**Agreement for Job Done from Other Company**

THIS ARTICLE OF AGREEMENT IS MADE THIS  \_\_\_\_\_ day of \_\_\_\_\_,  between \_\_\_\_\_, through its Authorized Signatory, \_\_\_\_\_  age \_\_\_\_\_\_\_ son of  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (hereinafter called party of the first part) and \_\_\_\_\_, through \_\_\_\_\_ (hereinafter called the party of the second part) where by it has been agreed and declared by and between the parties here to as follows :-

1.    The expressions the party of the first part and party of the second part shall include their respective heirs, executors, representatives, and assigns.
2.    Where as the party of the first part is running its business of \_\_\_\_\_ for \_\_\_\_\_ of \_\_\_\_\_ etc.
3.     And whereas the party of the second part is desires and placing orders for the supply of the \_\_\_\_\_ various types and \_\_\_\_\_ in various sizes etc. against the demand of \_\_\_\_\_ purposes.
4.    That it is agreed and mutually decided between the parties that the complete unit of \_\_\_\_\_ shall be shifted to the \_\_\_\_\_ on it situated at \_\_\_\_\_, henceforth  and all the facilities shall be available and provided by the \_\_\_\_\_ party for the smooth functioning and \_\_\_\_\_ of \_\_\_\_\_ and to achieve the required target.
5.    That the supply of raw materials shall be made by the \_\_\_\_\_ party in advance while facility of the orders of the required quality of the components/products to the \_\_\_\_\_ party.
6.    That the \_\_\_\_\_ planning for the monthly schedule shall be mutually discussed and decided by both the parties in advance before the start of the \_\_\_\_\_ month.
7.    That all the development \_\_\_\_\_ to be supplied by the \_\_\_\_\_ party including all \_\_\_\_\_ to be paid by the \_\_\_\_\_ party.
8.    That the payment shall be made by the \_\_\_\_\_ party against each and every dispatch/consignment of the \_\_\_\_\_ products.
9.    That the regular payments shall be made to the salary wages/electricity telephone, etc. even if the supply of raw material is delayed by the \_\_\_\_\_party.
10.    That \_\_\_\_\_ solely the in charges of \_\_\_\_\_ and there will be no interference of the staff members of the \_\_\_\_\_ party.
11.    That the staff of the \_\_\_\_\_ party may inspect the quality of the products before dispatch of consignment.
12.    That the rejections and scrap should be controls with in \_\_% and same shall be sold by the \_\_\_\_\_ party.
13.    That the agreement shall be binding upon both the parties  for  a period of \_\_\_\_ years from the date of execution of the agreement and shall be extended further with mutated consent of both the parties.
14.    That the termination agreement shall be effected by giving on \_\_ month notice by either side. In that case all the pending payments should be cleared with in \_\_ months time and the \_\_\_\_\_ party shift their machinery and other assets to another place without any hindrance of the \_\_\_\_\_ party and shall not raise any objections in any manner for shifting of machinery
15.    That any of the terms and conditions mentioned herein above may be altered, amended, modified or improved changed with the mutual consent of both the parties in writing.
16.    That the purchase order issued by the \_\_\_\_\_ party shall be always treated as the part of this agreement.
IN WITNESS WHEREOF BOTH THE PARTIES HAVE SET THEIR RESPECTIVE HANDS ON THIS \_\_\_\_\_.

Party of the first part

Party of the second part

WITNESSES:-
1.
2.