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Certified that the Registration

of Acturational Registrar

DEED OF LEASE

Date: 09 11 2015

2. Place: KDLKATA

3. Parties:

WEST BENGAL INDUSTRIAL DEVELOPMENT CORPORATION

**LIMITED**, a government company incorporated under the provisions of the Companies Act, 1956 and having its registered office at 23, Abanindranath Tagore Sarani, Kolkata- 700017 hereinafter referred to as the "LESSOR" or "WBIDC" (which expression shall unless excluded by or there be something repugnant to the subject or context be deemed to mean and include its successors and/or successors-inoffice and/or permitted assigns) of the FIRST PART;

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#### AND

Globus Spirits Limited, a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at F-0, Ground Floor, The Mira corporate suites, plot No 1 & 2, Ishwar Nagar, Mathura Road, New Delhi - 110065, India, hereinafter referred to as the "LESSEE" or "Party" (which expression shall unless excluded by or there be something repugnant to the subject or context be deemed to mean and include its successors and/or successors-in-office) of the SECOND PART.

WBIDC and LESSEE are hereinafter individually referred to as "Party" and collectively as "Parties".

#### 4. Definitions

- **4.1 GOWB** shall mean The Government of West Bengal.
- 4.2 WBIDC shall mean West Bengal Industrial Development Corporation Limited incorporated under the Company Act 1956 which is the nodal agency of the Government of West Bengal for development and promotion of industries in the State of West Bengal.
- 4.3 "Panagar Industrial Park" shall mean the industrial park specially meant for the factories and units for manufacturing engineering and multi product items (non-polluting) and associated goods/products directly and/or indirectly related to manufacturing of item.
- 4.4 Allotted Plot shall mean Plot Number Master Plot No.B-7 and within the Industrial Park, more specifically demarcated and described in First Schedule.



- 4.5 Demised Land shall mean Master Plot No Plot No.B-7measuring 19.28 acres forming part of Panagarh Industrial Park and morefully described in First Schedule Part II.
- 4.6 Letter of Intent shall mean the letter dated 16.01.2014 issued by WBIDC to the Lessee while allotting 19.28acres of land in Panagarh Industrial Park at Mouza Kota Chandipur, J.L. No. 80 ,P.S. Aushgramin BurdwanDistrict being Demised by the present Lease Deed.
- 4.7 Possession Certificate shall mean the certificate issued by WBIDC to the Lessee while handing over possession of the Demised Land prior to execution of this Lease Deed.
- 4.8 WBSEDCL shall mean West Bengal State Electricity Distribution Company Limited a company incorporated under the Electricity Act 47(a) and a company registered under the Companies Act 1956 Or CESC shall mean Calcutta Electric Supply Corporation Ltd.
- 4.9 Applicable Laws And Labour Laws shall mean the laws of India and State of West Bengal and all rules, regulations, ordinances, notifications and policies notified and promulgated pursuant thereto and any modifications thereof in force from time to time.
- 4.10 Licenses, Permits, Permissions shall mean all licenses, permits, permissions approvals, sanctions including renewals as may be required to be obtained by the Lessee for carrying on the permitted business at the Demised Land by appropriate and competent departments and authorities/bodies.



- 4.11 OMS Charges shall mean the operation and maintenance service charges for the common area and common facilities to be charged from the Lessee by the Lessor either directly or through its authorized agents/bodies/organizations on monthly basis.
- **4.12 Application Brochure** shall mean the information brochure supplied to the Lessee by WBIDC with the application form for allotment of the Plots.
- 4.13 Project Land shall mean an area admeasuring about 1457.906 Acres comprised within Mouzas Pondali under P.S Aushgram, Kota Chandipur under P.S Aushgram and Kanksa under P.S. KanksaDistrict: Burdwan hereinafter detailed at 1<sup>st</sup> Schedule.
- 4.14 Cure Period shall mean the time given to the Lessee for curing any defect due to non-observance of any of the covenants by the Lessee and Lessor shall terminate the Lease if such defect is not rectified within the specified time given by Lessor to the Lessee.
- 4.15 User Committee shall mean an Association/ SPV formed by all Plot holders/Lessees of Panagar Industrial Park within one year from the date of possession of the Demised Land or from such date as WBIDC may determine with the responsibilities for regular operation, maintenance and up-keep of the industrial park.
- 4.16 "Detailed Project Report (DPR)" shall have the meaning assigned to it in clause 12.29;



- **4.17 "Project Plan"** shall have the meaning assigned to it in clause 12.30 and more fully detailed in the Second Schedule;
- **4.18** "Milestones" shall have the meaning assigned to it in clause 12.32 and more fully detailed in the Third Schedule;

NOW THIS DEED OF LEASE WITNESSES, RECORDS AND GOVERNS THE CONTRACTUAL RELATIONSHIP BETWEEN THE PARTIES AS FOLLOWS:

That in pursuance of the hereinbefore recited agreement and the terms and conditions as recorded herein and in consideration of the Lessee having already paid the lease premium consideration of a sum of Rs.9,86,40,000.00 (Rupees nine crore eighty six lakh and forty thousand) only and having agreed to pay the annual lease rental as provided hereinafter by the Lessee to the Lessor the receipt which the Lessor hereby and also by the Memo of Consideration hereunder written acknowledges and Lessee's covenants hereinafter contained and reserved, the Lessor doth hereby grant, demise unto the Lessee all that the subject matter of lease hereinafter detailed and also specifically shown and delineated in the plan annexed hereto TO HOLD the said Demised Land for the term, on the terms and conditions hereinafter detailed.

- 5 Subject Matter of Lease
- 5.1 Demised Land: Plot bearing No. B7measuring about 19.28acres, more or less, situated at the Panagar Industrial Park together with the proportionate and undivided share in the common areas, described in the Part-II of the 1st Schedule below (Said Demised Land), lying at Mouza Kota Chandipur, JL No. 80Police Station Aushgram described in the 1st Schedule below and shown in the annexed map.



5.2 Share In Common Portions: Undivided, proportionate, indivisible and impartible share and/or interest in the common areas, amenities, facilities and installations as be attributable to the Said Demised Land (collectively Share In Common Portions).

The Said Demised Land and the Share In Common Portions collectively described in **Part-II** of the **1st Schedule** below (collectively **Demised Land**).

## 6. Background

- Whereas the Collector Burdwan after acquiring the land measuring 1457.906 Acres comprised within Mouzas Pondali under P.S Ausgram, Kota Chandipur under P.S Aushgram and Kanksa under P.S. Kanksa District: Burdwan hereinafter referred to as Project Land under the Land Acquisition Act 1894 for the public purpose of developing Industrial Park for setting up of manufacturing industries has handed over the possession of the Project Land free from encumbrances to the Lessor.
- 6.2 The Lessor for the purpose of developing, assisting and encouraging setting up of manufacturing units in the State formulated a plan to develop and promote an industrial park specific to manufacturing related activities at under the name and style Panagar Industrial Park spread and sub-divided the total Project Land into plots of different sizes and numbers to be leased to different companies intending to set up their units, factories engaged in setting up of manufacturing and related activities.



- 6.3 Establishing of Industrial Park: The Lessor obtained title, right and interest of the said Project Land from the Govt. of West Bengal by a Deed of Transfer dated 23rd March, 2012, being No.01037with the object of developing the land for use for setting up of Industrial Park and it has been enjoined upon the Lessor not to allow the said Project Land and/or any building or structure constructed thereon to be used for any purpose other than any activity relating to setting up of Panagar Industrial Park and other manufacturing unit directly associated with it. The name of the Lessor has also been recorded and mutated in the records under the relevant provisions of Land Reforms Act, 1955.
- 6.4 Development of Land: After obtaining right, title and interest in the Project Land from the Govt. of West Bengal, the Lessor has developed the Project Land and has divided and demarcated plots of different sizes and constructed internal roads and/or basic infrastructure.

# 7. Discussions and Understandings

- 7.1 Offer by the Lessor: The Lessee in response to the invitation by the Lessor for booking of land in said Project Land has agreed to the General Terms & Conditions in the Application Brochure and had applied for the Demised Land which was allotted on 16th January 2014and Permissive Possession Certificate was given on 18.6.2014and formal Possession Certificate for 19.28 acres of land handed on 24.8.2015 being no. B7.
- 7.2 Payment of Installment: As per the terms and conditions of the Letter of Allotment for the Demised Land, the Lessee has made payment of all the installments including the interest for



late payment, if any, and, as on this date the Lessee has no dues payable to the Lessor.

- 7.3 Setting up of Distillery Manufacturing Unit: The Lessee has agreed to set up a unit for "Manufacturing of Ethyl Alcohol (whether denatured or not)/ENA/RS/Ethanol, Country Spirit, IMFL" and associated items and their sub components as mentioned in the Declaration of Intent submitted by the Lessee and has agreed to confine the business to be set up in the Demised Land strictly within the activity mentioned herein.
- 7.4. Representations and Warranties: The Lessor represents and warrants with the Lessee that it has the legal capacity to make the grant contemplated herein and the Lessee represents and warrants to the Lessor that it has the legal capacity to accept the grant made herein.

### 8. Grant

8.1 Grant of Lease: Pursuant to the terms agreed between the Lessor and Lessee and in consideration of the Lease Rent (defined in Clause 9.2 below) herein reserved and of the covenants and conditions hereinafter contained and on the part of the Lessee to be paid, observed and performed, the Lessor hereby grants to the Lessee a Lease of the Demised Land which is more fully described in the Part II of the 1st Schedulebelow.

# 9. Premium, Rent, Payment and Enhancement

9.1 Lease Premium: In consideration of the Lessor granting a
Lease of the Demised Land to the Lessee and allowing the
Lessee uninterrupted and unfettered user thereof, subject to



the conditions here in stated, the Lessee has paid a consolidated consideration of Rs.9,86,40,000.00 (Rupees nine crore eighty six lakh and forty thousand)only (Lease Premium). In addition to the Lease Premium paid in relation to the Demised Land, the Parties hereby agree thatin the event that the cost of procurement of the Demised Land or any part thereof by the Lessor increases at any point in time, due to any order of a Court of competent jurisdiction, then such increased cost of procurement of the Demised Land or any part thereof, as the case may be, shall be reimbursed by the Lessee to the Lessor and shall be considered to be Lease Premium paid for the Demised Land.

Lease Rent: In consideration of the Lessor granting a Lease of the Demised Land to the Lessee and allowing the Lessee uninterrupted and unfettered user thereof, the Lessee shall pay an annual lease rent of Rs. 500/- (Rupees five hundred only) per year or part thereof per acre totaling to an amount of Rs.9,640/- (Rupees nine thousand six hundred& forty) only (Lease Rent) which is subject to increase at the end of every 5th year @10% of the last rent paid within 31st March of the year which the rent becomes due. In case of delay the period may be extended till 21 days from the due date together with an interest @13% p.a. calculated on daily basis. If the payment is still not made within the extended period together with interest then the Lessor after giving 15 days notice, shall be entitled to cancel the lease.

9.3

Place of Payment: The Lease Rent shall be tendered by way of Pay Order/ Bank Draft favouring the Lessor and shall be handed over to the Lessor/representative of the Lessor, against proper receipt.

- **9.4 Enhancement:** The Lease Rent shall be increased as provided in clause 9.2 hereinbefore.
- 9.5 Exclusions: The Lease Rent is exclusive of land revenues, Municipal rates, taxes, duties, assessments and impositions in respect of the Demised Land which are payable to any authority of the Government or any other appropriate authorities or otherwise which are now or during the Tenure of Lease be payable, imposed or assessed on the Demised Land whether payable by the owner/Lessor of the Demised Land. The Lessee shall also not be entitled to any compensation on account of delayed possession from the Lessor.

# 9.6 Delay or Default in Payment:

In case of delay or default on the part of the Lessee in payment any amounts becoming due and payable by this Lease Deed (including without limitation the Annual Lease Rent), the Lessee shall be liable to pay without prejudice to the other rights of the Lessor, an interest @ 13% (thirteen percent) per annum on the amount in arrear from the date the payment is due till the date of payment. It is clarified that all amounts including interest payable under this Lease Deed shall be deemed to be Annual Lease Rent and any unpaid amounts payable herein shall be treated as default of this Lease Deed. Further, if the Lessee does not pay the Annual Lease Rent to the Lessor for 2 (two) consecutive years or 3 (three) years in a span of 5 (five) years it shall be construed as an Event of Default of Lessee and necessary consequences provided hereinafter shall follow. All money payable by the Lessec to the Lessor under this Lease Deed shall, apart from other remedies, be realized as public demand under the Bengal Public



Demands Recovery Act, 1913 or any statutory modification thereof for the time being in force.

- 10. Commencement, Tenure and Renewal
- 10.1 Effective Date: This Deed of Lease shall come into force with effect from date on which possession has been handed over by the Lessor to the Lessee by Possession Certificate.
- 10.2 Tenure of Lease: The tenure of the lease shall be for a period of 99 (ninety nine) years from date of the possession. Lease hereby granted may be renewed for the like period of 99 years on the same terms and conditions and to such other terms and conditions as may be considered to be imposed and included in such renewal lease deed. The Lessee shall apply to the Lessor three months before the expiry of the present lease for the renewal of the Lease.



- 11.1 Right To Demarcate: The Lessee shall have the right to demarcate the said Demised Land with boundary as per the marks and specifications given by the Lessor and shall maintain the said boundaries.
- 11.2 Right To Obtain Approval: The Lessee shall have the right to apply to all concerned government departments/bodies and local authorities for sanction of building plans and sanctions required by the Lessee to construct its factory on the said Demised Land, to obtain such approval on payment of requisite fees and charges, to renew them from time to time and to keep all permissions, sanctions valid and subsisting for all times.

11.3 Right To Construct: The Lessee shall have the right to construct all such buildings, sheds, outstations on the said Demised Land as per and in conformity with the approved and sanctioned plan for its factory or unit.

#### 11.4 Creation of Lien:

The Lessee shall be entitled to create charge, mortgage ( hereinafter referred to as Lien) the lease hold interest in the Demised Land in favour of any financial institution or scheduled commercial bank. Non-Banking Financial. Companies, Government Institutions, L.I.C, Security Trustees, Debenture Trustees as security for raising funds required for the purpose of setting up, running and development of the Project on the Allotted Land, as described in the Schedule with prior written permission of Lessor who shall obtain prior approval of the Administrative Department of State Government before granting such permission.

Such lien shall be restricted only to the Leasehold interest of the Lessee on the Denised Land and subject to terms and conditions of this Lease Deed, for setting up of the Project as set out in the Project Plan, more fully described in the Second Schedule. The Lessor may grant permission subject to the following conditions:

- a) The financial assistance extended by bank shall be used entirely for the Project as detailed and mentioned in the Deed for which the Demised Land is allotted to the Lessee;
- b) In the event of recovery of the dues by the bank towards enforcement of the security, prior written permission of WBIDC has to be taken;



- c) In case of any assignment the assignee shall be bound by the terms of this Lease deed and payment of 10% of the market value as prevailing at that time as assignment charges;
- d) Subsequent transfer if any, made shall confirm to the land use and purpose of the Park and be bound by the terms of the allotment and the Deed of Lease. Land utilization shall be for the purpose for which it was allotted and to confirm to the character, purpose and usage of the Industrial Park.



It is further provided that notwithstanding anything contained in the lien or mortgage document the Lessor shall have the right to re-possess the Demised Land, on termination of the Lease free from all encumbrances, the rights of the Lessee shall cease forthwith and the rights of the Lessor shall rank superior as the owner over the Lessee / Lien holder and that the lien/mortgage shall not affect the rights and power of the Lessor under the Lease deed".

- 11.5 Right To Have Peaceful Possession: The Lessor hereby covenants with the Lessee that the Lessee observing and fulfilling all the terms and conditions herein on its part to be observed and performed shall hold the said Demised Land during the Tenure of Lease without any interruption.
- 12. Obligations and Covenants: The Lessee undertakes to abide all the obligations and covenants which shall continue throughout the Tenure of Lease and further agrees and covenants with the Lessor as follows:

12.1 Compliance with the original terms of Govt. of West Bengal: The Lessee shall not commit any breach of terms of demise by Govt. of West Bengal to Lessor and be bound to perform all the covenants conditions and stipulations contained therein affecting the Demised Land hereby demised and to be observed and performed by the Lessor except as to payment of Lease Rent and Premium and not to execute or perform any act, deed or thing or suffer anything to the contrary whereby or by reason or means whereof the original demise may be terminated or forfeited and to allow the Lesson or his authorized official / agency to enter upon the Demised Land for the purpose of inspection and performing any of such terms of agreement as stipulated by Government of West Bengal which may be necessary to prevent its termination or forfeiture.



- 12.2 Outgoings: The Lessee shall pay, discharge and satisfy all land revenues, municipal rates, taxes, duties, cesses, assessments, outgoings and impositions in respect of the Demised Land payable to any authority of the Government or any other appropriate authority or otherwise which are now or during the Tenure of Lease be payable, imposed or assessed on the said Demised Land whether payable by the owner/Lessor of the Demised Land.
- 12.3 Compliance of Requisition: The Lessee shall observe, perform and comply with the requisitions as may from time to time be made by the State Government and/or the Lessor or any other authorities in respect of Demised Land.
- 12.4 Maintaining Healthy Atmosphere: The Lessee shall keep and maintain the Demised Land at all times during the Tenure of

Lease, clean, tidy, healthy and free from all sorts of hazards to public hygiene and in conformity with environmental and pollution control norms.

- 12.5 No Nuisance: The Lessee shall not run his/ her business in such a manner as would lead to pollution, health hazards, noise, offensive fumes or smell or in such manner as would be a source of nuisance in any manner of any kind to the areas surrounding the Demised Land.
- 12.6 Not To Use the Demised Land for any Other Purposes: The Lessee shall not use or allow to use the Demised Land or any part thereof for any purpose other than the Project for what the Demised Land has been allotted.
- No Residential Use: The Lessee has undertaken and agreed with the Lessor that the Demised Land shall not be used by the Lessee for residential purpose or for any other commercial establishment except for items as have been allowed by the Lessor at the time of allotment of the Demised Land or any factory or workshop or any purpose other than the purpose allowed by the Lessor at the time of allotment of Demised Land.
- 12.8 No Unlawful Activities: The Lessee shall not in any manner carry on or allow to carry on in the Demised Land any unlawful activities, offensive trade or prohibited business or any activities which may be considered offensive and prejudicial to public interest or a source of nuisance to the area surrounding the Demised Land and shall not store combustible or explosive substance beyond the permissible limit, subject to obtaining of necessary permission from all the



concerned authorities and after installing sufficient safeguard measures as may be prescribed in the Demised Land.

- 12.9 Fire Fighting Measure: The Lessee shall install necessary fire fighting equipment as per set norms and standard at his own cost.
- 12.10 Cleaning: The Lessee shall keep the space clear from all sorts of wastages, garbage causing nuisance of any type and free from pollution and sufficient protection and preventive measures must be taken so as to avoid any accumulation of water and poisonous gas and other dangerous materials within or around the premises and also to keep adequate safety measures for prevention of fire and corrosive erosion in and around the Demised Land.
- 12.11 Compliance with Relevant Laws: The Lessee shall be responsible for compliance with all statutory obligations under all the relevant Acts and provisions of Law. Grant of Lease will not confer on the Lessee any exoneration or exemption from any such statutory requirement.
- 12.12 Obtaining Licenses: The Lessee shall be independently responsible to obtain all necessary permissions, sanctions or licenses including factory license and health license and all other applicable licenses from all the appropriate authorities necessary for the conduct of business and to keep the same renewed and subsisting at all times. Lessee shall not claim any consideration or concession from Lessor on the ground of having been unable to obtain necessary permission, sanction or license to conduct business, within the stipulated date.



practices in the unit by maintaining good, healthy and hygienic work environment, providing uniforms and gloves to the workers, maintaining and providing hygienic food at reasonable and affordable rates, proper system of cleaning and sterilization of utensils, safe and clean atmosphere for the workers, employees, proper safety and medical facilities and other measures as per internationally accepted practices etc. and shall also abide by all labour laws in force. The Lessee shall obey and abide by all labour legislation and provisions of law with regard to anti-pollution.



- 12.14 Separate Electric Supply: Lessee shall apply separately and pay necessary deposits and charges to WBSEDCL/CESC in proportion to their connected load and usage, power will be supplied to the units directly by concerned authority.
- 12.15 Separate Telephonic Connection: The Lessee shall apply separately and pay necessary deposits and fees for obtaining telephone connections.
- alter, extend or encroach in excess of its specifications and demarcations as has been specified by the Lessor. However the Lessee may construct masonry work within the said Demised Land allotted to them without disturbing and adversely affecting the various services including sewerage, water pipeline, etc. Adequate care is also required to be taken so as not to damage or encroach any part of land or the structural elements of the neighbouring plots. The Lessee shall submit plans for the construction to Lessor giving details of various works and obtain prior written permission from Lessor before

commencement of any such work. If any material and structural alterations is found to have been made by the Lessee affecting, encroaching, entering upon the neighbouring plots of the Demised Land, in contravention of the terms mentioned herein before, the Lessee shall be liable to pay damages which shall be determined by the Lessor and also be required to remove such unauthorized portions of the structures erected forthwith.

# 12.17 Change in Share Holding

- (a) In all events the promoters should hold minimum 51% shareholding in the company and promoter directors of the Lessee should hold majority on the Board of Directors.
- In case of any proposed change in shareholding which affects (b) the change in ownership of the company, the Lessee shall be required to make a written application to the Lessor for taking prior written permission from the Lessor, in this connection, along with Articles of Association and other relevant documents. As per application and documents if the promoters do not hold 51% of shareholding of the Company and promoter directors do not hold majority on the Board of Directors in the Company then such change in shareholding shall be considered as a transfer and the consequences of transfer hereinafter provided shall follow. If the proposed changes are approved by the Lessor, amongst other conditions, the Lessee shall be liable to pay transfer fees which shall be 10% of the market price prevailing of the Demised Land as assessed by the Registration Office.
- (c) If the Lessee changes the shareholding pattern of the company without the prior written approval of the Lessor as above then



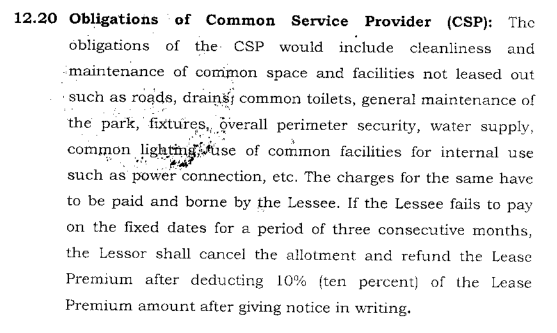
it shall be considered as transfer in violation of the terms of lease and the Lessor shall be free and entitled to decide according to its sole discretion. In case the change of shareholding is allowed by the Lessor the Lessee shall be liable to pay penalty of 100% of the prevailing market value of the Demised Land as assessed by the Registration Office.

# 12.18 Merger:

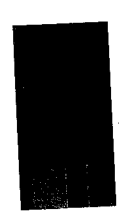
- (a) The Lessee shall not take any action to merge, demerge, amalgamate or to be acquired by any entity without the prior permission in writing of the Lessor.
- (b) On application by the Lessee, the Lessor may after considering the facts of each case and after realizing 10% of market price of the said Land prevailing at that time may grant such permission for merger or acquisition. The Lessee shall be liable to pay such charges before grant of such permission failing which the Lessor shall refuse to grant such permission.
- If the Lessee takes any action to merge, demerge, amalgamate which changes the controlling interest in the entity of below 51% in the Company without the prior written approval of the Lessor then it shall be considered as transfer in violation of the terms of lease and the Lessor shall be free and entitled to decide according to its sole discretion. In case, such change is allowed by the Lessor the Lessee shall be liable to pay penalty of 100% of the prevailing market value of the Demised Land as assessed by the Registration Office.
- 12.19 Maintenance of Common Area: Initially, for a period as may be decided the Operation and Maintenance (O&M) of the Common Area of the Park will be realised by the Lessor or SPV



or its assignees Company to be engaged by the Lessor. The Lessee of the Demised Land shall regularly pay the necessary monthly O&M charges from the date of possession of the Demised Land. Such charge will be determined by the Lessor or its assignees or a Company to be engaged by the Lessor, on a proportionate cost basis. If the Lessee fails to pay on the fixed dates for a period of 3 consecutive months then Lessee shall cancel the lease and refund the premium amount deposited for Demised Land, after deducting 10% premium amount and take possession of Demised Land in such a manner as is consistent with the usage area by each of the allottee and in consultation with the user committee as defined hereinabove.



12.21 User Committee: Users Committee shall be formed by the Plot holders within 1 (one) year from the date of possession or from such date as may be fixed by the Lessor. The Lessee shall become a member of the committee and be bound by the terms and conditions of such committee. The terms and



conditions shall however be finalized in consultation with the Lessor. The User Committee after being formed shall be responsible for operation and maintenance and general up keeping of the park and premises. It would also collect the O&M charges from the Plot holders/Lessees and meet up the regular expenses incurred on account of O&M of the Industrial Park premises. However, the Lessor shall always have the right to enter and inspect the Panagar Industrial Park and also to direct the Users Committee to take appropriate measures regarding the activities of said Committee.



- 12.22 Internal & overall Security: The Lessee, at its own cost, shall maintain the area in its possession. Maintenance obligation of the Lessee would generally include internal maintenance within Demised Land, cleanliness and internal and overall security and also obligation to pay proportionate cost for common and general maintenance of the Panagar Industrial Park which may be carried out by the Lessor through its assignce company or its service provider.
- 12.23 No Religious Use: The Lessee shall not use the Demised Land as a place of worship and/or shall not establish shrine, mosque, church or temple or shall not use portion of the same as any club house.
- 12.24 Inspection by the Lessor: The Lessee shall allow any person authorized by the Lessor or its accredited agent/assignee, to enter into the Demised Land for the purpose of inspection and maintenance of the sewer lines, water pipe lines, electrical lines, etc. The repair of such lines and installations will be performed by the Lessor at the cost of the Lessee.

which shall be 10% of the prevailing market value of the Demised Land as shall be assessed by the Registering Authority of the Government of West Bengal. After payment of transfer fees to the Lessor, the Lessee may be permitted to assign the unexpired residual period of lease to the assignee and the assignee shall hold the same on the same terms and conditions of the lease and to such other terms and conditions as may be considered to be imposed by the Lessor while granting such approval. In case of such assignment of leasehold interest, the assignee concerned shall have to obtain fresh lease after expiry of the unexpired period of the lease on payment of such consideration money and annual rent as may then be fixed by the Lessor in granting such lease. But the Lessee shall not be allowed to transfer the Demised Land to any third party within 5 years from the date of possession. In case of such assignment/transfer is found to have been made without obtaining the written permission from the Lessor then Lessor shall, after giving the Lessee one month notice in writing shall cancel the allotment and lease and forfeit the lease premium paid by the Lessee against the Demised Land. The Lessee shall also be debarred from future allotment in any other industrial park promoted and developed by the Lessor.



12.29 Submission of Project Report: The Lessee shall at the time of possession submit a Detailed Project Report (DPR) to the Lessor and shall submit progress report each month till commencement of commercial production as per approved format and annual report following commencement of commercial production.

# 12.30 Purpose of Utilization of Land:

The Demised Land shall be utilized only by the Lessee and solely for the purpose of setting up, implementing and operating the Project as per the Project Plan morefully described in Second Schedule duly approved by the Lessor or any other competent committee formed for this purpose. The Lessee hereby undertakes to abide by all the terms and conditions, stipulations, restrictions, covenants regulations of whatsoever nature as enumerated in this Lease Deed including without limitation the recommendation by the Committee and also as enumerated in the Schedules attached hereto or as may be prescribed in writing by the Lessor from time to time. If the Lessee keeps any portion of the Demised Land unutilized for more than three years, the Lessor will be entitled to resume the Demised Land free from all encumbrances.

# 12.31 Constructions on the Demised Land:

The Lessee shall at all times have the right to and be at liberty to construct, erect, build, renovate, improve, repair, alter upon the Demised Land and create, construct or install any structure or structures standing thereon or cause to be constructed hereafter and the works carried out therein and carry out any modifications thereto ("Constructions") for the purpose of implementation and development of the Project subject to compliance with Applicable Law and obtaining the Approvals. The ownership and possession of all such Constructions over the Demised Land shall remain vested solely with the Lessee and the Lessee shall have the right to deal with the same in accordance with the terms of this Lease Deed;



#### 12.32 Completion of Project:

The Lessee shall carry out and complete the Project within 36 (thirty six) months from the date of possession in strict accordance with the Project Plan and implement the milestones ("Milestones") and timelines, morefully mentioned in the Third Schedule at his own expense.

- 12.33 In case of Surrender or Termination by the Lessee: In the event the Lessee wishes to or is compelled to terminate or surrender the lease due to its inability to run or continue the business, the Lessee shall apply to the Lessor communicating such desire, the Lessor on receipt of such application, after deduction of 5% (five percent) of the lease premium, refund the balance premium after realization of sale proceeds to the Lessee or its lenders/charge holders and shall also be entitled to receive the entire lease premium for the Demised Land from the new intending purchaser at market value/ price prevailing at that time.
- 12.34 Observance of General Terms: The Lessee shall always observe the conditions of allotment and the general terms and conditions, specified in the Application Brochure and also the terms of lease herein contained.
- 12.35 Delivery of Peaceful Possession: After the expiry of period of lease unless renewed or earlier determination thereof the Lessee shall deliver peaceful vacant possession of the Demised Land in its original condition relinquishing all the Lessee's interest therein to the Lessor in as good a condition as the same now is.



- 13. Termination And Cancellation: Notwithstanding anything contained terms in the present deed, the Lessor shall have the right to terminate the lease in the following circumstances and in the manner mentioned below:
- Lease Rent in Arrear: In case and whenever any part of the Lease Rent shall be at any time in arrears for more than 21(twenty one) days from the due date, the Lessor shall serve a notice in writing calling upon the Lessee to cure the defect within 30 (thirty) days from the date of notice with penal interest @ 13% (thirteen percent) per annum on arrear Lease Rent, failing which the Lessor shall be entitled to terminate the lease with 15 days notice and the Lessor shall exercise the right of re-entry upon such termination into the Demised Land and repossess the same and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without prejudice to any other rights of the Lessor cntitled in law, and/or
- 13.2 Other Payment Obligations: If the Lessee fails to pay all other charges of whatsoever nature payable by the Lessee to the Lessor under this Lease Deed and/or respective authorities, the Lessor shall serve a notice in writing calling upon the Lessee to cure the defect within 30 (thirty) days from the date of notice, failing which the lease shall be terminated with 15 days notice and the Lessor shall exercise the right of re-entry upon such termination into the Demised Land and repossess the same and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without



prejudice to any other rights of the Lessor entitled in law, and/or

13.3 Project Milestones or Timelines: If the Lessee fails to complete any Milestones within the timelines specified for their respective completion, the Lessor shall serve a notice in writing calling upon the Lessee to cure the defect within 30 (thirty) days from the date of notice, failing which the lease shall be terminated with 15 days notice and the Lessor shall exercise the right of re-entry upon such termination into the Demised Land, and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without prejudice to any other rights of the Lessor entitled in law, and/or

13.4 Failure/Delay in Starting of Business: If the Lessee fails to start its business/commercial operation from the Demised Land within within 36 (thirty six) monthsfrom the date of possession, the Lessor shall give a notice in writing to the Lessee to start such operation within the Cure Period of 30 (thirty) days, failing which the Lessor shall cancel the lease with 15 days notice and forfeit 10% (ten percent) of Lease Premium paid by the Lessee and the balance premium will be refunded, and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without prejudice to any other rights of the Lessor entitled in law, and/or





- 13.5 Non Utilisation of the Leasehold Land: If the Lessee fails to utilise any portion of the Demised Land within a period of within 36 (thirty six) monthsfrom the Effective Date and if the Lessee cannot satisfy the Lessor of any immediate plans for utilization of the said unutilized land then the Lessor shall serve a notice in writing calling upon the Lessee to cure the defect within 30 (thirty) days from the date of notice, and the lease shall be terminated with 15 days notice and the Lessor shall exercise the right of re-entry upon such termination into the Demised, and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without prejudice to any other rights of the Lessor entitled in law, and/or
- 13.6 Discontinuance of Business: If it is found by the Lessor that the Lessee has closed or has discontinued business from the said Demised Land for a continuous period of 1(One) year, then the Lessor shall call upon the Lessee to show cause within 15 (fifteen) days by a notice in writing. In case the reasons shown by the Lessee are found satisfactory to the Lessor, the Lessor may allow extension of time as deemed fit by the Lessor. Otherwise, the Lessor may cancel the allotment and lease and forfeit 15% (fifteen percent) of the Lease Premium.
- 13.7 Transfer of the Demised Land to Third Party: If the Lessee is found to have transferred or assigned the Demised Land to any third party in contravention of the terms contained hereinbefore, the Lessor shallcancel the allotment with 15 days notice and forfeit the amount of Lease Premium paid by

the Lessee against the said Demised Land and the third party will be immediately evicted from the Demised Land, and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without prejudice to any other rights of the Lessor entitled in law, and/or



fails to maintain good labour practices: If the Lessee fails to maintain good labour practices and operates in contravention of the labour laws in force, the Lessor after giving notice in writing to the Lessee for curing such defect within 30 days (Cure Period) and in case of failure to rectify such defect by the Lessee, the lease shall be terminated with 15 days notice and 25% (twenty-five percent) of the Lease Premium shall be forfeited by the Lessor, and the Lessee shall deliver peaceful vacant possession of the Demised Land free from all encumbrances together with all improvements, if any, done thereto without prejudice to any other rights of the Lessor entitled in law, and/ore.

M charges for a period of 3 (three) consecutive months, the Lessor shall call upon the Lessee to cure such defect within 30 (thirty) days from the date of notice in writing failing which, the Lessor shall terminate the lease with 15 days notice and refund the Lease Premium after deducting 10% (ten percent) of the Lease Premium and the O&M arrears charges and take possession of the Demised Land free from all encumbrances from the Lessee, and/or

- the fixed dates for a period of 3 consecutive months thenthe Lessor shall serve a notice in writing calling upon the Lessee to cure the defect within 30 (thirty) days from the date of notice, failing which the Lessor shall cancel the lease with 15 days notice and refund the premium amount deposited for land, after deducting 10% premium amount and take possession of the Demised Land free from all encumbrances in such a manner as is permissible under law, and/or
- 13.11 Use of Common Area: In case it is found by the Lessor that the Lessee is causing such unauthorized use of area outside the Demised Land then the Lessor shall after giving notice in writing to cure the defect within 30 (thirty) days from the date of notice, failing which the Lessor shall be entitled to claim/forfeit 400% (four hundred percent) of the existing rent and shall also be entitled to confiscate the goods, and/or
- 13.12 Failure to comply with the Rehabilitation and Resettlement/
  Corporate Social Responsibility Obligations: Lessee to
  achieve, perform or complete the Rehabilitation and
  Resettlement Obligations formulated by WBDIC, as applicable,
  and /or Corporate Social Responsibility provided under central
  and state laws and amended from time to time, then the Lessor
  shall serve a notice in writing calling upon the Lessee to cure
  the defect within 30 (thirty) days from the date of notice,
  failing which the Lessor shall cancel the lease with 15 days
  notice, and/or
- 13.13 Breach of Obligations, Covenants, Terms and Conditions:

  Save and except the period of notice of cure as specifically mentioned hereinbefore and contained, for breach of any





obligations, covenants, general terms and conditions mentioned herein on the part of the Lessee, the Lessor shall call upon the Lessee to rectify and remedy the same within 30 (thirty) days from the date of receipt of such notice. If the required rectification or remedial measures are not carried out within the given period the Lessor shall have the right to terminate the lease with 15 days notice and to enter into the Demised Land and to take possession of the Demised Land free from all encumbrances and thereupon the Lease shall forthwith stand determined but not otherwise withoutprejudice to any right of the Lessor in respect of the antecedent breach.

#### 14. Miscellaneous:

#### 14.1. Order

It is hereby agreed by the Lessor and the Lessee that the decision of the of the Lessor represented by the Managing Director or any other officer or Body or Agency on behalf of the Lessor as authorized in that behalf in the matter of breach of any of the obligations, covenants, terms and conditions mentioned herein on the part of the Lessee shall be final and binding and shall not be called into question by the Lessee in any manner whatsoever.

## 14.2. Dispute Resolution

In case any of the parties are not satisfied or is aggrieved by the order/decision of the Managing Director of the Lessor, then such dispute shall be referred to arbitration to an arbitration panel of three Arbitrators. Each side will appoint its own Arbitrator and two Arbitrators so appointed shall further appoint the third Arbitrator. The decision taken by the Arbitrator shall be final and binding upon the parties. The Arbitration proceedings, award, enforcement shall be governed by the provisions of the Arbitration & Conciliation Act 1996 and the place of Arbitration will be in Kolkata only.

## 14.3. Alteration

The Lessor may amend, alter, revise, change, modify any terms and clauses herein set forth as may be mutually agreed and be thereafter be made by a registered deed between the parties.

## 14.4. Service of notice

Notices under this Agreement shall be served by messengers or registered posts/speed posts at the addresses of the parties mentioned in clause 3.1 and 3.2 above, unless the address is changed by intimation in writing. Such service shall be deemed to have been effected on the 4th day of handing over of the notice to postal cuthorities, if sent by registered post/speed post, irrespective of refusal to accept service by the parties and if delivered by hand, on the date of such delivery.

# 14.5. Severability

The invalidity or unenforceability of any term, phrase, clause, paragraph, restriction, covenant, agreement or other provisions hereof shall in no way affect the validity or enforcement of any other provisions or any part thereof. Notwithstanding the foregoing, the parties shall thereupon negotiate in good faith in order to agree the terms of a mutually satisfactory provisions, achieving as nearly as possible the same commercial effect, to be substituted for the provisions so found to be void or unenforceable.



#### 14.6. Further Assurance

Each party shall do and execute and perform all such further deeds, documents, assurances, acts and things as may reasonably require to give effect to the terms of this Agreement.

#### 14.7. Governing Provision

This Agreement and the relationship between the parties hereto shall be governed by and interpreted in accordance with the laws of India.

#### 14.8. Indemnification:

Lessee hereby undertakes to indemnify and hold harmless the officials, employees, personnel, directors, against any costs, claims, representatives. penalties, losses or damages whatsoever that may be occasioned as a result of breach of the terms and conditions, warranties, covenants and obligations contained in this Lease Deed by the Lessee. Without affecting the generality of the above, all liability for personal injury and/or loss to third parties caused by the activities of the Lessee on the Demised Land or in relation to this Lease Deed shall be the responsibility of the Lessee and the Lessor shall have no liability whatsoever in this regard. The Lessee agrees to indemnify and keep indemnified the Lessor from all actions, losses, claims, damages or any other like nature the Lessor may suffer from claims filed against the Lessor by such third parties arising out of personal injury and loss caused to such third party due to the activities related to implementation of the Project by the Lessee on the Demised Land and/ or in relation to this Lease Deed.



# 14.9. Force Majeure:

If either the Lessee or the Lessor's (hereinafter referred to as the "Affected Party") performance of any of its obligations hereunder is prevented, restricted or interfered as a result of a fire, storm, tempest, flood, earthquake, act of God, or war (not due to any act, neglect, default of the Affected Party) which is beyond the reasonable control of the Affected Party (each such event is hereinafter referred to as a "Force Majeure Event"), then such Affected Party shall give notice (hereinafter referred to as the "Force Majeure Notice") to the other Party of any such Force Majeure Event including a description in reasonable detail of the Force Majeure Event as soon as reasonably practicable, but Lessor than 7 (seven) days on which the Affected Party knew or should have reasonably known the commencement of the Force Majeure Event. As long as the Affected Party continues to be affected by the Force Majeure Event, such Affected Party shall provide the other Party with a written report atleast on a fortnightly basis. The Affected Party shall be excused from such performance to the extent of such prevention, restriction or interference provided however that such Party shall give Force Majeure Notice and shall use reasonable efforts to mitigate and remove such cause of non-performance and shall continue performance hereof whenever such Force Majeure Events are removed. If the Force Majeure Event continues for a period of 180 days and as a result of which, the Project becomes unviable or it cannot be implemented, then the Parties shall meet and assess the Force Majeure Event and its impact on the Project. If due to the Force Majeure Event the implementation of the Project has become impossible or unviable, then the Parties shall evaluate if the Demised Land



can be used for any other public purpose. If the Parties do not come to a mutual decision on the use of Demised Land for an alternative public purpose, then the Lessor shall be entitled to terminate the lease forthwith by giving prior written notice of 90 daystothe Lessee. Upon such termination the Demised Land shall revert back to the Lessor and the Lessee shall hand over the vacant free possession of the Demised Land free from all encumbrances simultaneously on receipt of the lease premium subject to the deductions as detailed mentioned herein above.

#### 14.10. Covenants to be in Full Force:

Each of the Lessee's covenants shall remain in full force both at law and in equity notwithstanding that the Lessor shall have waived or released temporarily any such covenant or waived or released temporarily or permanently revocable or irrevocable similar covenant or covenants affecting any other parts of the Demised Land.

## 14.11. Only Specific Rights:

The only rights granted to the Lessee shall be those expressly set out in this Lease and such further ancillary rights that arise under the general law or by any necessary implication and the Lessee shall not by virtue of this Lease be deemed to have acquired or entitled to and the Lessee shall not during the term acquire or become entitled to by any means whatsoever to any easements from or over or affecting any other land or the Land.

#### 14.12. Non Cumulative:

Each of the remedies of the Lessor mentioned in this Lease Deed (including without limitation early termination of the Lease or the revocation of the Performance Bank Guarantees) are non cumulative and can be exercised jointly or severally at the option of the Lessor.

## 14.13. Compulsory Registration:

It is agreed and recorded that this Lease Deed shall be compulsorily registered and costs, charges and expenses on account of stamp duty and registration charges shall be borne by the Lessee exclusively.

#### 14.14. Legal Costs:

In case of any dispute or litigation arising in relation to the Land, and/ or this Lease Deed, whether initiated by the Parties hereto or any other third party, the Parties shall be responsible to take all actions to defend its rights and bear their own costs and expenses in relation thereto including without limitation costs relation to litigation, attorney fee and court fees.

#### 14.15. No Waiver:

Save and except as expressly provided in this Lease Deed, no exercise, or failure to exercise, or delay in exercising any right, power, or remedy vested in any Party under or pursuant to this Lease Deed shall constitute a waiver by that Party of that or any other right, power, or remedy. The rights and remedies provided by this Lease Deed are cumulative and are not exclusive of any rights or remedies provided at law or in equity. Parties shall at all times be strictly bound by the express provisions of this Agreement.



#### 14.16. Entire Agreement:

This Lease Deed constitutes the entire agreement between the Parties hereto with respect to the matters dealt with therein and supersedes any previous oral, written or implied agreements between the Parties hereto in relation to such matters.

#### 14.17. No Amendment or Modification:

No amendment or modification to this Lease Deed shall be valid and effective unless agreed to by the Parties hereto and evidenced in writing. Notwithstanding the terms of any other provision of this Lease Deed, it shall not be a breach of this Lease Deed if any amendment, supplement or modification to any provision of this Lease Deed requires ratification by law.

#### 14.18. Additional Documents:

At all times after the date hereof, the Parties shall execute all such documents and do such acts, deeds and things as may reasonably be required for the purpose of giving full effect to the provisions of this Leage Deed.

#### 1st Schedule

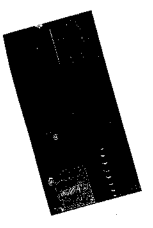
#### Part - I

#### (Project Land)

Land measuring 1457.906 Acre comprised within Mouzas Pondali under P.S Aushgram, Kota Chandipur under P.S Aushgram and Kanksa under P.S., Kanksa District: Burdwan.

#### Part - II (Demised Land)

Plot/Plots bearing No. measuring about 19.28acres comprised in Dag No's 4108, 4116, 4117, 4119, 4121,





4122, 4123, 4124, 4126, 4127, 4128, 4129, 4146, 4148, 4151, 4154, 4156, 4157, 4161, 4162 all are in partwithin Mouja Kota Chandipur J.L No 80, Dag No's 4118, 4120, 4125, 4131, 4132, 4133, 4134, 4135, 4136, 4137, 4138, 4139, 4140, 4141, 4142, 4143, 4144, 4145, 4147, 4149, 4150, 4158, 4159, 4160, 5087 are all in full within Mouja Kota Chandipur, J. L. No 80in the Police Station Aushgram District Burdwan more or less being butted and bounded as detailed below and also marked with red in the map attached herewith together with the proportionate and undivided share in the common areas.

On the North : 4056, 4055, 4054, 4127

On the East : Property line of the park

On the South : 4162, 4163, 4155, 4154

On the West : 4167, 4148, 4108, 4117, 4121

SI.No	LR Dag NO	Area in acre	Part/Full		
1	4108	0.110	Part		
2	4116	<b>3</b> 0.050	Part		
3	4117	0.040	Part		
4	4119	0.420	Part		
5	4121	2.652	Part		
6	4122	0.020	Part		
7	4123	0.030	Part		
8	4124	0.110	Part		
9	4126	0.340	Part		
10	4127	0.030	Part		
11	4128	0.198	Part		
12	4129	0.030	Part		
		<u> </u>			

13	4146	0.390	Part
14	4148	0.150	Part
15	4151	1.500	Part
16	4154	0.070	Part
17	4156	0.220	Part
18	4157	0.490	Part
19	4161	0.210	Part
20	4162	0.100	Part
21	4118	0.020	Full
22	4120	0.050	Full
23	4125	0.300	Full
24	4131	0.260	Full
25	4132	4.800	Full
26	4133	0.820	Full
27	4134	0.460	Full
28	4135	0.130	Full
29	4136	0.240	Full
30	4137	0.150	Full
31	4138	0.180	Full
32	4139	0.150	Full
33	4140	0.110	Full
34	4141	0.460	Full
35	4142	0.120	Full
36	4143	0.070	Full
37	4144	0.350	Full
38	4145	0.320	Full
39	4147	0.140	Full
40	4149	0.020	Full
41	4150	1.940 ·	Full
42	4158	0.130	Full



43	4159	0.300	Full
44	4160	0.330	Full
45	5087	0.270	Full

#### 2nd Schedule

#### (Project Plan)

#### (Project Plan and Milestones)

#### I. Project Plan:

This project is for setting up Country Spirit (CS) Bottling Plant, India made Foreign Liquor (IMFL) Bottling Plant and a Distillery for production of Extra Neutral Alcohol (ENA)/RS/Ethanol. The installed capacities will be as under,

#### **Product**

#### Capacity

1. Country Spirit

- 30 Lac cases / annum
- 2. India made Foreign Liquor (IMFL) 50 Lac cases / annum
- 3. Extra Neutral Alcohol (ENA)/RS/Ethanol 42 million Liters/annum

Within the said demised premises, Country Spirit and IMFL will be manufactured and bottled in separate blending and bottling Halls along-with a fully equipped Distillery including boiler, turbine for Co-Generation of Electricity as needed for the plant, Pollution control equipment, tankages etc., will be set up to manufacture ENA / RS / Ethanol.



3rd Schedule
(Milestones)

Milestone	Activity	Milestone(s) initiation Date	Milestone(s) completion Date
1 <sup>st</sup>	Land development and construction of boundary walls / fencing	D + 4 m	D + 9 m
Milestone		01/11/2014	31/03/2015
2 <sup>nd</sup>	Sanction of building plans	D + 6 m	D + 9 m
Milestone		01/01/2015	31/03/2015
3 <sup>rd</sup> Milestone	Erection of sheds and workshopsincluding internal roads and drainage system	D + 7 m 01/02/2015	D + 16 m 31/10/2015
4 <sup>th</sup>	Placement of order for plant and equipments	D + 9 m	D + 12 m
Milestone		31/03/2015	30/06/2015
5 <sup>th</sup>	Installation and commissioning of plant and equipment	D + 15 m	D + 25 m
Milestone		01/10/2015	31/07/2016
6 <sup>th</sup>	Trial production of main products	D + 25 m	D + 31 m
Milestone		01/08/2016	31/01/2017
7 <sup>th</sup>	Start of commercial production of products as per Project Plan	D + 31 m	D + 34 m
Milestone		01/02/2017	1/04/2017

Note: D: Date of Possession.

#### 4th Schedule

(R & R)

Rehabilitation and Resettlement Obligations as may be formulated by Central Govt, State Govt and WBDIC, as applicable, as amended from time to time and Corporate Social Responsibility provided under central and state laws and amended from time to time

#### 15. Execution and delivery

In Witness Whereof the Parties hereto have executed this sub lease on the date mentioned above.

#### SIGNED SEALED AND DELIVERED

By West Bengal Industrial Development Corporation | Ltd at "Protiti", Abanindranath Thakur Sarani (Camac Street) Kolkata 700 017 in the presence of;

WITNESSES:

Kanchan Mondal WBIDC. 23, Abanundrameth Tagore Sarami Kalkala - 700017

ASOK GHOSH, WBA & AS Advisor (Projects) West Bengal Industrial Development Corporation Ltd. 'Protiti' 23, Abanindranath Tagore Sarani Kolkata - 700 017

Asok Ghosh, Advisor Projects

Son of Late B.D. Ghosh WBIDC PAN Number: AAACW30430 WBIDC, 23, Abanindranath Thakur Sarani (Camac Street), Kolkata-17

LESSOR

SIGNED SEALED AND DELIVERED By Globus Sprits Ltd at "Protiti", 23, Abanindranath Thakur Sarani (Camac Street) Kolkata 700 017 in the presence

WITNESSES:

of

Saroj Kumar Das 10, old Post Office Street Kal Kata-700001

For Globus Spirits Ltd.

thorised Signatory

Sri Deepak Jain (D<del>irector</del>) Son of Sri Satish Chandra Jair Pan No of Globus Sprits Ltd: AAACG2534B

Pan No of Executant AAPPJ4499K LESSEE

Drafted as per Gest Proforme. Indianil Mose Advocale High bout Calcuth. Envolveet NO 41B173/1993.

#### Receipt and Memo of Consideration

Received from the Lessee named above the within mentioned sum of Rs. 9,86,40,000.00 (Rupees nine crore eighty six lakh and forty thousand) only towards Lease Premium for Lease of the Demised Land described in the 1stSchedule above vide schedules on diverse dates mentioned below.

<b>.</b>	11		
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DATE	CHEQUE	DRAWN ON	]	AMOUNT
	NO.			
5.5.2014	002399	AXIS Bank		4,93,20000/-
21.5.2014	002471	AXIS Bank		4,93,20000/-

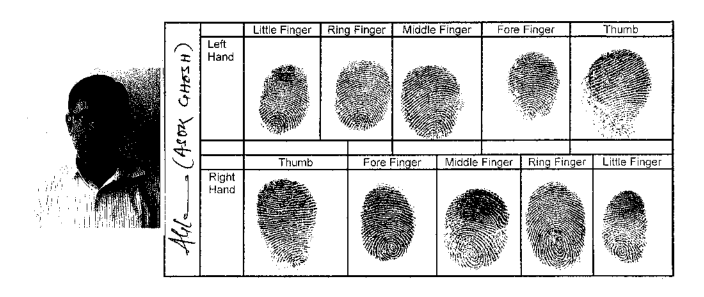
Kanclan Mandal
Saroj Kumar Das

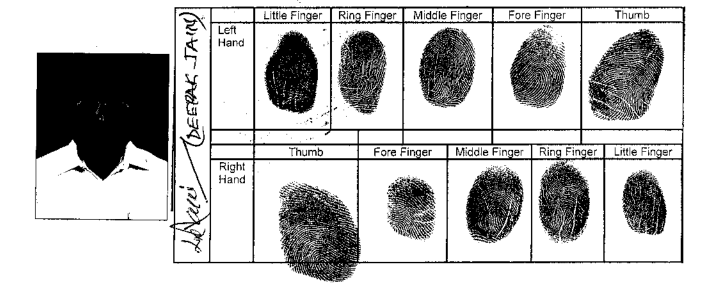
WBIDC LIMITED LESSOR

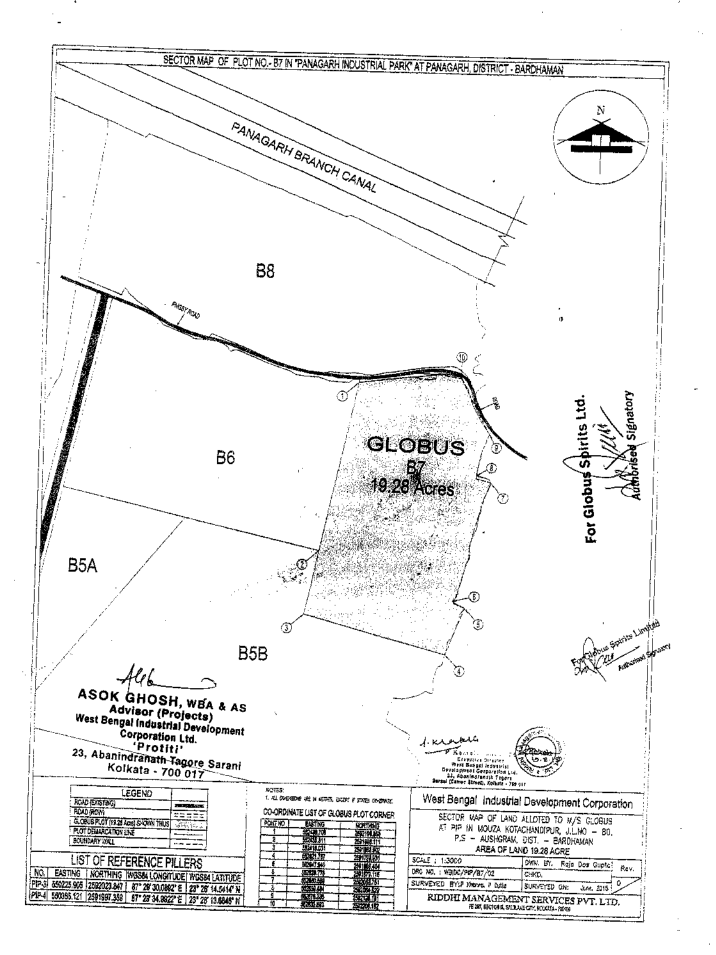
ASOK GHOSH, WBA & AS Advisor (Projects) West Bengal Industrial Development Corporation Ltd. 'Protiti'

23, Abanindranath Tagore Sarani Kolkata - 700 017

## SPECIMEN FORM FOR TEN FINGERPRINTS







## Govt. of West Beng Directorate of Registration & Tamp Registration e-Challa

GRN:

19-201516-002169140-2

Payment Mode Counter Payment

GRN Date: 28/10/2015 12:54:35

AXIS Bank

BRN:

WB041120150070147

Date: 04/11/2015 11:51:51

ld No.: 19030000842949/1/2015

[Query No./Query Year]

Name:

GLOBUS & WITS LTD

Contact No. :

Mobile No.:

E-mail: Address:

djair a globusgroup.in

PANAGARH INDUSTRIAL

Applicant Name

Mr Globus Spirits Ltd

Office Name

Office Address:

Status Depositor:

Buyer/Claiman

Purcose of payment / Remarks

Lease by Govt./Govt. Authority vt. Undertaking

ht No 1

9030000842949/1/2015

Property Registration-Stamp duty

0030-02-103-003-02

5922425

000842949/1/2015

Property Registration-Registration

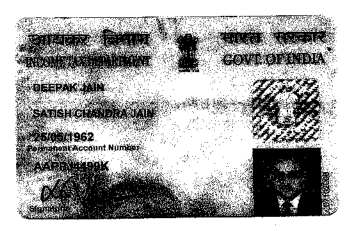
0030-03-104-001-16

1085721

in Words:

Seventy Lakh Eight Thousand One red Forty Six only

7008146



े. इस कार्य के खोने/पाने घर कृपमा सुनित करें/जोताएं: भाषतक पैन सेठी दुवाई एवं एस जी एतं पडती प्रित्त टोडेक्सक्टेंबर, जमता मिल्स कृपांचंड एसं. बें. सार्थ, तोजर प्रदेतं, मुंबई—400 013

If this card is lost/someone's lost card is found, please inform/return to:

fincome Tax PAN Services Unit NSDI.
sattlingt. Times Tower,
Kansin Mills Compound,
S.B. Marg. Lower Parel, Mimbui – 400 013

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email things points with



## भारतीय विशिष्ट पहचान प्राधिकरण भारत सरकार



Unique Identification Authority of India Government of India

E-Aadhaar Letter

Enrolmnt No/Enrolment No.: 1111/16900/10358

#### DEEPAK JAIN (DEEPAK JAIN)

S/O: Satish Chandra Jain, FLAT NO-9D, RUPALI APARTMENT, Durgapur (m Corp), Barddhaman, West Bengal - 713213

Your Aadhaar No/ Your Aadhaar No.:

## To establish identity, authenticate online.

This is electronically generated letter.

INFORMATION

Aadhaar is a proof of identity, not of citizenship.

## 2965 0159 4181



Aschast-Aam Aadmi ka Adhikar



 $\boxtimes$ help@uidei.gov.in

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- Please update your mobile number and e-mail address. This will help you to avail various services in future.



भारत सरकार **GOVERNMENT OF INDIA** 



**DEEPAK JAIN** DOB: 25/05/1962 Male / MALE





भारतीय विशिष्ट पहचान प्राधिकरण UNIQUE IDENTIFICATION AUTHORITY OF INDIA

#### Address:

S/O: Satish Chandra Jain, FLAT NO-9D, RUPALI APARTMENT. Durgapur (m Corp), Barddhaman, West Bengal - 713213

2965 0159 4181

🏭 🗚am Aadmi ka Adhikar

2965 0159 4181

Aadhaar-Aam Admi ka Adhikar

Date: 12/10/2015



For Globus Spirits Ltd.

Authorised Signatory





#### Government of West Bengal

# Department of Finance (Revenue), Directorate of Registration and Stamp Revenue OFFICE OF THE A.R.A. - III KOLKATA, District Name: Kolkata Signature / LTI Sheet of Query No/Year 19030000842949/2015

I. Signature of the Person(s) admitting the Execution at Private Residence.

	I	T	s) admitting the Execution		
SI	Name of the Executant	Category	Photo	Finger Print	Signature with
No.					date
1	Mr Asok Ghosh Advisor Projects Of West Bengal Industrial Development Corporation Ltd, 23, Abanindra Nath Tagore Sarani, P.O:- Circus Avenue, P.S:- Shakespeare Sarani, Kolkata, District:-Kolkata, West Bengal, India, PIN - 700017	Represent ative of Lessor [West Bengal Industrial Developm ent Corporatio n Ltd]			Ale 2015
SI	Name of the Executant	Category	Photo	Finger Print	Signature with
No.					date
2	Shri Deepak Jain Director Of Globus Spirits Limited Plot No 1 And 2 Ishwar Nagar, Mathura Road, New Delhi, P.O Not Found,	Represent ative of Lessee [Globus Spirits Limited]		Presente and	Salu 18

1

Additional Registration Assurance - 18 Kolkata

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Page 2 of 3

SI No.	Name and Address of identifier	Identifier of	Signature with date
	Mr Indranil Bose Son of Mr Nisith Kumar Bose High Court, Calcutta,WB-173/1993, P.O:- G P O, P.S:- Hare Street, Kolkata, District:-Kolkata, West Bengal, India, PIN - 700001	Mr Asok Ghosh, Shri Deepak Jain Director Of Globus Spirits Limited	Induanil Ime Advocale 3/11/2015

(Balaram Adhikari)

ADDITIONAL REGISTRAR
OF ASSURANCE

OFFICE OF THE A.R.A. -

Kolkata, West Bengal

Kananional Registrar of Assurance - 18 Kanata

S HON STA

## Seller, Buyer and Property Details

### A. Lessor & Lessee Details

	The same of the sa
SL No.	Name and Address of Presentant
1	Shri Deepak Jain Director Of Globus Spirits Limited Plot No 1 And 2 Ishwar Nagar, Mathura Road, New Delhi, P.O:- Not Found, P.S:- SRI NIWAS PURI, District:-South, Delhi, India, PIN - 110065

	A STATE OF THE STA
SL No.	Name, Address, Photo, Finger print and Signature
1	West Bengal Industrial Development Corporation Ltd 23, Abanindranath Tagore Sarani, P.O:- Circus Avenue, P.S:- Shakespeare Sarani, Kolkata, District:- Kolkata, West Bengal, India, PIN - 700017 PAN No. AAACW3043Q; Status: Organization; Represented by representative as given below:-
1(1)	Mr Asok Ghosh Advisor Projects Of West Bengal Industrial Development Corporation Ltd, 23, Abanindra Nath Tagore Sarani, P.O:- Circus Avenue, P.S:- Shakespeare Sarani, Kolkata, District:-Kolkata, West Bengal, India, PIN - 700017 Sex: Male, By Caste: Hindu, Occupation: Service, Citizen of: India,; Status: Representative; Date of Execution: 09/11/2015; Date of Admission: 09/11/2015; Place of Admission of Execution: Pvt. Residence

	A Section of the second section of the section of the second section of the
SL No.	Name, Address, Photo, Finger print and Signature
1	Globus Spirits Limited Plot No 1 And 2 Ishwar Nagar, Mathura Road, New De, P.O:- NOT FOUND, P.S:- SRI NIWAS PURI, District:-South, Delhi, India, PIN - 110065 PAN No. AAACG2534B,; Status: Organization; Represented by representative as given below:-
1(1)	Shri Deepak Jain Director Of Globus Spirits Limited Plot No 1 And 2 Ishwar Nagar, Mathura Road, New Delhi, P.O:- Not Found, P.S:- SRI NIWAS PUR!, District:-South, Delhi, India, PIN - 110065 Sex: Male, By Caste: Hindu, Occupation: Service, Citizen of: India,; Status: Representative; Date of Execution: 09/11/2015; Date of Admission: 09/11/2015; Place of Admission of Execution: Pvt. Residence

### B. Identifire Details

		eraenther Details at the Control	ATTERNATION OF THE PERSON OF T
SL No.	Identifier Name & Address	Identifier of	Signature
1	Mr Indranil Bose	Mr Asok Ghosh, Shri Deepak Jain	
	Son of Mr Nisith Kumar Bose	Director Of Globus Spirits Limited	
1	High Court, Calcutta,WB-173/1993,		
-	P.O:- G P O, P.S:- Hare Street,	·	
	Kolkata, District:-Kolkata, West Bengal,		
	India, PIN - 700001 Sex: Male, By		
	Caste: Hindu, Occupation: Advocate,		
	Citizen of: India,		

## C. Transacted Property Details

Sch No.	Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details
L1	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4121 , LR Khatian No:- 2073	2.634 Acre	0/-	1,66,57,416/-	Proposed Use: Land For Industrial Use ROR: Land For Industrial Use, Property is on Road

			la cur s			7
Sch No.	Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Detail
L2 	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4056 , LR Khatian No:- 2073	0.021 Acre	0/-	1,32,804/-	Proposed Use: Land Fo Industrial Use ROR: Land For Industrial Use, Property is on Road
. ]	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4116 , LR Khatian No:- 2073	0.041 Acre	0/-	2,59,284/-	Proposed Use: Land For Industrial Use ROR: Land For Industrial Use, Property is on Road
ŀ	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4119 , LR Khatian No:- 2073	0.428 Acre	0/-	27,06,672/-	Proposed Use: Land For Industrial Use ROR: Land For Industrial Use, Property is on Road
(	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4117 , LR Khatian No:- 2073	0.033 Acre	0/-	2,08,692/-	Proposed Use: Land For Industrial Use ROR: Kabarsthan, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4108 , LR Khatian No:- 2073	0.107 Acre			Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
G	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Cota chandipur	LR Plot No:- 4146 , LR Khatian No:- 2073	0.391 Acre	0/-		Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road

Sch No.	Property Location	Plot No &	Area of	Setforth	Market	Other Details
<u> </u>		Khatian No/ Road Zone	Land	Value(In Rs.)	Value(In Rs.)	
L8	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4148 , LR Khatian No:- 2073	0.16 Acre	0/-	10,11,840/-	Proposed Use: Land For Industrial For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4157 , LR Khatian No:- 2073	0.496 Acre	0/-	31,36,704/-	Proposed Use: Land Fo Industrial Use ROR: Land For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4162 , LR Khatian No:- 2073	0.085 Acre	0/-	5,37,540/-	Proposed Use: Land Fol Industrial Use ROR: Land For Industrial Use, Property is on Road
(	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4161 , LR Khatian No:- 2073	0.156 Acre	0/-	9,86,544/-	Proposed Use: Land Fol Industrial Use ROR: Land For Industrial Use, Property is on Road
d	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4156 , LR Khatian No:- 2073	0.197 Acre	0/-		Proposed Use: Land For Industrial Use ROR: Land For Industrial Use, Property is on Road
G	District: Burdwan, P.S:- Bud Bud, Bram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4151 , LR Khatian No:- 2073	1.497 Acre	0/-		Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road

Sch No.	Property Location	Piot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(in Rs.)	Other Details
L26	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4133 , LR Khatian No:- 2073	0.853 Acre	0/-	53,94,372/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4134 , LR Khatian No:- 2073	0.475 Acre	0/-	30,03,900/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4135 , LR Khatian No:- 2073	0.103 Acre	0/-	6,51,372/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4136 , LR Khatian No:- 2073	0.248 Acre	0/-	15,68,352/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
(	District: Burdwan, P.S Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4137 , LR Khatian No:- 2073	0.136 Acre	0/-		Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
(	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4138 , LR Khatian No:- 2073	0.148 Acre	0/-	9,35,952/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road

Sch No.	Property Location	Piot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details
L32	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4139 , LR Khatian No:- 2073	0.167 Acre	0/-	10,56,108/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
L33	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4140 , LR Khatian No:- 2073	0.111 Acre	0/-	7,01,964/-	Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4141 , LR Khatian No:- 2073	0.481 Acre	0/		Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
l	District: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4142 , LR Khatian No:- 2073	0.112 Acre	0/-		Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
	District: Burdwan, P.S:- Bud Bud, Bram Panchayat: KOTA, Mouza: Kota chandipur	LR Plot No:- 4143 , LR Khatian No:- 2073	0.078 Acre	0/-		Proposed Use: Land For Industrial Use, ROR: Land For Industrial Use, Property is on Road
G	listrict: Burdwan, P.S:- Bud Bud, Gram Panchayat: KOTA, Mouza: Tota chandipur	LR Plot No:- 4144 , LR Khatian No:- 2073	0,336 Acre	0/-	;	Proposed Use: Land For ndustrial Use, ROR: Land For Industrial Use, Property s on Road

	**************************************					
Sch No.		Name of the Lessee	. Transferred Area	Transferred Area in(%)		
L1	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	263.4	100		
.L2	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	2.1	100		
L3	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	4.1	100		
"L4	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	42.8	100		
L5	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	3.3	100		
L6	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	10.7	100		
L7	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	39.1	100		
L8	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	16	100		
	West Bengal Industrial  Development Corporation Ltd	Globu's Spirits Limited	49.6	100		
J	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	8.5	100		
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	15.6	100		

	,	This officerity and successful of the	SSOCH AND THE STREET	
Sch No.	1 1110 20001	Name of the Lessee	Transferred Area	Transferred Area in(%)
L12	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	19.7	100
L13	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	149.7	100
L14	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	4.8	100
L15	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	2	100
L16	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	4.7 .	100
L17	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	- 6.4	100
L18	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	13.1	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	29.7	100
L20	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	35.4	100
i	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	7.5	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	20.5	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	6.7	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	26.7	100
25	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	482	100
- 1	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	85.3	100
.27	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	47.5	100
.28 \	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	10.3	100
.29 V	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	24.8	100
30 V	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	13.6	100

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Sci No.		Name of the Lessee	Transferred Area	Transferred
L31	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	14.8	100
L32	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	16.7	100
L33	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	11.1	100
L34	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	48.1	100
L35	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	11.2	100
L36	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	7.8	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	33.6	100
ſ	West Bengal Industrial  Development Corporation Ltd	Globus Spirits Limited	30.8	100
- 1	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	24.5	100
- 1	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	13.6	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	2	100
	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	194.4	100
43 V	West Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	11.9	100
44 V	Vest Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	29.7	100
45 V	Vest Bengal Industrial Development Corporation Ltd	Globus Spirits Limited	32.2	100

## . Applicant Details

2. Deta	his of the application when assumitted the requsition form
Applicant's Name	Globus Spirits Ltd
\ddress	Plot No 1 And 2 Ishwar Nagar, Mathura Road, New Delhi, Thana: SRI NIWAS PURI, District: South, DELHI
upplicant's Status	Buyer/Claimant

Office of the A.R.A. - III KOLKATA, District: Kolkata Endorsement For Deed Number : I - 190302815 / 2015

Query No/Year

19030000842949/2015

Serial no/Year

1903010281 / 2015

Deed No/Year

J-190302815/2015

Transaction

[0407] Lease, Lease by Govt./Govt. Authority/Govt. Undertaking

Name of Presentant

Shri Deepak Jain Director Presented At

Private Residence

Of Globus Spirits Limited

Date of Execution

09-11-2015

Date of Presentation

09-11-2015

Remarks

OK 09/11/2015

Presentation(Under Section 62% Rule 22A(3) 46(1) W.B. Registration Rules 1962)

Presented for registration at 17:10 hrs on: 09/11/2015, at the Private residence by Shri Deepak Jain Director Of Globus Spirits Limited ,.

Admission of Execution Under Section 68 Will Registration Rules, 1962 | Representative

Execution is admitted on 09/11/2015 by

Mr Asok Ghosh

Indetified by Mr Indranil Bose, Son of Mr Nisith Kumar Bose, High Court, Calcutta, WB-173/1993, P.O. G P O. Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By caste Hindu, By Profession Advocate

Admission of Execution Ohrier Section 8 AWB: Registration Roller (962) [Representative]

Execution is admitted on 09/11/2015 by

Shri Deepak Jain Director Of Globus Spirits Limited

Indetified by Mr Indranil Bose, Son of Mr Nisith Kumar Bose, High Court, Calcutta, WB-173/1993, P.O. G P O, Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By caste Hindu, By Profession Advocate

B-than

(Balaram Adhikari)

ADDITIONAL REGISTRAR OF ASSURANCE OFFICE OF THE A.R.A. - III KOLKATA

Kolkata, West Bengal

Certified that required Registration Fees payable for this document is Rs 10,85,721/- (A(1) = Rs 10,85,623/- ,E = Rs 14/- ,I = Rs 55/- ,M(a) = Rs 25/- ,M(b) = Rs 4/- ) and Registration Fees paid by Cash Rs 0/-, by online = Rs 10,85,721/-

#### Description of Online Payment

1. Rs 10.85.721/- is paid, by online using Head of Account 0030-03-104-001-16, Bank: AXIS Bank (UTIB0000005)

## Gertificate of Admissibility (Rule 43 tv. B. Registration Rules 4962)

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number: 35 of Indian Stamp Act 1899.

## Payment of Stamp Dury

Certified that required Stamp Duty payable for this document is Rs. 59,22,425/- and Stamp Duty paid by Stamp Rs 100/-, by online = Rs 59,22,425/-

#### Description of Online Payment

1. Rs 59,22,425/- is paid, by online using Head of Account 0030-02-103-003-02, Bank; AXIS Bank ( UTIB0000005)

## Payment of Stamp Bury

Description of Stamp

1. Rs 100/- is paid on Impressed type of Stamp, Serial no 145488, Purchased on 28/10/2015, Vendor named S Chatterjee.

( Sid---1200) -

(Balaram Adhikari)

ADDITIONAL REGISTRAR OF ASSURANCE

OFFICE OF THE A.R.A. - III KOLKATA

Kolkata, West Bengal

Certificate of Registration under section 60 and Rule 69.

Registered in Book - I

Volume number 1903-2015, Page from 43602 to 43672

being No 190302815 for the year 2015.



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Digitally signed by BALARAM ADHIKARI Date: 2015.11.20 16:11:53 +05:30 Reason: Digital Signing of Deed.

B-Uni

obus

(Balaram Adhikari) 20/11/2015 16:11:52
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A. - III KOLKATA
West Bengal.

(This document is digitally signed.)

# Dated this 点 day of Moverer, 2015,

#### BETWEEN

West Bengal Industrial Development Corporation Limited

... LESSOR

AND

Globus Spirits Limited

.... LESSEE

DEED OF LEASE
PANAGAR INDUSTRIAL PARK