AN AGREEMENT BETWEEN PURCHASER AND SUPPLIER

This De	ed of Agreement is made and entered into on	day of	20
	BETWEEN		
Radhey Commi	ikas Charitable Society, non-government organis Puri Extension – I, Jagatpuri Crossing, Delhi – 110 ttee (here in after called THE PURCHASER which ter) on the one Part.	0051, represented by	y its Purchase
	AND		
(here i	having its office at n after called THE SUPPLIER which term shall includer Part.		ssigns) on the
	as Manovikas Charitable Society has a branch Injali Enclave, Outer Ring Road, Pitam Pura, Delhi – 1		BIIHM, B-98,
	hereas THE PURCHASER is willing to purposes mentioned above.		
And w	hereas for this purpose THE PURCHASER desires	to appoint a Suppl	ier to supply
	hereas THE SUPPLIER expresses their desire to en ASER for the job fully described in Schedule-A.	ter into an agreem	ent with THE
NOW 1	THIS DEED OF AGREEMENT WITNESS THE TERMS AN	ID CONDITIONS AS F	OLLOWS:
1.	That the Agreement shall come into force immed the final completion of the job or cancelled by THE	•	ain valid until
2.	That the materials more specifically described in Sc SUPPLIER at	hedule-A shall be su	pplied by THE
3.	That THE PURCHASER reserves the right to change any reasonable ground or grounds and the SUPPL the materials at the new site. The transportation could be decided by both the parties.	IER shall be responsi	ible to deliver
4.	That the quality and quantity of the materials sha THE PURCHASER as well as samples submitted by THE PURCHASER.		
5.	That the delivery of the materials shall be made by management and responsibility as per Schedule-B.	y THE SUPPLIER at th	neir own cost,
6.	That THE SUPPLIER shall be fully responsible for condition at the specified site of THE PURCHAL triplicate.	•	_
7.	That THE PURCHASER's representative(s) at and reserves the right representative(s) considers those to be inferior quality.		

- 8. That the goods rejected by the representative(s) of THE PURCHASER shall be replaced by THE SUPPLIER and THE SUPPLIER shall bear all risks/costs of the materials rejected by THE PURCHASER.
- 9. That the transportation of the goods shall be made by THE SUPPLIER on the same day as the quality control check by the representative(s) of THE PURCHASER. Representative (s) of THE PURCHASER will accompany the goods from the quality control check to the site of delivery. Any goods which are not accompany by the representative(s) of THE PURCHASER will not be accepted.
- 10. That the cost of supply of materials will be Rs. ______ described specifically in Schedule A and payable by THE PURCHASER to THE SUPPLIER.
- 11. That THE PURCHASER reserves the right to change the quantity of items if they feel necessary during the validity of this Agreement.
- 12. That THE SUPPLIER shall not without the consent in writing of THE PURCHASER assign or sub-let the contract or any part thereof, or make any agreement with any person/company for the execution of any portion of the supply. In this regard consent by THE PURCHASER will not relieve THE SUPPLIER from full and entire responsibility for this Agreement.
- 13. That THE SUPPLIER shall indemnify THE PURCHASER in respect of all claims, damages, compensation or expenses payable in consequence of any injury or accident caused by them ie. THE SUPPLIER.
- 14. That the custom duty, VAT or other Taxes and cost of transportation, or any other incidental charges, if required in connection of the delivery of goods shall be borne by THE SUPPLIER.
- 15. That the Payment shall be made by THE PURCHASER from Manovikas office in Rupees______ through A/C payee Cheque only on production of invoice along with delivery dockets confirming receipt of goods by THE PURCHASER's Representative(s) at site.
- 16. That THE PURCHASER may allow Part Payment for running bill on the request in writing of THE SUPPLIER.
- 17. That if THE SUPPLIER shall in any manner neglect or fail to carry on the work or performance of the terms of the Agreement with due diligence or violates any of the terms of this Agreement THE PURCHASER shall be entitled to cancel The Agreement and demand damages.
- 18. That if THE SUPPLIER fails to deliver the materials as per agreed Schedule, penalty will be imposed by THE PURCHASER at the rate of (1%) of total contract value for each day of delay.
- 19. That if any dispute arises in connection with or under this Agreement between the Parties hereto, the matter shall be referred to the Delhi High Court Jurisdiction at Karkardooma Court.

SCHEDULE – A

Sl. No	Item	Specification	Quantity	Rate	Total	Signature
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						

SCHEDULE – B

SI. No	Specification of Item	Quantity	Delivery Date	Delivery Site	Signature
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					

Signed on th Purchaser as f	eday of follows:	for	and on	behalf	of the	Supplier	and
SUPPLIER		PURCHASER					
1	1						
	2						
3	3						
	WITNESSES		ESSES				
1	1						
	2 al each page).						