TERMS AND CONDITIONS FOR ALLOTMENT OF INDUSTRIAL PLOTS

B-1 AREA

The area of allotted plot(s) may vary at the time of handing over of the possession. The premium of the plot will proportionately vary due to such variation in size of plot. If such variation is less than or equal to 10%, no surrender shall be allowed. However, if such variation is more than 10%, the allottee shall have the option of surrendering the allotment and take back entire money deposited by him/her then with 4% simple interest.

B-2 LEASE AND ALLOTMENT ON AS IS WHERE IS BASIS

The allotment of the plot is on "as is where is basis" and on lease for a period of 90 years as per de tailed terms contained in the lease deed. The lease deed shall have to be executed at the expense of the allottee within such period as may be allowed by the Authority. Non execution of the lease shall constitute breach of the terms of allotment and result in cancellation of the allotment.

B-3 UNSUCCESSFULAPPLICANTS

The Registration money of the unsuccessful applicants will be refunded without interest within three months after draw of lots by the concerned bank branch where the registration money is deposited by the applicant as per his / her choice from amongst the bank branches listed in this brochure. In case the refund is made after a period of three months then the refund amount shall carry simple interest @ 4 % p.a. from the date of draw till date of refund cheque / advice.

B-4 SURRENDER

- 1. The applicant, at any time before the draw, can withdraw his application. In such an event, the registration money shall be refunded and No interest would be payable to the applicant. Non Processing free shall be for
- 2. Unless cancellation has taken place, the allottee can surrender the allotted plot in favour of Yamuna Expressway Industrial Development Authority with the following conditions:-
- 3. If the surrender is made:
 - (a) After the allotment but before the due date of deposit of allotment money, then 50% of the registration money shall be forfeited and rest shall be refunded.
 - (b) After the due date of deposit of allotment money but before the execution of the lease deed then entire deposit(s) made in favour of the Yamuna Expressway Industrial Development Authority, after deducting 10% of the total premium of plot shall be refunded without any interest.
 - (c) Where lease deed has be executed, then all the deposits made under revenue heads lease rent and interest against premium shall be forfeited and rest would be refunded after deducting 10% of total premium of plot.
- 4. The request for surrender should contain signature of the allottee/lessee. In case of the allottee/lessee is an incorporated company, such request should be supported by the certified copy of the Resolution of Board of Directors for making an application for surrender and authorising the signatory to such application to submit the application for surrender.
- 5. If lease deed/transfer deed has been executed, then the allottee shall have to execute an appropriate surrender deed and return all the original legal documents with the Industries Department of the Authority.

NOTE: - The date of surrender in above case shall be the date on which application is received at the Authority's office. No claim for surrender on the basis of postal receipt will be entertained. Certificate of posting is not valid.

B-5 CHANGE IN CONSTITUTION

Change in constitution may be allowed by the CEO or by the officer authorized by in CEO on completion of requisite formalities as may be decided by the Authority from time to time as applicable on the date of receipt of the application for change in constitution.

An application to GM (Industries) has to be made for a change in constitutions.

With change in constitution, ownership rights should not get changed otherwise provisions of transfer alone shall apply.

If it is found that the change of ownership has been made through a change in constitution before the unit has become functional, such a transfer will be considered void and the allotment will be cancelled. After making the unit functional, such a change in constitution may be permitted on depositing 10% of premium at the rate prevalent on the date of receipt of the application for change in constitution.

At present, the terms for change in constitution are:

(A) PROPRIETORSHIP TO PARTNERSHIP

A certified copy of the partnership deed and form A and B issued by the Registrar of Firms should be submitted

along with an application for change in constitution. Apart from above the affidavit of relationship of the new incumbent has to be given. It must be stated on affidavit that the erstwhile proprietorship concern, upon coming into existence of the partnership firm has seized to exist and the sole proprietor shall have 50 % or more in the shareholding in the partnership firm.

(B). CHANGE OF PARTNER IN PARTNERSHIP DEED

A certified copy of the dissolution deed, new partnership deed, retirement-cum-partnership deed, as applicable will be submitted with form A, B and C or revised Form-A issued by the Registrar of Firms along with an affidavit showing the relation among partners are required to be submitted along with a request to change the partner or partnership deed.

(C). CHANGE OF CONSTITUTION INTO PVT. LTD./LTD. COMPANY

Copies of the Articles and Memorandum of Association, certificate of Incorporation, list of shareholders/director duly certified by a CA, form 32 duly acknowledge by the R.O.C., and Board Resolution duly signed by the company president, are required to be submitted along with the request for a change by the current allottee.

B-6. CHANGE/ADDITION OF PRODUCT

- (i) On submission of the application along with the project report, new product change/addition of product can be allowed.
- (ii) Change of products will be allowed only for the products not classified in the negative list of the Authority.
- (iii)Permission for the change of products will be granted by CEO or any officer authorised by the CEO.

B-7 Uses of the allotted/leased plot

The allotted leased plot can only be used for industrial purposes and not for any other purpose whether, residential, institutional or commercial etc. or for mixed use. Any change in uses shall constitute a breach of the terms of allotment rendering the allotment to be cancelled.

B-8. DECLARING UNIT FUNCTIONAL

- 1. No unit set up on the allotted plot can commence its production without obtaining requisite certificate from the U.P. State pollution control board.
- 2. Industrial units will be declared functional by the General Manager (Industries). While making an application for declaring the unit functional the following documents are to be submitted:
 - (i). completion certificate from the Planning Department
 - (ii). Attested copies of PMT/SSI registration/Central Excise Department certificate (with date of commencement of production)/Trade Tax Exemption Order/Trade Tax Assessment Order.
 - (iii). NOC from the U.P. State Pollution Control Board.
 - (iv) Affidavit of the building completion certificate stating that 50% of the total permitted covered area of the unit has been constructed, and fire and other NOCs have been obtained from the relevant competent authorities.
 - (iv) Lease deed/Transfer deed, whichever is applicable, has been executed.
 - (v) No dues certificate from the concerned offices/departments of the Authority.
 - (vi) Besides the above, additional documents can also be presented: ESI registration certificate, PF registration, registration under the Factories Act/electricity consumer bill/telephone bills (to prove the unit is functional).
 - (vii) The date of commencement of production indicated in PMT SSI Registration Certificate/EM Part-II/ Central Excise Deptt. Certificate /Trade Tax Assessment Order would be deemed as date of production and extension charges, if applicable, would be payable only till this date irrespective of the date of submission of the documents and/or declaration of unit as functional by the General Manager (Industry) Yamuna Expressway Industrial Development Authority.

In the absence of the above documents, in special cases, a committee comprising of the General Manager (Industries), General Manager (Planning) and General Manager (Projects) will inspect the unit so that the date of commencement of the functioning of the unit can be decided.

B-9 EARLY-PRODUCTION INCENTIVE

For early commencement of production by the unit, an incentive at the rate of Rs. 50/- per sqm will be given on the following conditions:

- a) The unit has to start production within 18 months from the due date of execution of lease deed intimated via letter of checklist.
- b) A minimum 50% of the permitted covered area of the allotted plot has to be constructed.
- c) The unit has to apply for production incentives within 6 months of the date of commencement of production.
- d) Under no circumstances any application for grant of incentive shall be entertained after the period specified in clause (a) above

The early-production incentive amount will be adjusted from the last due installments of the premium. In case full payment has already been made, the incentive amount will be paid by cheque.

B-10. MAINTENANCE

- 1. That the lessee will keep the demised premises and buildings:
 - (i). At all times in a state of good and substantial repairs and in good sanitary condition to the satisfaction of the Lessor.
 - (ii). And the available facilities as well as the surroundings neat, clean, healthy and safe condition to the convenience of the inhabitants of the place.
- 2. That the lessee shall abide by Building Regulations, Building Regulations and Directions of the Authority issued from time to time.
- 3. In case of non-compliance of these terms and conditions, and any directions of the Authority, the Authority shall have the right to impose such penalty as the CEO may consider just and / or expedient.
- 4. If the maintenance work of any area is not found satisfactory according to the Authority, then the required maintenance work will be carried out by the Authority and all the expenses incurred in carrying out such works will be borne by the allottee. The expenses calculated by the Authority shall be final and binding on the lessee.
- 5. That the lessee shall not display or exhibit any posters, statues, other articles which are repugnant to the morals or are indecent or hazardous.
- 6. The lessee shall also not display or exhibit any advertisement or placard in any part of the exterior wall of the building, except at a place specified for the purpose by the lessor.
- 7. The allottee at his own expense will take Maintenance of Patri alongside its premises.

B-11 MORTGAGE

The allottee / lessee may, with the prior written permission of the lessor, mortgage the land/building to any Government recognised institution for raising loan for the purpose of funding the industrial unit, after execution of lease deed, and subject to such terms and conditions as may be decided by the lessor at the time of granting the permission.

Provided that in the event of sale or foreclosure of the mortgaged or charged property by the mortgagee, the lessor shall be entitled to claim and recover such percentage as may be decided by the lessor, which shall not be more than 50% of unearned increase in the value of the plot/premises as first charge, having priority over the said mortgage charge. The decision of the lessor in respect of the market value of the said land shall be final and binding on all the parties concerned.

Provided further that lessor shall have pre-emptive right to purchase the mortgaged or charged property after deducting such percentage as decided by the lessor which shall not be more than 50% of unearned increase in the value of the plot/premises. The lessor's right to the recovery of the unearned increase and the pre-emptive right to purchase the property as mentioned herein before shall apply equally to involuntary sale or transfer, be it by or through execution of decree of insolvency/court.

In the event permission to mortgage is granted, the Authority shall always have first charge over the property in respect of the dues payable to the Authority. Mortgage, if created by the lessee without prior written permission of the Authority shall not be valid or operative against the dues of the Authority This charge shall be a charge within the meaning of the Transfer of Property Act.

B-12. TRANSFER OF PLOT

- (1) The allottee/lessee shall not be entitled to transfer the plot without prior written permission of the lessor. The permission may be given in terms of the existing rules and laws and payment of charges as applicable on the date of submission of the application for transfer. Lessee/Allottee shall have to submit the request for transfer in the form prescribed and issued by the authority in this behalf.
- (2) Allottee can transfer the allotted plot for industrial production / industrial facility permitted to set up as per Annexure "D" in Yamuna Expressway Industrial Development Area only and not for any other product/purposes.
- (3) For transfer of industrial plot, transfer charges @ 5% of the rate prevailing at the time of submission of transfer paper of allotment in that area, is chargeable for granting permission of transfer.
- (4) Transfer of partial area of plot shall not be considered.
- (5) The decision of the lessor w.r.t. transfer permission shall be final and binding on the applicant/allottee.
- (6) Transfer of plot/unit will not be allowed before making the unit functional.

B-13. PROVISION FOR RENTING UNITS

No renting permission shall be given by the CEO any officer authorised by the CEO Yamuna Expressway Industrial Development Authority in the allotted premises before the unit is formally declared functional. Thereafter, the CEO any officer authorised by the CEO may consider such application as per prevailing policy of the Authority as applicable on the date of receipt of such application.

B-14. MISUSE, ADDITIONS, ALTERATIONS ETC.

The allottee / lessee shall not, use the land for any purpose other than that for which it was allotted / leased. The lessee / allottee shall not be entitled to divide the plot or amalgamate it with any other plot without the prior written permission of the CEO or any officer authorized to do so by the CEO. In case of violation of the above conditions, allotment shall be liable to be cancelled and possession of the premises along with structure thereon any shall be resumed.

B-15 LIABILITY TO PAY TAXES/USER CHARGES

- 1. The allottee / lessee will be liable to pay all rates, taxes, charges, user fee and assessment of every description imposed by the Authority or any authority empowered in this behalf, at present or in future in respect of the plot, whether such charges are imposed on the plot or on the building constructed thereon, from time to time.
- 2. The allottee, at his own expense, will take permission for sewerage, electricity and water connections from the concerned departments of the Authority or from the competent authority in this regard.

B-16. OVERRIDING POWER OVER DORMANT PROPERTIES

The lessor reserves the right to all mines, minerals, coals, washing gold, earth oils, quarries in or under the plot and full right and power at any time to do all acts and things which may be necessary or expedient for the purpose of searching for, working and obtaining, removing and enjoying the same without providing or leaving any vertical support for the surface of the plot(s) or for the structure time being standing thereon provided always, that the lessor shall make reasonable compensation to the allottee / lessee for all damages directly occasioned by exercise of the rights hereby reserved. The decision of the C.E.O. on the amount of such compensation will be final and binding on the applicant.

B-17. CANCELLATION

In addition to the other specific clauses relating to cancellation the Authority / Lessor as the case may be shall be free to exercise its rights of cancellation of lease/allotment in the case of:

- 1. Allotment being obtained through misrepresentations/ suppression of material facts.
- 2. Any violation of directions issued or rules and regulations framed by Authority or violation of the terms and conditions of the allotment / lease deed or the terms and conditions imposed by the Pollution Control Board or by any other statutory body.
- 3. Default of payment of two consecutive installments on the part of the applicant allottee / lessee or for breach/violation of terms and conditions of registration allotment/lease and / or non-deposit of reservation money/allotment money/installments.

In the event of cancellation, under sub-clause (1) above, the entire deposits till the date of cancellation shall be forfeited and possession of the plot will be resumed by the Authority / lessor with structure thereon, if any, and the allottee / lessee will have no right to claim compensation thereof in the event of cancellation. Where the cancellation is made, under sub-clause (2) or (3) above, 20% of the total premium or the amount deposited upto the date of cancellation, whichever is the least, shall be forfeited and balance, if any, shall be refunded without any interest.

B-18 RESTORATION

Where the CEO or any officer authorised in this behalf has , in exercise of its powers cancelled the allotment / lease , the Chief Executive Officer or any other officer authorised by him can restore the allotment / lease. Such restoration shall be subject to the following conditions:-

- (a) if the application for restoration has been made within a period of three years from date of cancellation then the restoration may be permitted at the level of the Chief Executive Officer or any officer authorised in this behalf.
- (b) After 3 years but before expiry of five years from the date of cancellation all the restoration matters will be put up before the Board of the Authority.
- (c) No application for restoration shall be entertained after five years from the date of cancellation.
- (d) The policy regarding restoration is liable to be changed from time to time as per decisions taken by the Authority.
- (e) The allottee will have to make upto date payments, dues, penalties & interest etc. as applicable.
- (f) The allottee will have to pay the time extension charges as per the terms and conditions of the lease deed.
- (g) The restoration charges will have to be paid @ 10% of the total premium of the plot at current rate calculated on the date on making of the application for restoration received at the office of Yamuna Expressway Industrial Development Authority, unless on the date of receipt of application for restoration, a proposal for revision of the rates of allotment has already been submitted for approval of the competent authority.
- (h) The allottee will have to submit the an affidavit to the effect that it shall implement the project within one year and that it is aware that no further extension shall be granted.
- (i) The allottee will have to submit Bank Guarantee in the form of Performance Guarantee of an amount equivalent to 10% of the total premium of the plot on the current rate for duration of 3 months excess to the Project Implementation Schedule. If the allottee does not follow the Project Implementation Schedule, the

- Bank Guarantee will be forfeited in favour of the Authority and the plot will be cancelled.
- (j) Transfer of such restored plot/lease will not be allowed before making it functional, However the Change in Constitution permitted in bye laws of Authority by without payment of charges, shall be permissible only in favour of direct blood relations and spouse.
- (k) If the allottee has filed a case in the court of law against cancellation, then he will have to withdraw the case and will have to pay back the expenses incurred by the Authority in the fighting the case.
- (1) If cancellation has been done because of the mix uses or carrying on of an activity other than for which the allotment has been made then the application for restoration can be considered only after the site report for closure of the such non conforming activity and on submission of an affidavit for not performing such unallowed activities in future.

B-19. AMALGAMATION/Sub-division

Amalgamation of adjoining plots may be considered on the conditions as decided by the Authority from time to time as per applicable policy of the Authority on the date of making the application for amalgamation. Sub division is not allowed under any circumstances.

B-20. OTHER CLAUSES

- (i) The Authority (lessor) reserves the right to make such decision/alterations/modification in the terms and conditions of registration/allotment/lease from time to time, as lessor may consider just or expedient.
- (ii) In case of any clarification or interpretation regarding these terms and conditions the decision of the lessor shall be final and binding on the applicant/allottee/lessee.
- (iii) If due to any "force-majeure" or such circumstances beyond the Authority's control, the Authority is unable to make allotment or the possession of allotted plot, entire registration money or the deposits, depending on stage of allotment will be refunded with 4% simple interest if the delay is more than one year.
- (iv) The registration/allotment/lease will be governed by the provision of the U.P. Industrial Area Development Act 1976 (U.P. Act no. 6 of 1976) and rules and/or regulations made or directions issued, under this Act.
- (v) The authority will monitor the implementation of the project. Those applicants who do not have a firm commitment to implement the project within the time limits prescribed are advised not to avail the allotment.
- (vi) All arrears due to the lessor shall constitute a charge over the allotment property and shall be recoverable as arrears of land revenue.
- (vii) Any dispute between the Authority / Lessor and Allottee / Lessee/ Sub-lessee shall be subject to the territorial jurisdiction of the Civil Courts of Gautam Budh Nagar or the Hon'ble High Court at Allahabad, and no other court..

The following is the list of industry which may be permitted in industrial area developed by Yamuna Expressway Industrial Development Authority

S.No. Name of the Project

- 1. Agarbatti and Similar Products
- 2. Agriculture appliances and implements
- 3. Agriculture equipments repairing
- 4. Air conditioner(s)& its parts
- 5. Aluminium doors/windows/fittings/furniture
- 6. Aluminium-wares, moulds of cakes and pastry
- 7. Assembly and repair of cycles
- 8. Assembly and repairs of electrical gadgets
- 9. Assembly and repair of sewing machines
- 10. Atta chakki and spices and dal grinding
- 11. Attaché, Suitcases Brief cases & bags
- 12. Auto Parts
- 13. Auto Mobile service/repair denting/painting Workshop only on plot area of 400 sq. mtr. & above
- 14. Batik works
- 15. Battery charging
- 16. Belts and buckles
- 17. Biscuit, pappy, cakes, & cookies making
- 18. Block making and photo enlarging
- 19 Brass fitting
- 20. Bread & Bakeries
- 21. Brushes & Brooms
- 22. Buckets
- 23. Builder hardware
- 24. Bulbs (battery)
- 25. Buttons clips & hooks
- 26. Button making, fixing of buttons & hooks
- 27. Calico and Textile products
- 28. Candies, Sweets, Rasmalai etc.
- 29. Candles
- 30. Cane and Bamboo products
- 31. Canvas Bags & Hold-all makings
- 32. Cardboard Boxes
- 33. Carpentry
- 34. Terrazzo tiles, paving, jallies of Cement
- 35. Assembly of Centrifugal pumps & small turbines
- 36. Citrus fruit concentrate
- 37. Clay modelling
- 38. Cold storage & refrigeration
- 39 Collapsible gates railing & grill
- 40. Conduit pipes
- 41. Confectionery candies and sweet
- 42. Copper and brass Art wares
- 43. Copper Metal parts
- 44. Copper-ware and utensils
- 45. Cordage, rope and twine making
- 46. Cotton and silkscreen printing
- 47. Cotton ginning
- 48. Cotton/silk Printing (By Hand)
- 49. Crayons
- 50. Cutlery
- 51. Cycle chain
- 52. Cycle locks
- 53. Dal milling
- 54. Data Processing Centres

- 55. Decorative goods
- 56. Dehydrated vegetables
- 57. Diamond cutting and polishing work
- 58. Dies for plastic mouldings
- 59. Door shutters and windows
- 60. Drugs and Medicines
- 61. Dyeing, bleaching, finishing processing cloth (including mercerizing, calendaring, glazing etc.)
- 62. Elastic products.
- 63. Electric fans
- 64. Electric fittings (switch, plug, pin etc.)
- 65. Electric lamp shades, fixtures
- 66. Electric Motor and parts
- 67. Electric Press assembling
- 68. Electric appliances (room heaters, lamps etc.)
- 69. Electrical motors, transformers and generators
- 70. Electronic goods manufacturing
- 71. Embroidery
- 72. Enamel ware
- 73. Engineering works
- 74. Expanded metals
- 75. Fabrication (like trusses and frames)
- 76. Fire fighting equipments
- 77. Flour mills
- 78. Fluorescent light fitting (including neon signs)
- 79. Fountain pen, Ball pen and felt pens
- 80. Footwear
- 81. Framing of pictures and mirrors
- 82. Fruit canning
- 83. Glass work (assembly type)
- 84. Gold and Silver Thread Kalabattu
- 85. Grading, waxing and polishing of fruits
- 86. Only Blending/Repacking of Grease & Oils
- 87. Hand Press
- 88. Helmets
- 89. Hats, caps turbans including embroideries
- 90. Hinges and Hardware
- 91. House hold/kitchen appliances
- 92. Hydraulic Press
- 93. Ice boxes and body of the coolers
- 94. Labels/ Stickers
- 95. Ice-Cream
- 96. Information Technology/IT Enabled Industries
- 97. Industrial fasteners
- 98. Ink making for fountain pens
- 99. Interlocking & buttoning
- 100. Ivory Carving
- 101. Jewellery items
- 102. Juicer (only assembly)
- 103. Jute products
- 104. Key rings
- 105. Khadi and Handlooms Products
- 106. Knife making
- 107. Laboratory porcelain, dental porcelain work
- 108. Kulfi and confectionery
- 109. Lace work and like

- 110. Lamps and burners
- 111. Lantern. Torches and flash lights
- 112. Lathe machines
- 113. Laundry & dry-cleaning
- 114. Leather and raxine made ups.
- 115. Leather footwear
- 116. Leather Upholstery and other leather goods
- 117. Locks
- 118. Manufacturing of trunks and metal Boxes
- 119. Marble stone items
- 120. Metal containers
- 121. Metal letter cutting
- 122. Metal polishing
- 123. Milk creams separators and mixers
- 124. Milk testing equipments
- 125. Milling of pulses
- 126. Miscellaneous machines parts
- 127. Motor winding works
- 128. Musical instruments (including repairs)
- 129. Name plate making
- 130. Nuts/Bolts/Pulleys/Chains and gears
 Oil Stoves, Pressure Lamps and Accessories
- 131. Optical instruments
- 132. Ornamental leather goods like purses, handbags
- 133. P.V.C. Compound
- 134. P.V.C. Products
- 135. Padlock and pressed locks
- 136. Formulation only of paints & Thinners
- 137. Pan Masala
- 138. Paper products
- 139. Paper cutting machine
- 140. Paper making machine
- 141. Paper stationery items and book binding
- 142. Totally mechanized and automatic unit for pasteurized milk and its products
- 143. Perfumery and cosmetics
- 144. Photo Type Setting
- 145. Photographs, Printing (including signboard painting)
- 146. Photostat and cyclostyling
- 147. Pickles, Chutneys and Murabba
- 148. Pith hat, garlands of flowers and pith
- 149. Plastic products
- 150. Polish work
- 151. Polishing of plastic parts
- 152. Polythene bags
- 153. Precision instruments of all kinds
- 154. Preparation of Vadi & Papad etc.
- 155. Pressure cookers
- 156. Printing, book binding embossing and photographs etc.
- 157. Processed fruit and vegetables products
- 158. Processing of condiments, spices, groundnuts and dal etc.
- 159. Rakhee making
- 160. Rail coupling parts
- 161. Readymade Garments
- 162. Repairs of small domestic appliances and gadgets (like room heater, room coolers, hot plates, lamps etc.)
- 163. Repair of watches and clocks

- 164. Rings and eyelets
- 165. Rolling shutters
- 166. Rubber products from mixed compound
- 167. Rubber stamps
- 168. Safety pins
- 169. Sanitary goods machining & fittings
- 170. Saree fall making
- 171. Scissors making
- 172. Screen printing
- 173. Screw & nails
- 174. Software, Hardware & Peripherals of Computer
- 175. Sheet metal works
- 176. Shoe making and repairing
- 177. Shoe laces
- 178. Silver foil making
- 179. Small electronic components
- 180. Small Machine & Machine tools
- 181. Spectacles optical frames
- 182. Spice grinding
- 183. Speedometers
- 184. Sports goods
- 185. Sprayers (hand and foot)
- 186. Stamp pads
- 187. Stapler pins
- 188. Stationery items (including educational and school drawing instruments)
- 189. Steel Almirahs
- 190. Steel Furniture's
- 191. Steel Lockers
- 192. Steel wire drawings
- 193. Steel wire products
- 194. Stone engraving
- 195. Stove pipe, safety pins and aluminum buttons (by hand press)
- 196. Structural steel fabrications
- 197. Surgical bandage rolling and cutting
- 198. Surgical goods
- 199. Surgical instruments and equipments
- 200. T.V. Radio cassette, recorders etc.
- 201. T.V./ Radio/transistor cabinets 202. Table lamps and shades
- 203. Tailoring
- 204. Tomato ketchup & vegetable sauce
- 205. Containers lids
- 206. Tarpaulin & Tents including repairs (no processing & weaving)
- 207. Telephone and its parts
- 208. Thermometers
- 209. Thread balls and cotton fillings
- 210. Tin box making
- 211. Tractor parts
- 212. Transformer covers
- 213. Typewriter parts manufacturing and assembling
- 214. Tyre retreading with cold process only
- 215. Umbrella assembly
- 216. Upholstery springs and other springs (no heat treatment)
- 217. Utensils
- 218. Assembly of vacuum flasks
- 219. Velvet embroidered shoes/shawls

- 220. Veneer of plywood
- 221. Vermicelli and macaroni
- 222. Vinegar and juice
- 223. Watches and clocks parts
- 224. Water meters
- 225. Water meters repairing
- 226. Water Tanks
- 227. Wax polishing
- 228. Weaning food
- 229. Welding works
- 230. Wire drawing coating and electric cable
- 231. Wire knitting
- 232. Wire netting
- 233. Wood carving and decorative wood wares
- 234. Wooden/cardboard jewellery boxes
- 235. Wool balling and lachee making
- 236. Wool knitting (with machine)
- 237. Writing and marking ink
- 238. X-ray machines 239. Zari Zardozi
- 240. Zip fasteners