

THIS AGREEMENT OF UTILITY EXECUTED in Ko

of August, 2018

BETWEEN

M/S. AM DEALERS PVT. LTD. (PAN No:- AAGCA7390G), having its registered office at CZ-20, Block - B, Metropolitan Society, Canal South Road, Kolkata - 700105, a Private Limited Company incorporated under the Companies Act, 1956 represented by its Directors. Mrs. Meenu A Goyal hereinafter called the SERVICE PROVIDER, which term and expression shall mean and include where the context so requires or permits themselves, legal representatives, executors, administrators nominees, assigns and successors-in-interest and wherever the context so requires in this Utility Agreement the singular shall mean and include the plural and the masculine gender shall mean and include the feminine gender and reference to individual shall also wherever the context so requires mean and include other legal entities of the ONE PART;

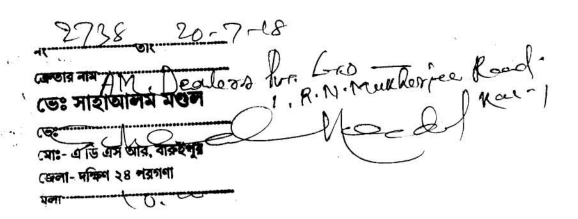
## AND

ANASHVISION CONSULTANCY PRIVATE LIMITED (PAN No:- AAQCA6344Q), (CIN: U74999WB2018PTC225102) having its registered office at 24/B, Manjendra Dutta Road, Dumdum Cant, P.O. & P.S. - Dumdum Cantonment, Near Narendra Cinema, Kolkata -700028, (WB) INDIA, a Private Limited Company incorporated under the Companies Act, 2013 represented by its Director Mr. Sandip Biswas, (PAN No:- ALQPB4952P) hereinafter

For AM DEALERS (P) LTD.

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called the COMPANY which term and expression shall mean and include wherever the context so requires or permits themselves, legal representatives executors administrators, nominees, assigns and successors-in-interest and wherever the context so requires in this Utility Agreement the singular shall mean and provide the plural and masculine gender shall mean and include the feminine gender or reference to individual shall also wherever the context so requires mean and include other legal entities of the OTHER PART;

WHEREAS the SERVICE PROVIDER is the Lessor of ALL THAT "Utility" required in office space of Unit number 6ES2, Mani Casadona, Financial HUB, New Town, Kolkata, (Utility as described in Schedule -1).

AND WHEREAS negotiation is having ensued between the Service Providers and the Company, the Company has agreed to take the Said premises for 24 months on leave & License basis from M/s. Lavanya Tie up (P) Ltd. by a separate agreement dated 1<sup>st</sup> August, 2018 herein after called the Leave & License Agreement on the terms and conditions as per the Leave & License Agreement, The Company requires the utilities at the Property for better utilization and enjoyment of the Property, which the Service Provider is capable of providing at the request of the Company.

The Company has thus approached the Service Provider to provide the Utilities, which the Service Provider has agreed to provide under the terms and conditions hereunder contained.

## NOW THIS AGREEMENT OF UTILITIES CHARGES WITNESSETH:

# A. UTILITIES:

The Service Provider shall provide to the Company for the property the following Utilities and the same shall be maintain by company at his own cost during the period.

- (i) Facilitating air-conditioning of the Licensed Space.
- (ii) Provision for connection of firefighting system/sprinkler system and Smoke Detector 22 in numbers.
- (iii) Full Furniture tables, work stations with wooden and glass portions and other fit outs and equipment's with 120 number in chairs as per designated Plan.
- (iv) False ceiling with all LED lights and complete wiring.

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FOR AM DEALERS (P) LTD.

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Director

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Director

(v) Complete Server Rack with Switch and Parch Anel connection with wiring on work station

Complete Telephone MDF Box with 150 pa (vi) station.

## B. COMMENCEMENT:

This Agreement shall be deemed to be commenced on and from 1st August, 2018, same as the date of commencement of the Leave & License Agreement.

## C. VALIDITY:

This Agreement shall remain valid and subsisting so long as the Leave & License Agreement is valid and subsisting in the event of any extension of the Leave & License, this Agreement shall automatically stand extended.

### D. TERMINATION:

This Agreement shall be co-terminus along with the Leave & License Agreement. If the Leave & License is terminable for any reason whatsoever, this Agreement shall also be deemed to be terminable and both the Agreements shall stand terminated simultaneously.

# **E. UTILITIES CHARGES:**

In consideration of the Service Provider to provide the provisions of the utilities to the Company, the Company shall, along with the license Fee, pay to the Service Provider monthly Utilities Charges as described below:-

(i) The Utilities Charges payable Rs. 70,040/- (Rupees Seventy thousand Fourty only) plus GST if applicable Provider on or before 7th day of each calendar month along with License fee. Utilities Charges will be increased by 5% after 12 months as same as License fee.

For AM DEALERS (P) LTD. N.anal

Director

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The Utilities charges is non- refundable ind-(ii) reduced, abated or waived under any circumstances including but not limited to termination of this ag the Leave & License.

> Such Utility Charges, which will be non - refu be reduced abated or waived under any circumstant termination of this Agreement. The Company shall not be entitled to withhold payment of the Utilities Charges for any reason whatsoever including, but not limited to, any deficiency or quantum of any of the Utilities nor shall it be entitled to any losses and/or damages from the service Provider on account of any ineffectiveness of the Utilities or on any other account whatsoever or howsoever.

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# F. ENHANCEMENT OF UTILITIES CHARGES:

The Utilities Charges agreed under this agreement shall stand enhanced as and when the License Fee under the Leave & License Agreement will be enhanced and extent of enhancement will be by the same percentage by which the License Fee is enhanced.

# G. TAXES AND OUTGOINGS:

The Company shall bear and pay all rates, taxes fees or outgoings arising out of the provision of the Utilities or any of them and the entire liability, financial or otherwise, which may arise out of and/or in connection with all rights granted hereunder, shall be that of the company.

## H. MUTUAL COVENANTS:

This Agreement is conditional upon and is subjected to fulfillment by the Service Provider and the Company of the following conditions, covenants and stipulations.

For AM DEALERS (1) LTD. M. honal

Director

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i. Company shall be full responsible for observing all laws, rules and regulations regarding use and employment of the rights granted hereun

ii. The rights granted to the Company hereunder is personal and in no event be assigned or the starter in any form. The Company shall not allow any other person establishment. Firm or company to use or enjoy such rights in any manner whatsoever and shall not enter into any agreement or any arrangement for assigning, parting with, disposing off or in any way sharing the rights in any manner whatsoever without prior written consent of the Service Provider.

- iii. The Parties at their own cost shall comply with, obtain and keep valid and subsisting all requisite permissions, licenses, registrations and approvals, including but not limited to those under the Municipal Laws. Local Laws, Labour Laws, Environment Laws or any other Laws as are applicable to the use and enjoyment of the rights granted hereunder. The Parties shall produce before each other, as and when called upon to do so, all such permissions and licenses aforesaid and shall satisfy each other that there is no violation of any Law by the Company.
- iv. The Parties are fully entitled to enter into this Agreement and there is no bar or restraint of any nature whatsoever in the Service provider granting the rights being granted thereunder which is confirmed by the Service Provider.
- v. Save those contributable to force Majeure, the Service Provider shall endeavor to ensure that the rights granted hereunder are not disrupted and the Company is able to enjoy all rights hereby granted hereunder are not disrupted and the Company is able to enjoy all rights hereby granted PROVIDED HOWEVER this will not in any manner cast any financial obligation of any nature whatsoever upon the Service Provider. This Agreement constitutes the entire understanding between the Parties with respect to the subject matter hereof and there are no representations, warranties, agreements or collateral

For AM DEALERS (P) LTD.

Director

ANASHVISION CONSULTANCY PRIVATE LIMITED

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understandings, oral or otherwi affecting this instrument not ex

vi. This Agreement supersedes a subject hereof.

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## **CO-TERMINUS:**

Notwithstanding within content herein above simultaneously with the termination of the Leave & License, this agreement shall also stand terminated in other words, this Agreement and the Leave License Agreement are co- extensive, concurrent/complimentary to each other. Both the License Fee and Utility Charges is hence, coterminus and shall remain in force so long as both are in existence. If one is terminated, the others shall automatically stand terminated and/or revoked.

## SURRENDER BY THE COMPANY:

This Agreement shall remain valid and subsisting so long as the Leave & License is valid and subsisting. This utility agreement may be terminated in the following Manner:

- a) Both parties can terminate this agreement by giving 60 days advance notice in writing to each other without assigning any reasons after the 24 months of the Leave & License period. First 24 months will be a lock in period.
- b) By Either the party upon giving 30 days advance notice in writing in the event of breach of terms & conditions of this utility agreement.
- c) By the SERVICE PROVIDER upon giving 30 days notice for nonpayment of utility charges for a period of 1(One) Months by the COMPANY then it will treated as a breach of Contract. It is specifically agreed between the parties herein that in the event of the COMPANY not having handed over the Schedule Property on termination/sooner determination of this utility Agreement, the

For AM DEALERS (P) LTD.

Director

ANASHVISION CONSULTANCY PRIVATE LIMITED

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COMPANY shall be liable to pay liquidated damages for use and occupation of the Schedule Property at thride the prevailing montally utility charges as long as the COMPANI Construct, hand one modern possession of the Schedule Property to The SERVICE PROVIDER.

#### K. ENFORCEMENT:

The Parties agree that irreparable damage would occur in the event any of the provisions of this agreement were not performed in accordance with their specific terms or were otherwise breached. It is accordingly agreed that the Parties shall be entitled to an injunctions without the posting of a bond to prevent actual or threatened breaches of or defaults under this Agreement and to enforce specifically the terms and provisions of this Agreement, this being in addition to any other remedy to which it is entitled at law or in equity.

#### L. PARTIAL INVALIDITY:

If any provision of this Agreement or the application thereof, to any person or circumstance shall be invalid or unenforceable to any extent, the remainder of this Agreement and the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law. If any such provision is so held to be invalid, illegal or unenforceable, the Parties hereto undertake to use their best efforts to reach a mutually acceptable alternative to give effect to such provision in a manner that is not invalid, illegal or unenforceable.

# M. RESERVATION OF RIGHTS:

No forbearance, indulgence, relaxation or inaction by any party hereto at any time to require performance of any of the provisions of this Agreement shall, in any way affect, diminish or prejudice the right of such Party to require performance of that provision and any waiver or acquiescence by any party hereto of any breach of any of the provisions of this Agreement shall not be construed as a waiver or acquiescence of any of the rights hereunder or arising out of this Agreement, acquiescence to or recognition of any other right under or arising out of this Agreement, or acquiescence to or recognition of rights and/or position other than as expressly stipulated in this Agreement.

FOR AM DEALERS (P) ITD.

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Director

ANASHVISION CONSULTANCY PRIVATE LIMITED

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#### N. INDEMNITY:

The Company hereby agree to indemnify and shall seen the employees, officers, agents and employees saved, in pleas a against all charges, duties, penalties, costs, damage injunctions, etc. accruing, arising out of or in relation to an experimental charges.

- (i) Noncompliance by the parties or their men, servants or agents, of any statutory requirement including, but not limited to, those relating to employment, industrial or environmental laws.
- (ii) Third Party contract or arrangement entered into by the parties.
- (iii) Breach of security and/or rules made.
- (iv) Theft, burglary and similar other loss of goods within the Property.
- (v) Non performance of any of the obligations of the parties under this Agreement.

## O. FORCE MAJEURE:

Force Majeure shall include contingencies caused by neither of the Parties and unforeseen occurrences/circumstances such as war, fire, tempest, floods, earthquake, civil unrest, strike, lock out acts of the Government or any other event that can be attributable to Act of God, and in such an event:

- (i) None of the Parties shall be deemed to have committed any default in the performance of its contractual obligations whilst the performance thereof is prevented by Force Majeure and the Time limits/conditions laid down in this Agreement for their performances shall be extended accordingly upon occurrence and cessation of any event constituting Force Majeure provided however that the affected Party immediately gives notice in writing to the other Party.
- (ii) If the Force Majeure Persists for a continuous period of 30 (Thirty) days and, in the opinion of either Party it shall continue for an indefinite period, the affected Party shall give a notice in writing to the other party of such continuance. Within one month from the date of such notice, the Parties shall meet to reach an agreement for continuation, modification or termination of this agreement. If an agreement as above cannot be reached, this agreement shall automatically stand terminated.
- P. This Agreement or any matter connected therewith shall be subject to the jurisdiction of competent Courts at Kolkata only.

FOR AM DEALERS (R) LTD.

Director

ANASHVISION CONSULTANCY PRIVATE LIMITED

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# **SCHEDULE 1**

area a little more or less on the 6<sup>th</sup> Floor, Mani Casadona, Block-Last Francial Hub.

NO. IIF/4, STREET NO. 372, ACTION AREA IIF, NEWTOWN, Kolkata 76, 137 (1) Carparking space.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS, SEAL AND SIGNATURE TO THIS AGREEMENT OF UTILITY ON THE DAY< MONTH AND YEAR FIRST ABOVE WRITTEN IN THE PRESENCE OF THE FOLLOWING WITNESS.

# WITNESS

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AH-11, Ralindvapury
Krishnapur, Vol- 700101.

SERVICE PROVIDER

2. Abbisher Todi Abbisher Todi 3A, K.K. Pally, Birati, Koz-70005

ANASHVISION CONSULTANCY PRIVATE LIMITED

Director