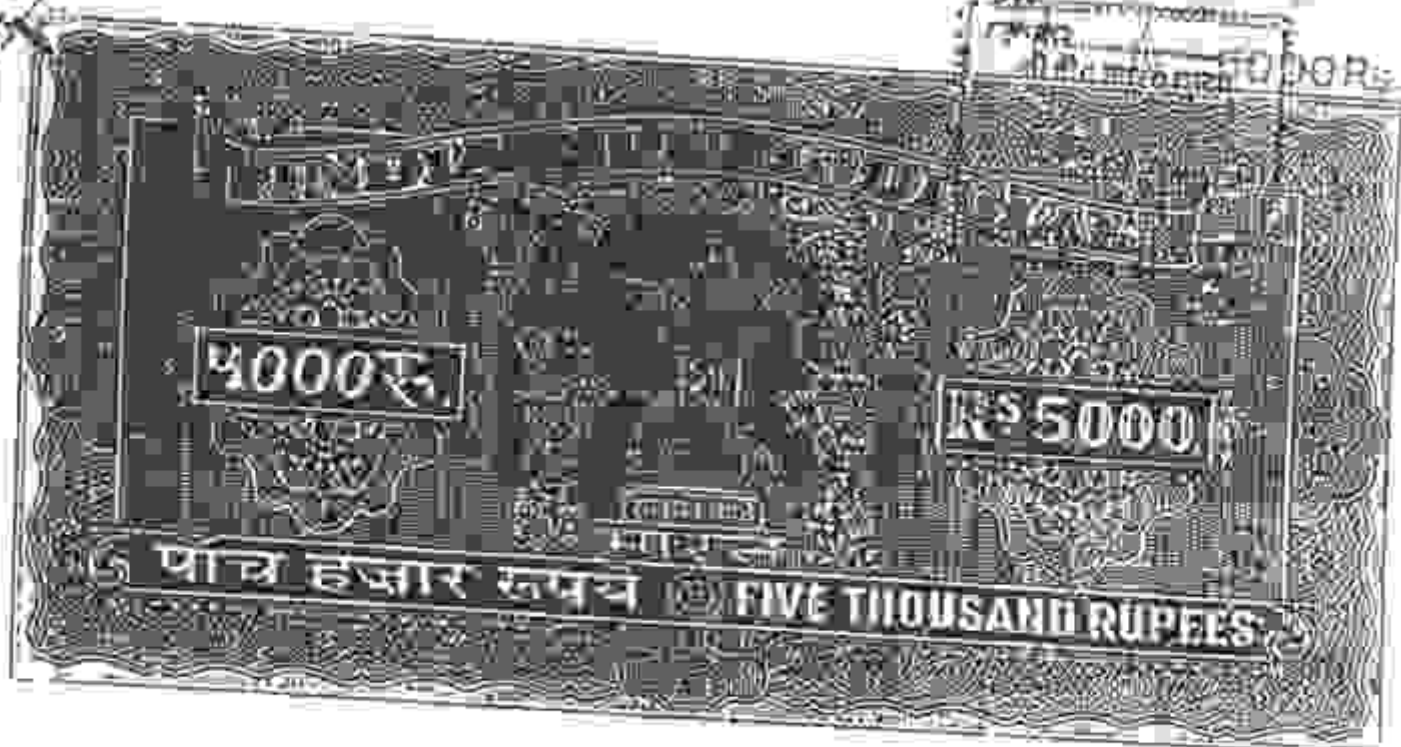
151

Revised 12/2002

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$$= -K \sum_{k=1}^N \frac{1}{\pi k}$$

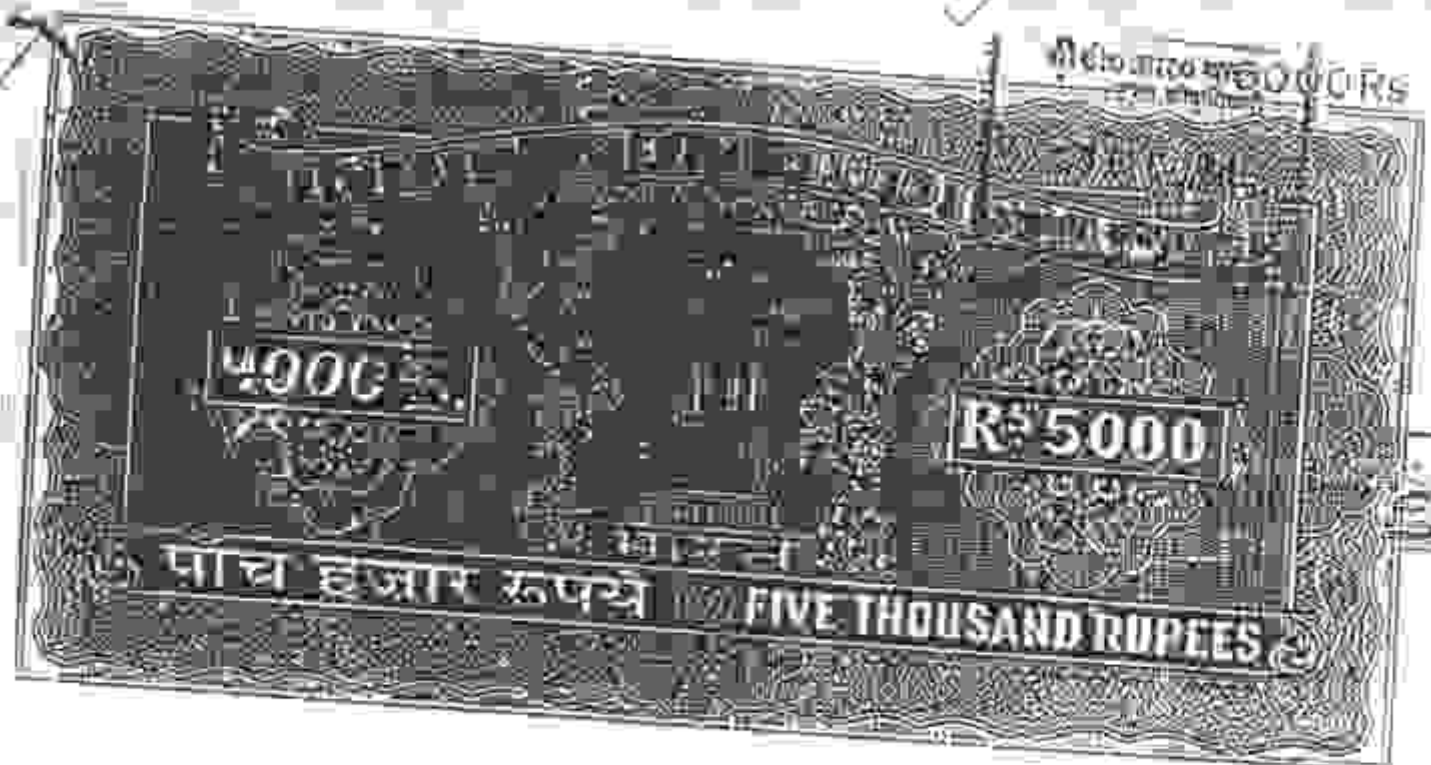


१६१२३६

Mr. K. Rangarao Development Officer,
Andhra Pradesh Finance Commission
Government of Andhra Pradesh
Bapatla, Nellore, Andhra Pradesh
Mr. K. Rangarao
Government of Andhra Pradesh
Bapatla, Nellore, Andhra Pradesh
Date 11-8-2004
In view of the above and conditions in
the letter issued by the State Bank of India
on 20th June 2004, I am pleased to inform you
that the same is accepted.

Yours sincerely

S. G. S. S.



→ 12

11-61337

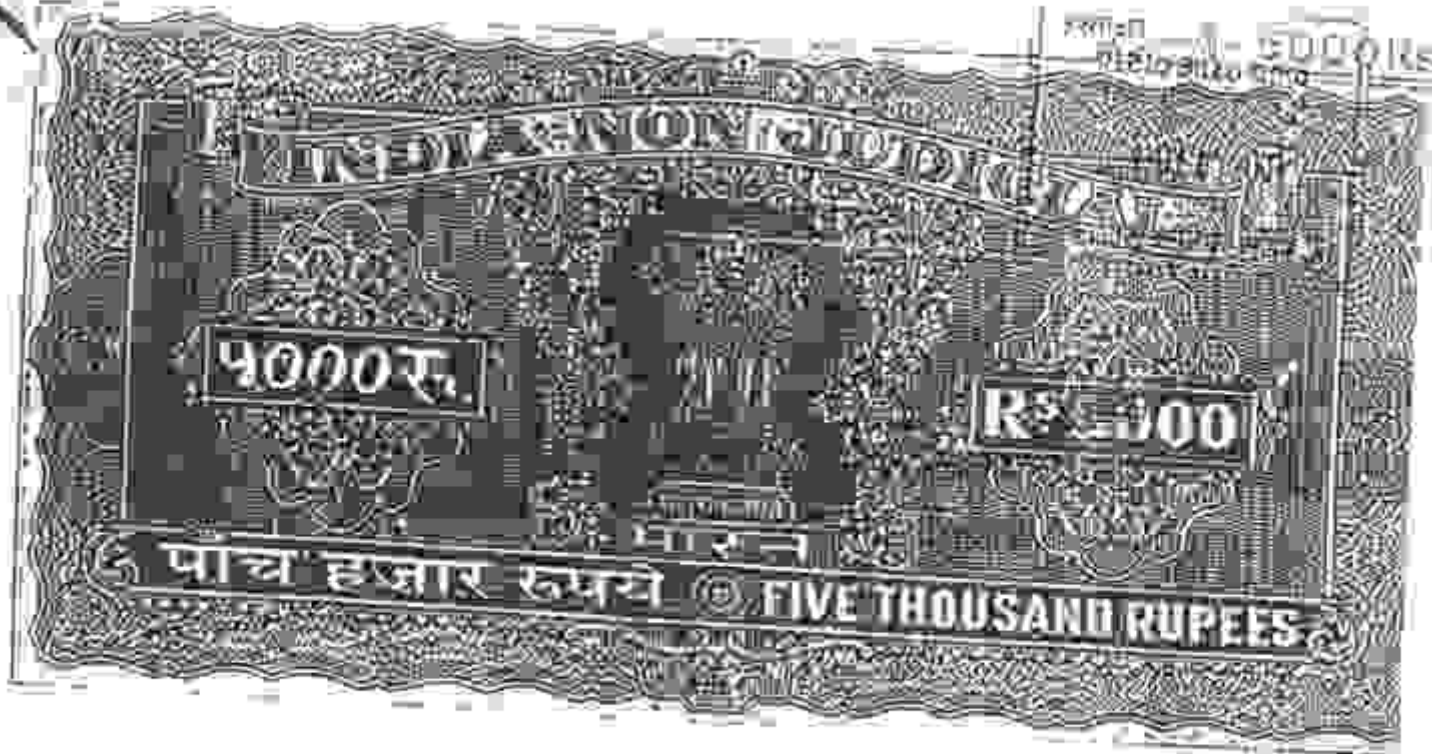
Now, with the new and improved system, we can quickly and easily identify the best strategies for our business needs. The new system has been designed to be user-friendly and intuitive, making it easy for anyone to learn and use. It also includes advanced features such as real-time reporting and automated workflows, which help us to stay ahead of the competition. Overall, I am very impressed with the new system and believe it will greatly benefit our company.

Digital DSP by Telos

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$\int_{t=0}^{\infty} \delta x$



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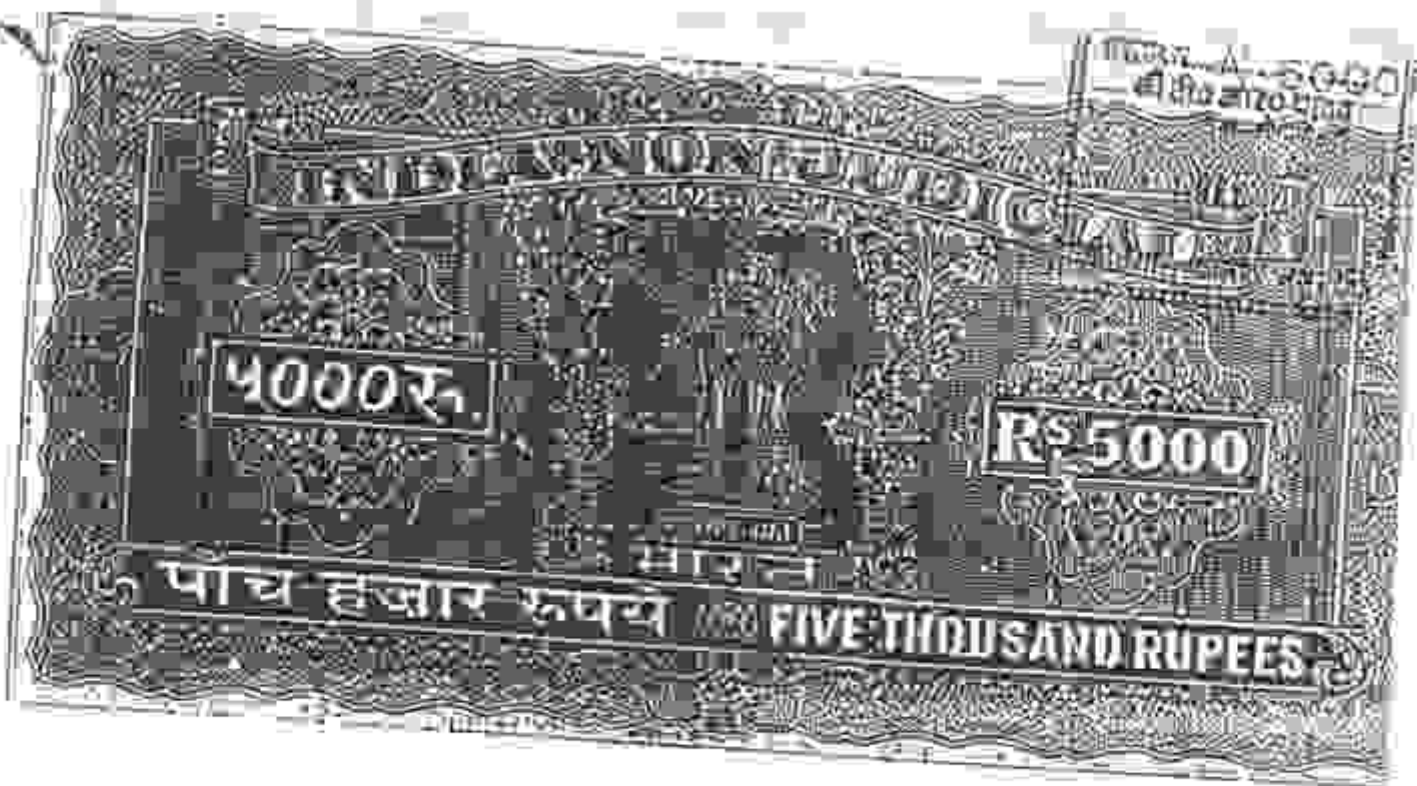
THEORY

Now, the Review of Newsweek has asked for an explanation of the fact that the U.S. is not involved in any way with the Iranian revolution. They want to know why the U.S. is not involved in any way with the Iranian revolution.

ANSWERING YOUR QUESTIONS

$\mathcal{F}_B = \mathcal{F}$

(9)



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141,373

Inc., the National Education Fund, Bangalore,
and Mr. M. A. Khan, Secretary, Education Fund, Bangalore,
Shri D. S. Shetty, Secy., Kanchan Bagh, N.W.H. Bangalore,
Mysore State, dated 13/12/96, Bangalore, India,
have executed a Settlement-Transfer Deed
hereby, whereby, on the above date, the sum of
Rupees One Lakh and Thirty Seven Thousand
Rupees and odd, the amount due on account
of interest on the sum of Rupees One Lakh and Thirty
Seven Thousand Rupees, is paid over by the
Debtors to the Creditors, and delivered to the
Creditors.

Dated this 13th day of

December
1896.

H. L. Narayana



三

141304

84. **How** **can** **we** **best** **encourage** **all** **the** **young** **people**?

એવી ક્રમાંકિયાની સ્વાતંત્ર્ય કાળ કાઢી પણ કોઈ ફાયદું નથી

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New executable: Success! [Download](#) | [Open](#)

Received [redacted] at [redacted] by [redacted] [redacted] [redacted] [redacted] [redacted] [redacted]

Plant and tissue parameters measured were leaf area index, leaf chlorophyll content, and leaf water content.

For example, the H_2O molecule has two lone pairs of electrons on the oxygen atom, which is consistent with the octet rule.

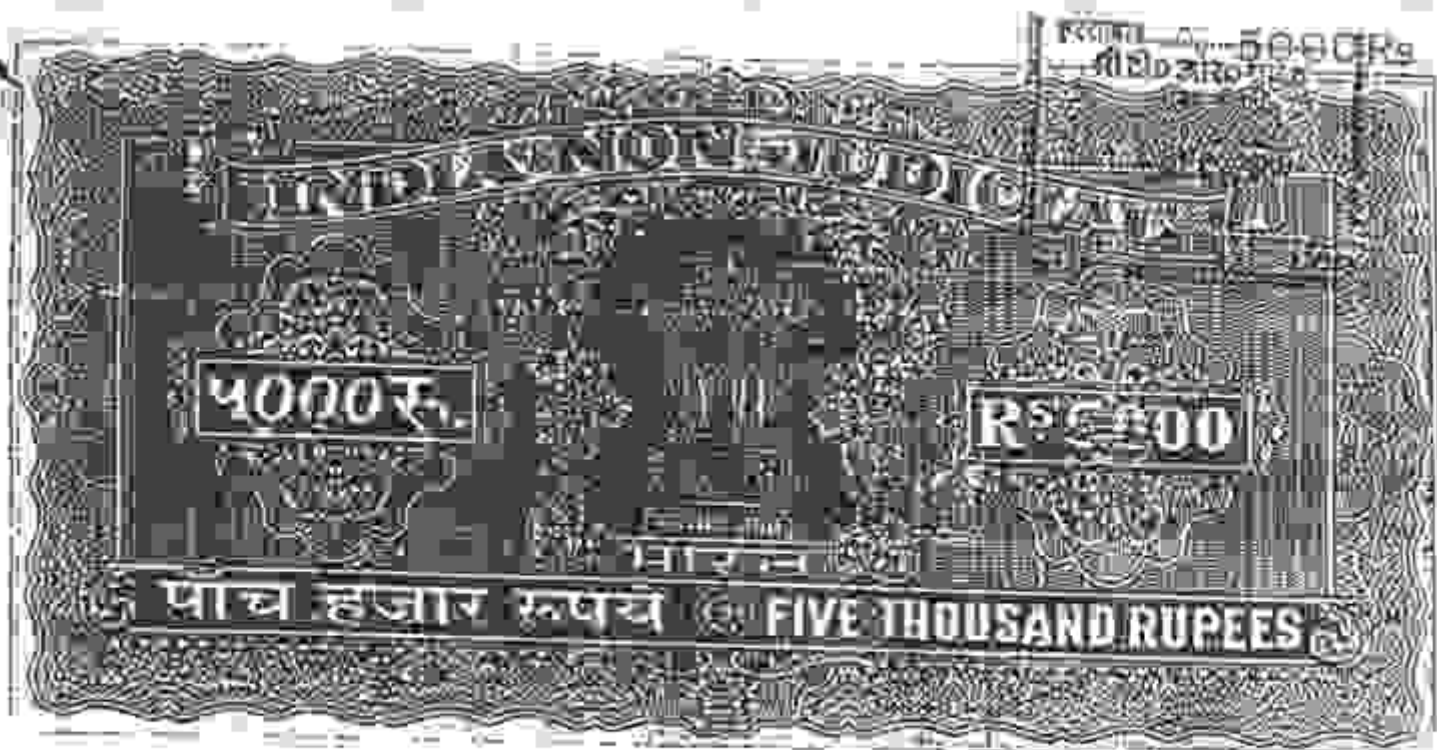
to the document.

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J. K. LEE ET AL.

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- ३६ -

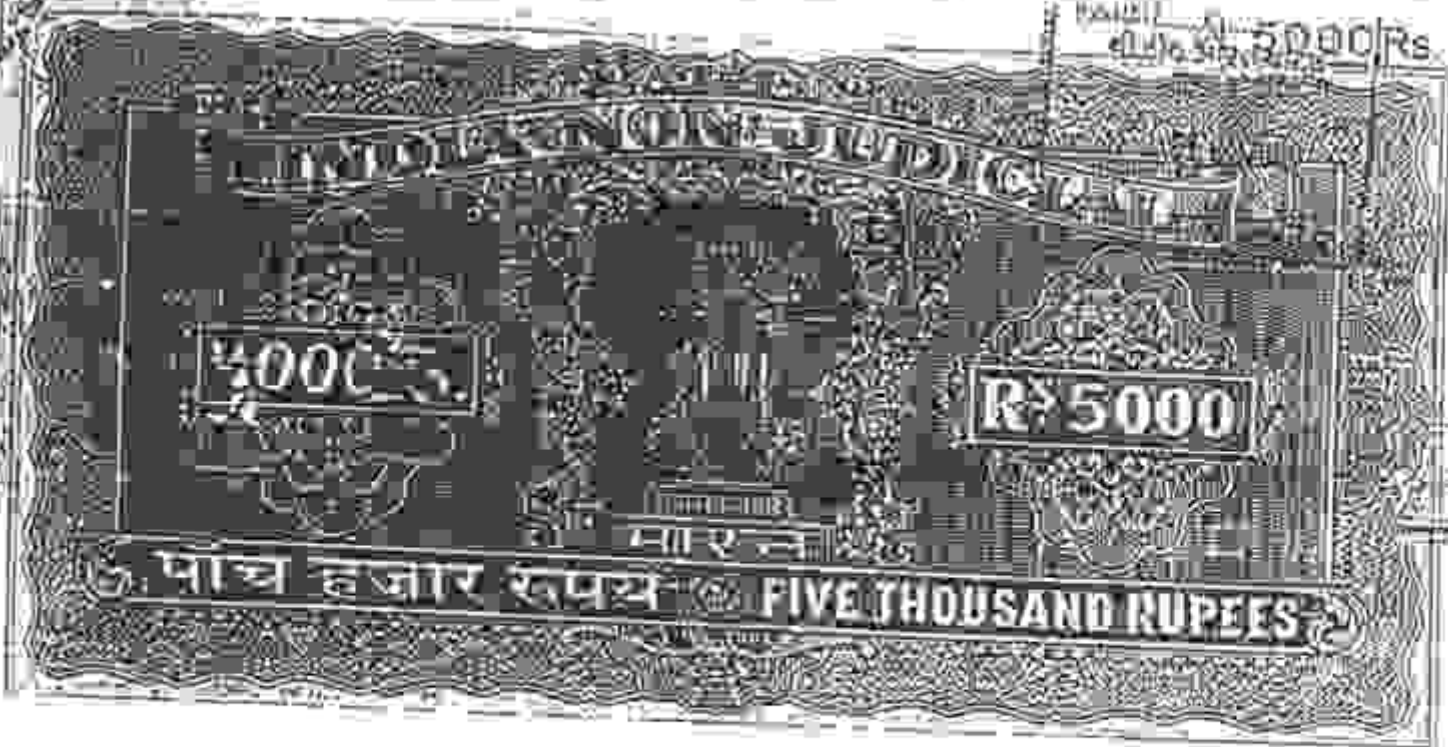
१४१०५

Mr. K. Venkateswaran, Manager, Mysore Branch,
and D.V. Venkateswaran, Manager, Bangalore Branch
of the State Bank of Mysore, Bangalore, have
agreed to sell to me the sum of Rs. 5,000/-
dated 1st Dec. 1961, on the condition that I
pay and have paid the sum of Rs. 5,000/-
by the 1st of January 1962, failing which I
will be liable to pay interest.

Deed registered by

S. K. O.
S. K. O.

K. Venkateswaran



- 1 -

17/10/91

No. 5000/- dated 29 Oct. 1991 is issued to Mr. K. S. Rao, Ex-
and Dr. V. Venkateswaran, Education Department
through Secretary, Dist. Mysore, Amount Rs. 5000/-
Rupees is issued by the State Bank of Mysore
dated 17/10/91 on the behalf and command of
Rao and others holding the authority of
Rupees fifty thousand rupees by the
Bank of Mysore
to the addressee.

Witnessed by

S. D. S.
S. D. S.

- 2 -

R. L. S.

5000

R.5000

पाच हजार रुपये

FIVE THOUSAND RUPEES

- ५० -

१२१३०७

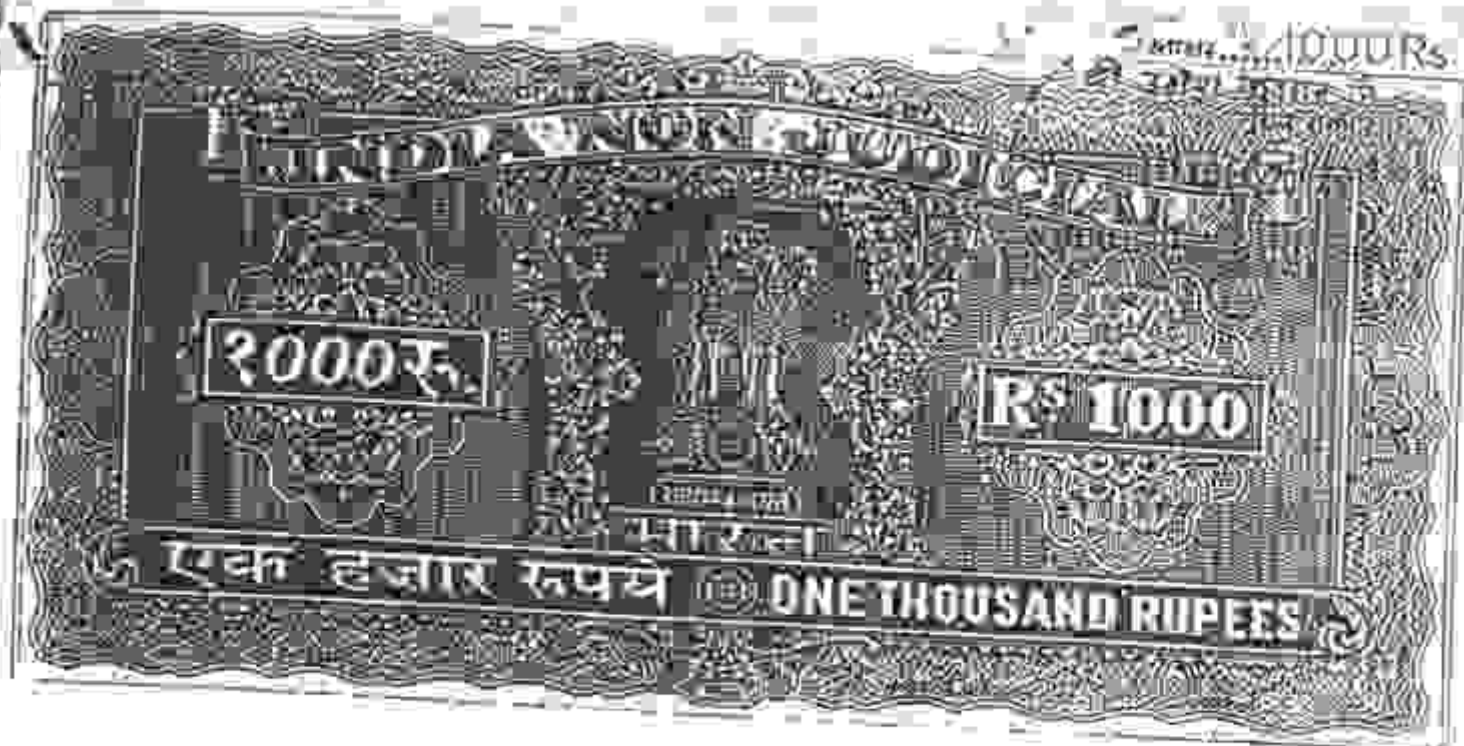
Mr. D. S. Kulkarni General Manager, Maharashtra, Mumbai,
 and Mr. Virendra Savant Executive Committee Member of
 Maharashtra Sahakari Samajik Sangh, Mumbai, Mumbai, Maharashtra.
 I am sending you five thousand rupees by
 handover to Mr. D. S. Kulkarni, General Manager, Maharashtra, Mumbai,
 and Mr. Virendra Savant Executive Committee Member of
 Maharashtra Sahakari Samajik Sangh, Mumbai, Maharashtra.
 Please accept my thanks and cordial regards.

Dated [6-12-1960]

[Signature] - R. Deshpande

Dated [6-12-1960]

S. K. C.



१००० रुपये



- 20 -

1617

Mr. M. N. Mehta & Co. Ltd. are pleased to inform you that
they have received a sum of Rs. 1000/-
from Mr. J. C. Doshi, a resident of Mumbai, India.
They are requested to make arrangements to remit the same
to the following address: P. O. Box No. 15/Sec. G. L. 12, London, England.
Mr. Doshi is a citizen of India and has been residing in
England for the last 12 years.
He has paid his dues in full and is now
in arrears for some time due to the
present circumstances.
He is awaiting your instructions.

Yours truly,

R. S. Mehta

80



— २१ —

Mr. M. K. Ramaiah, Mysore, Government of India, Rupee notes
and Dr. V. S. D. Gopalakrishna, Mysore, Government of India,
Government of Mysore, State, Krishnagiri, Bangalore, Mysore, etc.,
Mysore, Bangalore, Mysore, etc., have issued
hereby authorized a sum of rupees one thousand only, or
one thousand two hundred rupees,
and I do hereby declare that I have received and acknowledged the
same and have paid the amount of rupees one thousand only
to Mr. M. K. Ramaiah, Mysore, which sum will remain
to him unclaimed.

Debt prepared by

S. C.
S. C.

K. S. R.



- 22 -

Mr. the Secretary Development Institute, Bangalore,
Mr. D. N. Venkateswara Rao, M.A., M.Sc.,
Secretary State Committee Bangalore, 1951
regarding stamp No. 23796, value Rs. 500/-
have received a sum of Rs. 500/- on account of
dated 16/12/1951, on the 1st and current date. We
of India have paid the amount Rs. 500/- on
behalf of the State Government, Bangalore, in the following
order of the document.

Witnessed by
D. S. C.

R. S. G.



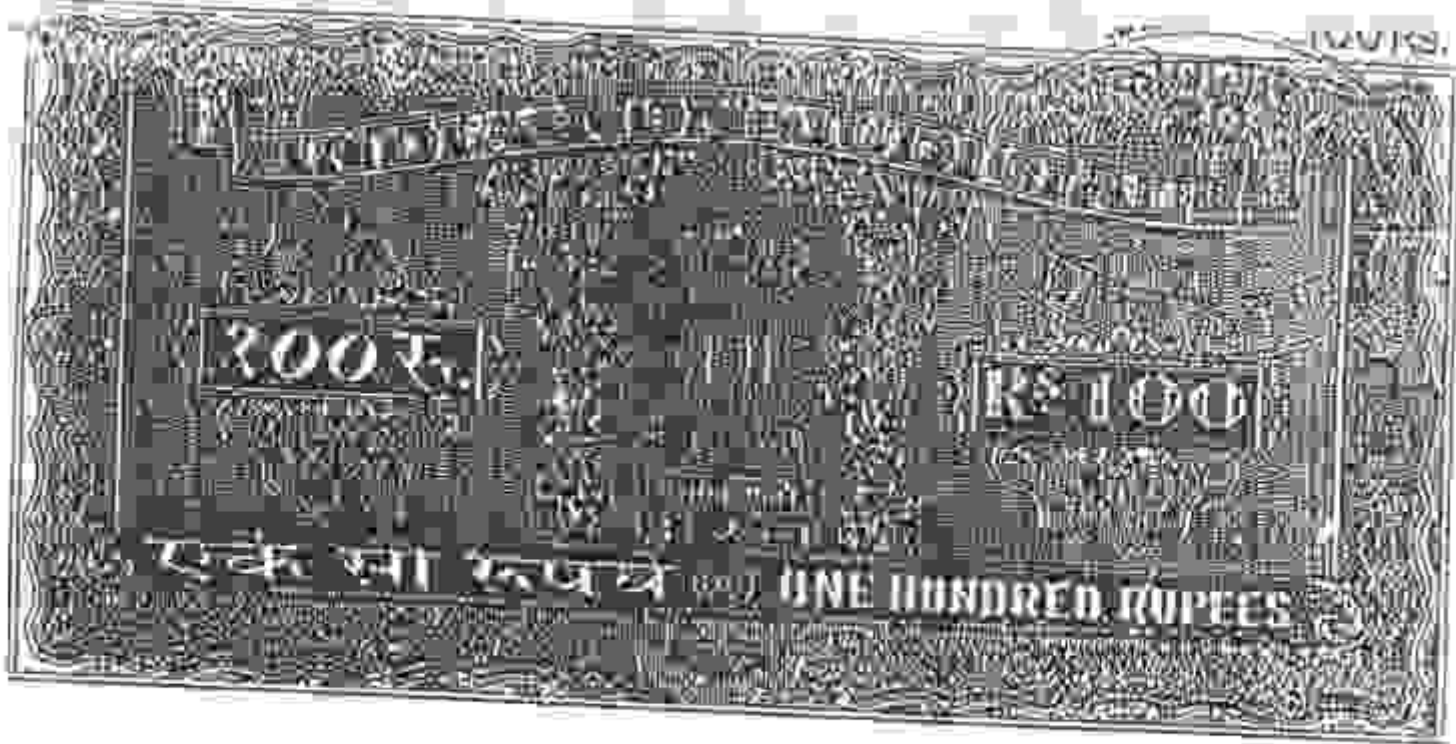
— 3 —

On the Kankar Government's behalf by
Kankar, Head Office, Vizagapatam, Sircilla Education &
Founded in through Secretary, Mr. Kankar, Sircilla
W/o Sri Nagashree Sircilla No. 15/96 Devt.
Linen, Kankar have exhibited a sufficient number
of their Estates - land areas. In 1928 V. D. All
the civil conditions in Kankar and have to do
the sole duty of Mr. Kankar, J.A.P.S.
at these stamp already written size at each of the
the documents.

Given, presented by:

S.G.C.

K. K. Venkappa



- 24 -

We, the Honourable members of the Legislative Assembly,
and the Secretary, Legislative Assembly, Bangalore,
hereby certify that the following document was
presented to us on the 25th day of May, 1946, by
Narayana Swamy, 4/6, 25/96, Davalli, Lalgudi, Madras.
We have examined a suitable position for our signature below
dated [redacted] on the terms and conditions set
out and have put our signatures on [redacted] =
by virtue of the arrangement which we have made
to this document.

Done this day of

A.D.C.

R. Srinivasan

丁惟汾全集

.....~~between the Kandu Development Authority, Namibia, and the Republic of South Africa~~,
between the Kandu Development Authority, Namibia, and the Republic of South Africa,
(which expression shall, unless the context does not so indicate, include its
subsidiaries) of the import and

should be called the Lodge which comprises shall consist the current day, we go about issues like hot units, administration, typewriters and purchases of the other men.

WHEREAS under the provision of the Urban Renewal, Town Planning & Development Act XI of 1973 relating to the disposal of building sites for development whereby the authority to demand Laissez Passer agreements entitles the plot of land necessary to be used for the term and conditions heretoafter agreeing for the purpose of continuing

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..... according to the standard EST-10 in B.R.C. Series
and inviting me to be succeeded by the Vice-Chairman of the Government Authority and
WHEREAS me tendering this Memorandum confirmed by the Transcription in English of the Original
Memorandum.

A HOW THIS PLACE GOT ITS NAME

The ownership of the premium of the U.S. 2% Due 1945 Long-term
Bonds of 20% of the Market Value, equal to \$100,000,000,000,000,
is held by the U.S. Government.

by the Customer to the Government Authority at the time of Supply. Supply shall mean the transfer, whether free or for value, of Authority (as defined below) Supply.

卷之三

Plot No.....910.....Block No....B/2.....Date.....21.08.1967.....Realty

balance of which is to be paid by the lessor in the manner hereinabove provided, and in consideration of the rent hereby reserved and of the Covenants, Provisions and Agreements contained and on the part of the lessee to be respectively paid, observed and performed, the Development Authority does hereby lease and let to the lessor all that plot of land numbered as.....210.....at a sum of rupees.....ten/-.....

Situated in Block.....B/2.....

at Column No.....11.....Area.....800 Sqft.

Containing by measurement.....2.25.....Area.....800 Sqft.

On the North by.....1.20.....On the East by.....0.30.....On the South by.....0.30.....On the West by.....0.30.....

and which said plot of land is more clearly delineated and severally described in the attached plan and to hold the said plot of land and premises thereafter referred to as "the Land" for the period of.....20.....years.....from the date of this indenture (hereinafter called) the said term except and save however to the Development Authority.

(a) A right to lay water mains, drains, sewers, or similar works under or over the abovesigned premises if deemed necessary by the Vice-Chairman of the Development Authority in developing the area.

(b) Full rights and titles to all rents and moneys in and under the abovesigned premises or any part thereof.

(c) Yielding and Paying therefor yearly in advance during the said term unto the Development Authority on the day of April in each year the sum of.....Rupees.....10/- for the first year having been paid yearly the sum of for which no further payment required.

2. AND THE LESSEE DOETH HEREBY COVENANT WITH THE DEVELOPMENT AUTHORITY IN THE MANNER FOLLOWING:-

(i) To pay to the Development Authority the amount of the rent aforesaid in two equal instalments, one half yearly, the first payment to be made on the first day of January and the second payment to be made on the first day of July, and so on for the remaining period of the lease, the last payment to fall due on the first day of January of the year of the expiry of the lease, and to make all payments in cash at the place of payment, namely, the office of the Vice-Chairman of the Development Authority, and to the officer

there appointed by

S/0.C.

To the last payment of the rent aforesaid to the person in charge of Rent Advances Office, dated 21st August 1967, Rs. 10/- being the amount of the last payment to be paid on the 1st day of January 1968, dated 21st October 1967.

Plot No. 340

1-3-1

Plot No. 340, Block 10, Sector No. 10, Bhopal.

I, the undersigned, make this declaration to say that the whole of the amount due
and the duty of such amount or its recovery only the fulfillment of the leasehold rights
which the lessor has taken together with building and fixtures, in respect of
the amount due on the instruments of transfer or otherwise by
whichever method other means of recovery, shall also be recoverable
by the manner provided under Section 40 of the Urban Planning & Development Act of 1973.

- (b) That the buildings to be constructed on the premises mentioned above
to be payment of the yearly rent, the amounts of fine payable by the
lessor being provided in item 2(m) the balance of the amount shall remain due therefrom
and that no liability hypothesized by the lessor in respect of the buildings and fixtures
and the amounts due as aforesaid shall continue till first stage of erection.
(c) That the lessor will apply to the Development Authority, A.D.A., for obtaining
discreet the site-rental rates of all plots/areas on the plots and it is the responsibility
of the government to furnish the said rates to the lessor at the time of grant of permission
and the rates will be intimated to the lessor.
(d) That the lessor will bear all cost and charges of taxes, license, registration and insurance of
every construction which may during the said term be made after completion of the building
will be the landlord of the same or the occupier in respect of the buildings
on the buildings to be erected thereon;
(e) That the lessor will obey and submit to all by-laws and rules of the Urban Developmen
t Authority and existing or future rules to exist in force at the time of transfer to the
possessor of immovable property as far as they affect the building, and the
use of the same in accordance with the place
(f) That the lessor will at his / his own cost erect on the premises provided in accordance
with the plan, specification and design, and the regulations so approved by the
Development Authority in writing and in a substantial and durable manner
except that the lessor need not do the same in case of demolition
(g) In the event of any dispute by the lessee in respect of any matter

with his successors, executors, administrators, according to the Development
Authority rules and bylaws in respect of buildings, fixtures, fittings and
furniture and will commence the construction of such buildings within six months of
the year and will complete them in the same duration and the whole of the period
of two years from the date of lease present by which such buildings become eligible
for the award by the Vice-Chairman of the Development Authority for award.

dated - 8-7-2002
S.C. G.





[REDACTED]

14

10/10/2006 10:02 AM 2006/10/10 10:02:00

- (b) That the Lessee will keep the demised premises and the boundaries thereof in good and substantial repair and the property committee is the final authority of the Vice-Chairman of the Development Authority.
- (c) That the Lessee will at his/her own expense erect the external screening by part of boundary walls to be constructed according to designs and building to be approved by the Vice-Chairman of the Development Authority and shall comply with all such walls in good and substantial repair.
- (d) That the Lessee will not cause or permit to be made any alterations to or additions to the said building or other construction and the same being on the demised premises, so that it permits to be erected any new building on the demised premises without the previous permission in writing of the Vice-Chairman of the Development Authority and prior to be accounted with the sum of fifteen thousand rupees and the plan of work proposed or by the Vice-Chairman of the Development Authority and in case of any deviation from such terms or plan will immediately seek except of losses from the Vice-Chairman of the Development Authority building him up from, compensation payment as appropriate and if the Lessee still neglects to do such payment to the Vice-Chairman of the Development Authority after the notice of such amount given to the Lessee, in such case, then it shall be referred to the Vice-Chairman of the Development Authority to issue a direction to remove within the期限 of the Lessee within fourteen days of receiving the same by paying to the Development Authority compensation as the Vice-Chairman of the Development Authority would determine and account to the Development Authority.
- (e) That the Lessee will clean and maintain its said building during the period of lease to the satisfaction of the Vice-Chairman of the Development Authority by reading cleaning guidelines to the building of the Development Authority.
- (f) That the Lessee will not carry on any business or any other activities without any simultaneous trade of business which may be carried out in addition to the business to be used for any business purpose or otherwise differently without the previous consent in writing of the Vice-Chairman of the Development Authority and subject to such terms and conditions as the Vice-Chairman of the Development Authority may impose and will not be allowed to carry out the business premises of any other business or business which may not be related to the business of the Development Authority, otherwise an account to the Development Authority or the Committee committee may be demanded accordingly.
- (g) That the Lessee will pay the Rent payable, including service charge payable together with one million rupees towards the cost of the Development Authority and shall pay any additional amount by notice given to the same.

Deo Prakash

10/10/2006

[Signature]

File No. 010 Block No. 7/2 Section No. 2 B.C.H. K.L.C.

writing of the Vice-Chairman of the Development Authority, retaining such documents, mortgage or leasehold interests in the divided portions, of the building hereby transferred or sold as is now; and every such transfer, assignment, transferment, mortgage or subleasing of the whole of the said land, land premises or buildings contained in and appurtenant thereto as aforesaid shall be subject to all the provisions and conditions herein contained and be answerable to the Vice-Chairman of the Development Authority in this respect thereafter.

- PROVIDED always that if the same or further transfers or permits are issued in the case may be, whether by sale, exchange, mortgage, subject or otherwise the divided portion of the building or parts thereof according to the plan annexed to the Development Authority at the time of the aforesaid copy of the instrument, relinquishing a mortgage or transfer deed together with notice thereof which is issued after the same shall have been duly registered under the Indian Registration Act or any other corresponding statute.
- (iv) That subject to other condition herein contained in case of subsequent transfer or relinquishment as aforesaid, of the divided, premises which take place before the completion of the building thereon according to the plan annexed by the Vice-Chairman of the Development Authority shall be entitled to receive £3 per (Seventy-five pence) on the difference in the premium received and paid by the transfer and where the Vice-Chairman is to receive by the transferor, he will fix a premium which will be the reasonable sum and the rate of the proposed transfer. The Vice-Chairman of the Development Authority, will have the sole option either to allow the transfer or the premium fixed by him to be increased by five percent of the difference in the amount of the fixed premium and paid by the transferee, to the Development Authority or if any such a recovery is to be made in the land and the premium will be the same obtained by the Development Authority from his transfer to the Development Authority. No transaction for the sale or relinquishment of the same file completed or commenced to be valid unless the reasonable premium mentioned above or the aforesaid option is to be exercised by the Vice-Chairman of the Development Authority has been fixed or duly exercised by the Vice-Chairman of the Development Authority and all the expenses due to the Development Authority from paid and permission to transfer or relinquish shall be paid by the Vice-Chairman of the Development Authority.
- (v) That the Lessee will pay all the expenses of the Development Authority and workers and others employing them belonging to the estate, including the cost of the land during the said term after three day's previous notice to the lessor and will carry on necessary works mentioned before and the lessor will give notice in writing specifying the works mentioned before and the time when they are to be carried out.
- (vi) That the Lessee will not do any alteration upon any part of the said land without written authority given by the lessor or his representative.
- (vii) That the lease will be fairly and honestly confirmed for the duration of the lease.

Given this day of
8 D.C.

H. J. S.

Ref No. 525 Date No. 10/1 Settlement No. 14-1000 Rev. 11

- the conditions mentioned herein before the payment of all sums due to the Development Authority and any violation of this lease and conditions by any witness shall be deemed to be a breach of all and it will be lawful for the Vice-Chairman of the Committee to demand the lessor under the terms of the heading that all the lessor
 (i) That the lessor will not erect or permit to be erected or any part of (including any structure, walls, sheds or other enclosures of any description which may be required for keeping) any dog, poultry or other animal which in the opinion of the Development Authority may be allowed by the Development Authority in writing.
 (ii) That the lessor will not receive horses, cattle or deerhunting fee shall not be paid for the killing of any deer or of a moose crooked antlered or any other deer or moose killed for hunting purposes.
 (iii) That the lessor is fully acquainted with the provisions of the Game Protection Act 1926.
 (iv) That the lessor hereby declares that the land held by the lessor is not subject to any easements covered under the Urban Land Control Act respectively as set out and so declared in excess quantities by the Development Authority under the Urban Land Control and Registration Act 1978 in all cases by the Board of the Development Authority under the Act.

3 AND IT IS HEREBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES TO THESE PRESENTS AS FOLLOWS:

(i) Notwithstanding anything herein before contained it is agreed between the parties hereto that the Vice-Chairman of the Development Authority (whose decision shall be final) may break by the lessor or by any person claiming through or under him or any one of the covenants or conditions hereinabove contained and shall be entitled and permitted and his permission and will be given to the lessor to do and execute all the lessor's transfers, assignments, lettings or leases in respect of the premises contained here in in the name of the lessor, lessor and his assigns, notwithstanding the whole of the demand therein contained without the previous consent of the lessee or the Development Authority as aforesaid and notwithstanding the non-acceptance and compliance therewith in the time and manner so required by the lessee or the Development Authority as provided in the lease or agreement or instrument of conveyance or the instrument of assignment herein referred to in this lease and until not a period of one month thereafter from the date the same shall have been demanded or paid by the lessor or the lessee or the Development Authority created and be valid and in full force and effect and the Development Authority in respect of any breach of agreement to pay the lessor or any sum stated in the terms of the lease and the amount so stated to be determined and assessed shall be \$1000.

Dated and signed by
A.P.C.

✓ J. L. -

Ph No. 810

Block No. 4/1

Sathorn No. 11, Office 101

Whereupon Provided aforesaid that the Lessee shall be entitled to compensation and payment in respect of all buildings, structures and equipment installed thereon by the lessor after taking up all fixtures, the Freeman and carriage and other dues according to the Development Authority's rules and regulations of the lessor and in case of failure on the part of the lessor to do so, the lessor shall be liable to the lessee for the amount of compensation and expenses incurred by the lessee in the development authority and the lessee shall have the right to claim compensation or recompence for the fixtures and materials set up as aforesaid on the premises during and thereafter provided furtherthat if the lessee fails to commence and complete the building within the time the lease was made, or if they dies or in absence the Vice-Chairman of the Development Authority may, before taking action to re-enter the premises, cause to be taken a survey of the same at the rate of 3% of the rent paid above mentioned for every month up to the maximum of 12 months during which time the lessor or his agent or any staff of his authority or any other officer or police committee or chairman of the Day Court Authority and in case of continuance of the lease for another 12 months, may then take up the land and determine the lease.

(b) Any lease entered into by the Development Authority with respect to the premises for purposes of collection of rents shall be deemed to be held by the lessee by way of under tenancy or under tenancy shall be recognized by the Development Authority.

(c) Any notice required to be served hereunder shall be delivered to the lessor sufficiently armed on the leased land in the manner aforesaid and for serving the Authority, Administrative Board, Legal Advisor (Secretary to the Development Authority), the Chairman of the Administrative Board, Legal Advisor (Secretary) of the Development Authority shall be sufficient delivered to the lessor.

IN WITNESS WHEREOF the parties hereto have affixed their hands in the following manner:

Witnessed by

Witness

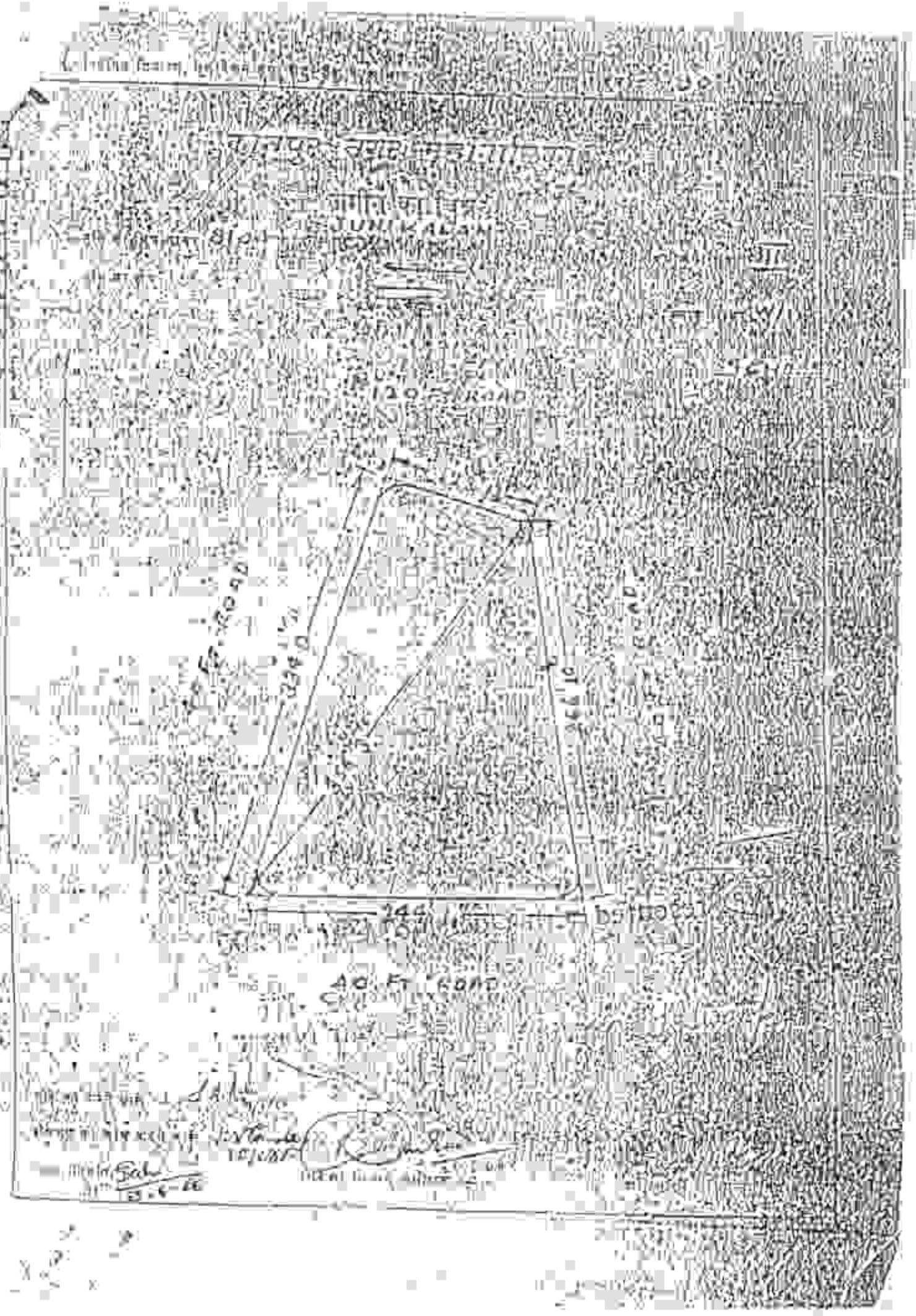
Witness

Witness

Done and executed by
S.D.C.

Development Authority
Kuala Lumpur

— Date — 12/12/2002

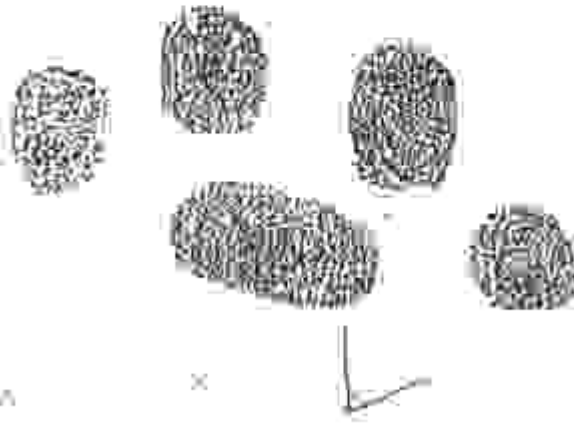


1. *Artemisia* *absinthium* L.

2. *Artemisia* *absinthium* L.
3. *Artemisia* *absinthium* L.
4. *Artemisia* *absinthium* L.



5. *Artemisia* *absinthium* L. *var. acerifolia* (L.) Coss.



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5. *Artemisia* *absinthium* L. *var. acerifolia* (L.) Coss.



W. *R. L. Smith*