

No. 10617/M3/2016

Directorate of Mining & Geology
Kesavadasapuram, Pattom P.O.
Thiruvananthapuram-4
Tel: 0471-2447429
Fax: 0471-2447429

E.mail: director.dir.dmg@kerala.gov.in

Web: www.dmg.kerala.gov.in

Dated: 05/01/2017

From

The Director of Mining & Geology

To

M/s Pynadath Granites (P) Ltd,
Pynadath Estate, Pulinkara
Kuttichira. P.O, Thrissur – 680 724
(Represented by its Managing Director, Shri. Shibu Pynadath John)

Sir,

Sub: Mining & Geology - Mines and Minerals - Minor Minerals- Granite Building Stone -
Preparation and execution of quarrying lease deed – reg –

Ref: 1. Pro.Order No. 627/2016-17/10617/M3/2016 Dated: 05/01/2017
2. KMMC Rules 2015
3. Pro.Order.No.606/SEIAA/EC1/4633/2015 dtd 17/02/2016 of State
Environment Impact Assessment Authority, Thiruvananthapuram, Kerala

Please refer to the Proceedings Order cited above wherein a lease for Granite (Building Stone) is granted to M/s Pynadath Granites (P) Ltd, Pynadath Estate, Pulinkara, Kuttichira. P.O, Thrissur – 680 724 (Represented by its Managing Director, Shri. Shibu Pynadath John). I request you to prepare three copies of the quarrying lease deed original on plain paper and two copies of the same stamped paper worth Rs. 200/- and produce the same before the **Geologist, District Office, Thrissur** for scrutiny and execution. The date of execution will be entered up by the Geologist at the time of execution. After scrutiny of the quarrying lease deed, the Geologist will inform you the date of execution convenient to him. After execution as per the request of the Geologist stamp duty will be fixed by the District Registrar, **Thrissur** and he will receive the stamp duty and a certificate of remittance of stamp duty will be entered in the lease deed. A chalan for Rs **47,981/-** (Rupees forty seven thousand nine hundred and eighty one only) being the security deposit is enclosed herewith duly countersigned. Please affix your signature at the appropriate places before remittance of money in the treasury. The original treasury receipted chalan may also be produced along with the typed copies of the lease deed and the draft form 'H' which is enclosed herewith, before the Geologist, District Office, **Thrissur** at the time of execution.

Please note that the quarrying lease deed has to be executed within a period of six months from the date on which quarrying lease has been granted and got registered in accordance with the Registration Act, 1908 vide Rules 44 of the Kerala Minor Mineral Concession Rules, 2015. Form 'D' is also enclosed herewith for strict compliance and to report thereof.

Yours faithfully

Handwritten signature and date: 05/01/2017

Encl: as above



Handwritten initials
DIRECTOR OF MINING & GEOLOGY (I/c)

Copy to –

The Geologist, District Office Thrissur
(Letter No. 2614/C2/TDO/15 dtd 13/10/15, 23/11/16 & 30/12/2016)

He is instructed to execute the lease deed the as and when it is received. The Original survey map is enclosed herewith. Please acknowledge. A copy of the lease deed may be forwarded to this office soon after registration. The area under this grant should be demarcated and boundary stones fixed before execution of the lease deed.

You are also instructed to obtain and forward the Form D to this office. No movement permits should be issued before the service of Form 'D' notice, which is a statutory requirement.

You are further instructed to forward photocopies of the registered lease deed to the Director of Mines Safety, Bangaluru Region & District Collector. Also ensure that the lessee has erected notice board and made proper fencing before the execution of lease deed as stipulated in the rules.

g

PROCEEDINGS OF THE DIRECTOR OF MINING & GEOLOGY

Sub: Mining & Geology-Mines & Minerals - Minor Minerals – Granite Building Stone –
Quarrying lease to, M/s Pynadath Granites (P) Ltd, Pynadath Estate, Pulinkara, Kuttichira.
P.O, Thrissur – 680 724 (Represented by its Managing Director, Shri. Shibu Pynadath
John) - sanctioned– orders - issued.

- Ref:**
1. Application dated 07/10/2015 from M/s Pynadath Granites (P) Ltd, Pynadath Estate, Pulinkara, Kuttichira. P.O, Thrissur – 680 724 (Represented by its Managing Director, Shri. Shibu Pynadath John)
 2. Letter No. 2614/C2/TDO/15 dtd 13/10/15, 23/11/16 & 30/12/2016 from the Geologist, District Office Thrissur
 4. Pro.Order.No.606/SEIAA/EC1/4633/2015 dtd 17/02/2016 of State Environment Impact Assessment Authority, Thiruvananthapuram, Kerala
 3. Kerala Minor Mineral Concession Rules, 2015.

No. 627/2016-17/10617/M3/2015

Dated, Thiruvananthapuram,

05/01/2017

ORDER

A quarrying lease is granted to, **M/s Pynadath Granites (P) Ltd**, Pynadath Estate, Pulinkara, Kuttichira. P.O, Thrissur – 680 724 (Represented by its Managing Director, Shri. Shibu Pynadath John, S/o Pynadath Joseph John, Pynadath House, Karukutty P.O, Ernakulam – 683 576), to quarry Granite (Building Stone) over an area of **4.7981** hectares of private land comprised in **Survey Nos. 2056/2pt, 2056/3pt, 2057/pt, 2063/pt, 2066/1pt, 2067/1, 2067/2** of Kuttichira Village, Chalakudy Taluk, Thrissur District for **11 (Eleven)** years from the date of execution of the quarrying lease deed under the Kerala Minor Mineral Concession Rules, 2015 and as per the survey map issued by the Tahsildar Chalakudy and the approved Mining Plan and environmental clearance submitted by the applicant subject to the under mentioned conditions.

1. Royalty is payable to Government as per Rule 32 of the Kerala Minor Mineral Concession Rules, 2015 in respect of minor mineral quarried and moved out of the quarry subject to revision from time to time on the basis of amendments to the schedule I of the said Rules.
2. Dead rent is realizable under 29(1)(d) of the said rules subject to revision from time to time on the basis of amendments to the schedule II of the said rules.
3. Surface rent realizable under 29(1)(e) of the said rules will be equal to the land revenue assessed by the Revenue Department subject to revision from time to time on the basis of the land revenue.
4. The lessee shall execute a quarrying lease deed within a period of six months from the date of this order in form 'H' as per Rule 43 of the Kerala Minor Mineral Concession Rules, 2015.
5. The lessee shall also deposit an amount of Rs 10,000/- (Rupees Ten Thousand only) per hectare as security deposit for the observance of the terms and conditions of the lease before the deed is executed as per rule 42 of the said rules. The lessee shall commence quarrying operation only after the deed is executed and registered.
6. The quarrying area shall be demarcated and boundary stones fixed at the lessee's expenses before execution of the quarrying lease deed.
7. The lessee shall not win and dispose of any type of dimension and decorative stones from the area over which the quarrying lease has been sanctioned on the strength of this order.
8. The production of Granite (Building Stone) from the area covered under this grant shall be subject to the quantity specified in the Mining Plan submitted by the lessee. But the quantity of extraction is restricted to 150000 Metric Tons per year as applied.
9. (i) The lessee shall erect a notice board in Malayalam at a prominent place with a minimum size of 1 metre X 1.5 metres in a metallic board near to the entrance of the quarry to the effect that it shall contain the name and address of the permit holder, mineral concession number and date, the mineral to be extracted, permit number and date and its date of expiry,

2

quantity of extraction permitted (if applicable). Area of extraction permitted, explosives used (if any), etc.

- (ii) The lessee shall erect a warning board with danger sign regarding operation of the quarry, 100 metres away by the side of the road leading to it.
11. The lessee should provide retention wall/barricade/fencing compound wall surrounding the quarry before the commencement of the quarrying operation for preventing accidents by failing of human being animals, vehicles and material into the quarry. The lessee should take effective preventive measures for the safety of labourers as well as the general public.
12. The lessee should leave a distance of 7.5m from the adjacent boundary lands including government puramboke land while carrying out quarrying operations.
13. The lessee should not assign, sublet or transfer his lease or any right or interest therein to any person without previous permission of the Director of Mining & Geology.
14. The lessee shall pay tax related to Revenue Department, if any, as directed by them and the details should be furnished to the Geologist periodically.
15. The lessee shall operate the quarry in accordance with the condition stipulated in the environmental clearance and mining plan submitted by him.
16. The lessee shall obtain all other statutory licences/clearances/No Objection Certificates from other authorities concerned including Explosive licence, consent from Pollution Control Board and D & O licence from the Local Self Government Department concerned.
17. The lessee shall produce modified mining plan before three years from the date of execution of lease and progressive quarry Closure Plan before completion of five years of operation of the quarry.
18. The lessee shall produce a financial guarantee of **Rs 1,19,953 (Rupees one lakh nineteen thousand nine hundred and fifty three only)** as stipulated in rule 62 of KMMC Rules 2015, before execution of lease deed.
19. The lessee shall pay 10% of the amount of royalty/consolidated royalty as the case may be paid by him, being the quarry safety fund in addition to the royalty/consolidated royalty, as per rule 63 of KMMC rules, 2015.
20. The lessee shall carryout mining operations as per the approved mining plan.
21. The lessee shall renew Environmental Clearance on or before **16.02.2021** for the operation of the quarry for the remaining period.
22. The quarrying permit granted from the district office, if any, in the area of this quarrying lease is hereby stands cancelled from the date of this order.

The terms and conditions stated in this order will be subjected to such further modifications as may be made by the State Government from time to time.

Sd/-

T.K. Ramakrishnan
DIRECTOR OF MINING & GEOLOGY (I/c)

To

M/s Pynadath Granites (P) Ltd,
Pynadath Estate, Pulinkara
Kuttichira. P.O, Thrissur – 680 724
(Represented by its Managing Director, Shri. Shibu Pynadath John)

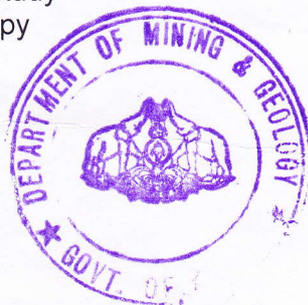
Copy to:

1. The Director of Mines Safety,
No.5, 100FT,Road,17th Main, Koramangala 4th Block
Bengaluru, Karataka - 560034
2. The District Collector, Thrissur
3. The Geologist, District Office, Thrissur
4. The Tahsildar, Chalakkudy
5. Stock File (2), File Copy

(BY ORDER)

Handwritten signature
05/01/2017

SENIOR SUPERINTENDENT



Duphede 33/1/17



കേരളം കേരल KERALA

FORM H
(See Rule 43)
QUARRYING LEASE

BK 610245



This deed of lease made on this the.....^{16th} day of January.....2017 between the Governor of Kerala (hereinafter referred to as the "State Government" which expression shall, where the context so admits be deemed to include his successors and assigns) of the one part and **Shri Shibu Pynadath John, Managing Director, M/s Pynadath Granites (P) Ltd, Pynadath Estate, Pulinkara, Kuttichira P.O, Thrissur - 680 724, aged 46 yrs son of Sri Pynadath Joseph John resident of Pynadath House, Sanjoe Nagar, Karukutty P.O, Karukutty Village of Aluva Taluk of Ernakulam District (hereinafter called the "lessee/lessees"** which expression shall where the context so admits, include his/their heirs, executors, administrators, representatives and permitted assigns) of the other part.

Witnesseth that in consideration of the rents and royalties and lessee's/Lessees' covenants, hereinafter reserved and contained the State Government hereby give on lease to the lessee/lessees the land measuring 4.7981 hectares described in the schedule hereunder and delineated on the plan hereto annexed and therein coloured

Dr.S.Sooraj

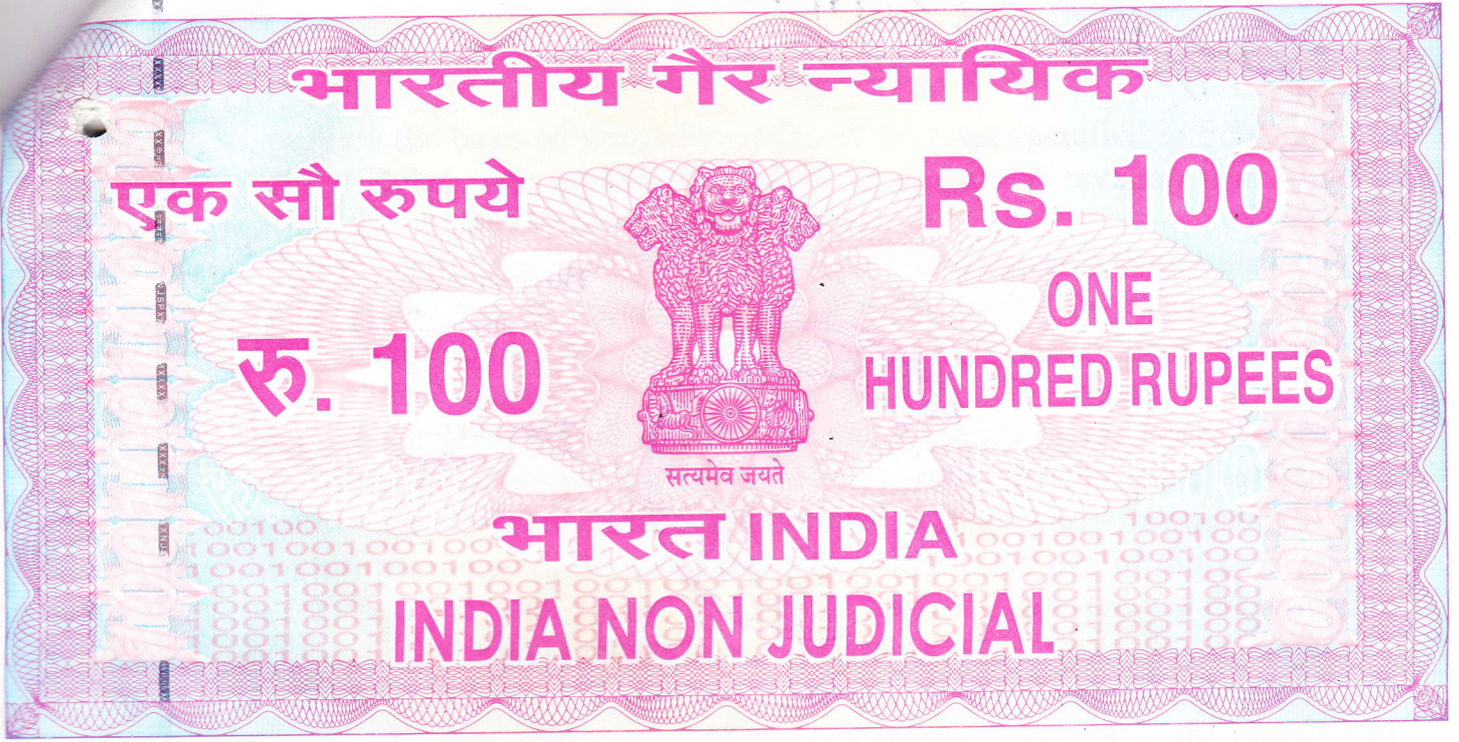
GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020

Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

No. 29126 B (COI) - MONITORING DIRECTOR,
09/01/2017 PYNADATH GRANITES
PVT. LTD,
KUTTICHIRA. P.O.

K. SUBRAMANIAN
STAMP VENDOR
ANGAMALY





കേരളം KERALA

- 2 -

AZ 521206

red (hereinafter called the "said lands") to hold the same for a period of **Eleven** (11) years commencing from the 16-1-2017.....and ending on the 15-1-2028 for the purposes of extracting minor mineral/minerals and subject to the terms and conditions contained in the Kerala Minor Mineral Concession Rules, 2015 (hereinafter referred to as "the Rules") and to the terms and conditions hereinafter appearing

1. The lessee/lessees shall have the right in and upon the said lands to extract Granite Building Stone (here in after called the said mineral/minerals) and to do all acts necessary for the extraction of the said mineral/minerals including the erection on the said lands, buildings and plant required for the purposes and also to take lead and carry away over the said lands and to dispose of the said minerals extracted as aforesaid.
2. The lessee/lessees shall during the subsistence of this lease have the liberty to work the said mineral/minerals and remove the same from the leasehold on permits issued by the State Government/competent authority or any other officer authorized by him in this regard. The permits shall be issued

Dr S. Sooraj

GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020

Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

no 32339 / 12.100
16-1-17

SHOBHA.R
Stamp Vendor
Angamaly



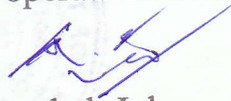
Managing Director
Pynadath Granites
Kuthiching P.O

only on the basis of pre-paid royalty at the rates specified in Schedule I to these Rules. The royalty rates shall be subject to revision from time to time as the State Government may order.

3. The lessee/lessees shall pay to the State Government a yearly surface rent equal to the land revenue if any, assessable under the rules for the time being in force, or if the land be the property of Government or in reserve forest then equal to the land revenue plus cess, if any, per hectare of the land the surface whereof shall be occupied or used by the lessee/lessees for any of the purposes of this deed and so in proportion for any area less than one hectare. The said surface rent shall be paid by yearly payments; the first of such payments to be made on or before the last day of the first year of occupation provided always that no such rent shall be paid or demanded in respect of any roads or ways now in existence.
4. The lessee/lessees shall at all times during the currency of this lease keep correct and intelligible books of account showing accurately the quantity of the said minerals extracted and the weight and value of the said mineral sold or exported together with the names of the purchasers or consignees. The lessee shall also maintain a register of employees showing therein separately men, women employed daily and shall at reasonable times allow the competent authority appointed under the rules (hereinafter referred to as "competent authority") or the officer authorised by him to examine the said books of account and the register of employees and to take copies and extracts there from. The lessee/lessees shall submit reports in Forms F and G on the specified dates.
5. All sums found due under or by virtue of this deed from the lessee/lessees may be recovered from him jointly and severally from them and his/their properties movable and immovable under the provisions of the Revenue Recovery Act for the time being in force as though such sums are arrears of land revenue or in any other manner as the State Government may deem fit.
6. The lessee/lessees shall at the lessee's/lessees' own expense erect and at all times maintain and keep in repair boundary marks and pillars along the boundaries of the said lands according to the demarcation shown in the plan here to annexed.
7. In cases where explosives are not used for quarrying the lessee shall not carry on or allowed to be carried on any quarrying operations at or to any

Dr.S.Sooraj

GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020


Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

This instrument contains

.....9 sheets..... 324 sheets



Thrissur District Registrar
Collector

REGISTERED AS DOCT. No. 233
OF 2007 IN BOOK 1 VOLUME 2139
FROM PAGES 101 TO 111 (Including plan)
9 SHEETS 374 SHEET.DAY
OF
SUB REGISTRAR

31st day of January 2012 

Ravikumar Sub Registrar



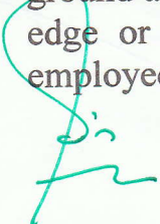
points within a distance of 75 metres from any railway line except with the previous written permission of the Railway Administration concerned; and any bridge on National Highway or 50 metres from any reservoir, tanks, canals, rivers, bridges, public roads, other public works, residential buildings, the boundary walls of places of worship, burial grounds, burning ghats or any Government protected monuments or forest lands which do not conform to the category of wildlife forests except with the previous permission of the authorities concerned or State Government or competent authority or any other officer authorised by the State Government in this behalf.

In cases where explosives are used for quarrying, the lessee shall not carry on or allowed to be carried on any quarrying operations at or to any points within a distance as specified by the Kerala State Pollution Control Board, from time to time, for granting Consent to Operate for such quarrying as approved by the Government from any railway line, bridge, reservoir, tanks, residential buildings, Government protected monuments, canals, rivers, public roads having vehicular traffic, other public works or the boundary walls of places of worship or 50 metres from any burial grounds or burning ghats or village roads or forest lands which do not conform to the category of wildlife forests.

The above said distances shall be measured in the case of a railway, reservoir or canal horizontally from outer edge of the cutting or outer edge of the bank, as the case may be and in the case of a building horizontally from the plinth thereof.

For the purposes of this clause the expression 'railway' and 'railway administration' shall have the same meaning as defined in sub-sections (4) and (6) of section 3 of Indian Railway Act, 1890 (IX of 1890).

8. The sides of open workings shall be sloped, stepped or secured by the lessee in such a manner as to prevent slope failure, when an open working is worked in steps, steps shall be of sufficient breadth in relation to their height to secure safety. In open workings trees liable to fall and all loose ground and material shall be removed by the lessee sufficiently far from the edge or otherwise made source in order to prevent danger to persons employed in the quarry.


Dr. S. Sooraj

GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
TRISSUR-680 020


Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

This instrument contains
.....9 sheets.....4^{1/2} sheet



[Handwritten Signature]
Thirissur District Registrar/
Collector

Document No 233 of 2017 of BOOK 1
Total 9 Sheets, 4 Sheets

THE REGISTRAR

[Handwritten Signature]

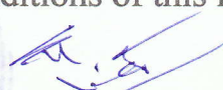


THIS INSTRUMENT IS VALID FROM THE DATE OF REGISTRATION

9. If a working place is found to be unsafe all persons shall be withdrawn by the lessee/lessees immediately from the dangerous area and all access to such working place except for the purpose of removing the danger of saving life shall be prevented by securely fencing the full width of all entrances to the place.
10. The lessee/lessees shall at all reasonable times allow any officer authorised by the Central Government or by the State Government in that behalf to inspect the said lands and the buildings and plants erected thereon and the lessee/lessees shall assist such persons in conducting the inspection and afford them all information they may reasonably require, and shall conform to and observe all orders which the Central and State Governments as the result of such inspection or otherwise, may from time to time pass.
11. The lessee shall be responsible for implementing the provisions of the Various labour laws applicable, from time to time, to the quarry.
12. The lessee/lessees shall not assign or underlet the said lands or any part thereof or the rights or privileges, therein hereby granted or any of them without the previous permission in writing of the State Government / competent authority.
13. Where the lease or any right, title or interest therein has been assigned, sublet or transferred as provided in rule 45 read with condition 12, then the person in whose favour such assignment, sublease or transfer has been made shall be responsible for implementing the provisions of the various labour laws applicable, from time to time, to the quarry.
14. The lease may be surrendered by the lessee/lessees at any time after 3 months notice in writing to the State Government/competent authority provided the lessee/lessees has/have paid all sums due on account of the lease: Provided that if the lessee/lessees elects/elect to determine this lease before the expiry of the term of the lease, shall pay in addition to other dues a sum equal to the dead rent payable for the remaining part of the term of the lease deed.
15. If the lessee/lessees shall be desirous of taking a further lease of the said lands he/they shall give three months' previous notice in writing of such desire to the State Government/competent authority and if the lessee/lessees has/have duly observed all the conditions of this lease, the

Dr.S.Sooraj

GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020


Shibu Pynadath John
Managing Director

M/s Pynadath Granites (P) Ltd.

This instrument contains
.....9 sheets.....5th sheet



Thrissur District Registrar/
Collector

Document No 233 of 2017 of Book 1
Contains 9 Sheets, 5 Sheet

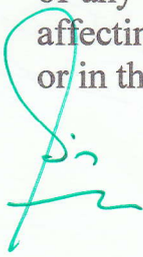


RECEIVED
[Handwritten signature]

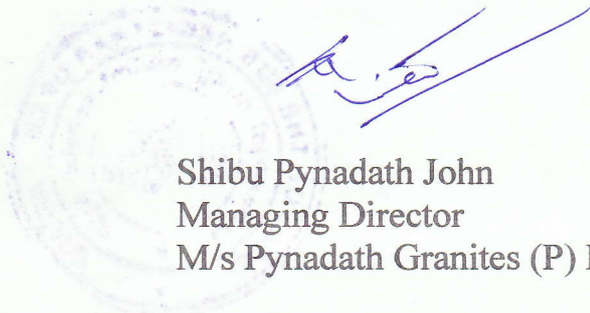
DEPARTMENT OF REVENUE
DISTRICT OFFICE
THRISSUR

State Government/competent authority may agree to renew the lease for such further term and on such terms and conditions as the State Government/competent authority may determine which shall be in accordance with the provisions of these rules.

16. If the lessee/lessees shall at any time during the said term use the said lands or any part thereof in any manner other than as authorised by this lease or fail to carry on quarrying operations continuously without sufficient cause of which the State Government/competent authority shall be the judge or shall commit a breach of any of the conditions of this lease it shall be lawful for the State Government/competent authority to cancel this lease and take possession of the said lands or the alternative to receive from the lessee/lessees such penalty not exceeding 25,000 for the breach as the State Government/competent authority may fix.
17. If at the expiration of three calendar months after the expiry of the lease or its sooner determination, there shall remain in or the said lands, any engines, machinery, plant buildings, structures and other works erections and conveniences the said minerals or other property which the lessee is/lessees are entitled to remove from the said lands, the same shall, if not removed by the lessee/lessees within one calendar month after notice in writing requiring their removal be given to the lessee/lessees by the State Government/competent authority be deemed to become the property of the State Government in such manner as they may deem fit without liability to pay any compensation or to account to the lessee/lessees in respect thereof.
18. This lease subject to all rules and regulations which may from time to time be issued by the State Government regulating the working of the quarries and other matters affecting safety, health and convenience of the lessee's/lessees' employees or of the public, whether under the Indian Mines Act or otherwise.
19. The lessee/lessees shall without delay send to the District Collector and the competent authority or the officer authorised by him in this regard report of any accident causing loss of life or serious bodily injuries or seriously affecting or endangering life or property which may at any time occur at or in the said lands in the course of operations under this lease.


Dr. S. Sooraj


GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020


Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

20. The lessee/lessees shall furnish such reports and returns relating to output, labourers employed and other matters as the State Government may prescribe.
21. The lessee/lessees shall make and pay such reasonable compensation as may be assessed by lawful authority in accordance with the law in force on the subject for all damage, injury or disturbance which may be done by him/them in exercise of the powers granted by this lease and shall indemnify and shall keep indemnified fully and completely the State Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
22. Any condition prescribed in the Kerala Minor Mineral Concession Rules, 2015 but left out in this lease which may be found applicable to the lessee / lessees shall be treated as binding on the lessee/lessees.
23. In this case anticipated royalty for the mineral at rate of Rs. 24/- (Rupees Twenty Four Only) per tonne for a period of one year is Rs. 36, 00,000 (Rupees thirty six lakh only)
24. Dead rent realized at the rate of Ist year-NIL IInd year-Rs. 300/-(Rupees Three Hundred Only) and IIIrd year onwards-Rs.1,200/-Rupees One Thousand and Two Hundred Only) per hectare subject to revision from time to time. Surface rent at the rate of Rs 200/- (Rupees two hundred only) per hectare for **one year** is Rs 960/- (Rupees nine hundred and sixty only) and security deposit is Rs 47,981/- (Rupees forty seven thousand nine hundred and eighty one only) *PAN NO. AACCPG102P*

The Schedule above referred to Description of Land

District	: Thrissur
Taluk	: Chalakudy
Village/Amsom	: Kuttichira
Survey No.of the Area	: 2056/2pt,2056/3pt, 2057/pt, 2063/pt, 2066/1pt, 2067/1, 2067/2
Area in Hectares	: 4.7981 Hect

Dr.S.Sooraj
GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020



Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

Bounded by Survey No:

On the North by : Sy.No. 2055/2, 2056/3,
2068, 2066/1pt
On the East by : Sy.Nos. 2065, 2063pt
On the South by : Sy.No. 2061, 2058
On the West by : Sy.No 2054/2, 2054/4

In witness whereof the parties hereto have set their hands here unto on the day and year first above written.

Signed by Dr. S. SOORAJ
for and on behalf of the Governor of Kerala.

GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020

In the presence of.....

- (1) Ajith R, Mineral revenue Inspector
Dept. of Mining & Geology, D/o Trissur
- (2) M. Madakumar, Clerk
Department of Geology, Trissur

Signed by SHIBU PYNADATH JOHN For Pynadath Granites (P) Ltd.

for and on behalf of the lessee/lessees **Managing Director**
In the presence of

- (1) P. D. Jerry, Pathinikol & Mathinkkanny (PO)
- (2) Shenry. Pappachan palligan (H) & Karukutty P.O

Dr.S.Sooraj

GEOLOGIST
DEPARTMENT OF MINING AND GEOLOGY
DISTRICT OFFICE
THRISSUR-680 020

Shibu Pynadath John
Managing Director
M/s Pynadath Granites (P) Ltd.

