

9068882/2024/PP-AGRHOD

2022 ES Discovery India Pvt. Ltd.
 Envu India
 Zenia Building, 7th Floor,
 Hiranandani Circle,
 Hiranandani Estate,
 Thane (W) - 400607, Maharashtra
 No. 01/Envu/AP/ 2024

Tel +91 22 50023540
 manoharan.arunkumar@envu.com
 in.envu.com

OK
envu

Date: 13/04/2024

To
 The Commissioner & Director of Agriculture,
 Guntur, Andhra Pradesh

Subject: Requesting for permission for Marketing, Sale for our house
 hold products across 26 districts of Andhra Pradesh – Reg.

Dear Sir,

We 2022 ES Discovery India Private Limited (Envu brand name) legacy of Bayer Crop Science, Environmental Science Division and having warehouse at Bhimavaram, West Godavari District, A.P with license number A2/16/2023 with permanent validity. Subsequently we going to inform that, we manufacturing the products with the following license number JKPP00000835 dated 13-02-2024 at Jammu hence, with this letter we requesting you to permit us for marketing, sale permission and principle certificate issue for functioning the 2022 ES discovery India Private Limited household pest control products with Envu brand in 26 districts of Andhra Pradesh.

In this regard, we enclosed relevant documents of manufacturing license notarized, Notarized CIB&RC documents of all products, QPC letter, day to day responsible person letter, DFU, Label, product brochure etc. submitting for kind perusal.



Thank you.

15 APR 2024

Yours faithfully,

For 2022 ES Discovery India Pvt. Ltd.,

మోబిల్ ఫోన్

Abhijit Baruah

Licensing and Liasoning Manager – India

E-Mail: abhijit.baruah@envu.com

Mobile: 09619055946



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APPENDIX

PRINCIPAL CERTIFICATE

(See clause (i) of Sub-rule (4A) of rule10)

2022 ES Discovery India Pvt. Ltd.

Office D. No: 07-120 to 123, We Work, Zenia Building, 7th Floor,
 Hiranandani Business Park, Hiranandani Estate,
 G.B. Road, Chitalsar Manpada, Thane (West), Maharashtra, PIN: 400607
 CIN: U24211MH2022PTC379709

Principal Certificate No:.....

Date:.....

1. We manufacture the following insecticide(s) as per the details given below:

SL No.	Name of the Insecticide (trade names in parenthesis)	Address of the manufacturing premises	License Number	Date of issue	Valid Up to	Name and Address of Licensing Authority
1	1 to 17 Products as listed below	2022 ES Discovery India Pvt. Ltd. Office D. No: 07-120 to 123, We Work, Zenia Building, 7th Floor, Hiranandani Business Park, Hiranandani Estate, G.B. Road, Chitalsar Manpada, Thane (West), Maharashtra, PIN: 400607 C/o Saraswati Agro Chemicals (India) Pvt. Ltd., Lane No. 2, Phase 1, SIDCO Industrial Complex, Barl Brahmana, Samba, Jammu and Kashmir (J&K), PIN: 181133	JKPP00000835	13/02/2024	31/10/2027	Plant Protection Officer Jammu.
18	18 product as listed below	Gaiagen technologies formerly Pest control (India) Ltd, Plot #B-46 &47, Sathiyam Industrial Area, Jaunpur (UP).	275/UP/JNP	11.03.2015	Permanent	Plant Protection Section, Dept. of Agriculture (U.P.), Lucknow

2. We hereby authorized M/s. to sell, stock or exhibit for sale or distribute following insecticides, manufactured by us, in wholesale or retail in the Taluka/District/State as detailed below:

Sl. No	Name of Insecticide AI	Trade Name	Registration Number and date of Issue	Manufacturing License Number and date of Issue	Name of Taluka and District
1	Beta-cyfluthrin 2.45 % SC	RESPONSAR	CIR-167/2002(223)-BETACYFLUTHRIN(SC)-01 Dt 29/07/2004		
2	Cyfuthrin 10 % WP	SOLFAC WP 10	CIR - 21.775/95CYFLUTHRIN (WP)-4 Dt:29/8/95		
3	Cyfuthrin 0% EW	SOLFAC EW 050	CIR-29.591/96/CYFLUTHRIN (EW)-5 Dt:21/10/98		
4	Deltamethrin 2.5 % WP	K-OBIOL 2.5 IWP	CIR-14.648/92/DELTAMETHRIN (WP)-112 Dt:08/07/92		
5	Deltamethrin 2.5 % w/w Flow SC	K-OTHRINE FLOW 2.5 SC	CIR-17.484/93/DELTAMETHRIN (FLOW)-124 Dt:26/10/93		
6	Deltamethrin 1.25 % w/w ULV	KING FOG	CIR-28.662/98/DELTAMETHRIN (ULV)-5 Dt:04/04/98		
7	Deltamethrin 25% w/w WG	K-OTHRINE WG	CIR-2379/2022(436)-DELTAMETHRIN (WG)-II Dt: 28/04/2022		
8	Deltamethrin 2% w/w EW	AQUA K-OTHRINE	CIR-2127/2018(387)-DELTAMETHRIN (EW)-10 Dt: 18.06.2018		
9	Imidacloprid 30.5 % SC	PREMISE SC	CIR-335667/2023-IMIDACLOPRID (SC) (450)-1508 Dt: 03/10/2023	JKPP00000835 Date: 31/10/2027	All Talukas & Districts in Andhra Pradesh
10	Imidacloprid 21 % w/w + Beta cyfluthrin 10.5% w/w SC	TEMPRID SC	CIR-1806/2015(369)-IMIDACLOPRID+BETA CYFLUTHRIN (SC)-02 Dt:21/01/2010		
11	Imidacloprid 0.03% w/w GEL	MAXFORCE QUANTUM	CIR-1918/2016(366)-IMIDACLOPRID (GEL)-24 Dt: 08/12/2016		
12	Imidacloprid 2.16% w/w GEL	MAXFORCE FUSION	CIR-2368/2021(431)-IMIDACLOPRID (GEL)-28 Dt: 14/10/2021		
13	Fipronil 0.05 % RB GEL	MAXFORCE FORTE	CIR-2237/2019 (408) - FIPRONIL (GEL)-16 Dt: 03/06/2020		
14	Diflubenzuron 25 % W.P.	BI-LARV 25% W.P.	CIR-52.242/2006- DIFLUBENZURON (W.P.)257 - 46 Dt:10/01/2006		
15	Imidacloprid 0.5 % w/w RB	QUICK BAYT	CIR-1427/2013(336)- IMIDACLOPRID(RB)-20 Dt:19/07/2013		
16	Fipronil 2.82%w/w EC	AGENDA EC	CIR-1441/2013 (340)-FIPRONIL(EC)-09 Dt:22/08/2013		
17	Pyriproxyfen 0.8% GR	BARAKI GR	CIR-212238/2022-PYRIPROXYFEN (GR) (440)-91 Dt:15/09/2022		
18	Bromadiolone 0.005% RB	RACUMIN SURE	CIR-672988/BROMADIOLONE/Cake-3 Dt: 20/01/1990	275/UP/JNP Date: 11.03.2015	

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3. the abovementioned dealer shall obtain the above-detailed insecticides:

(a) Directly from us:

Sl.No.	Name of the Company	Complete address of the Company	License Number and & Date for distribution of above insecticides	Date of validity of the License	Complete address of the warehouse /Stockport
1	2022 ES DISCOVERY INDIA PVT. LTD.	D.No. 7-152-3A, First Floor, Near Tatavarthi Hostels Street, Hosanna Mandir, Bhimavaram bypass road, Narasimhapura, Bhimavaram Mandal, West Godavari District, PIN: 534 202, Andhra Pradesh.	A2/16/2023	Permanent	D.No. 7-152-3A, First Floor, Near Tatavarthi Hostels Street, Hosanna Mandir, Bhimavaram bypass road, Narasimhapura, Bhimavaram Mandal, West Godavari District, PIN: 534 202, Andhra Pradesh.

Or (b) from the following distributor(s):

DISTRICT: GUNTUR

Sl. No.	Name of the distributor (s)	Complete address of the distributor(s)	License Number and & Date for distribution of above insecticides	Date of validity of the License	Complete address of the premises, where distributor(s) is/are stocking insecticide
1	VENKATA SAI AGENCIES	D.No: 26-2-2C4A, Majeti Godowns, Back Side Mastan Durgah, Nagarapalem, Guntur	54/2013	Permanent	D.No: 26-2-2C4A, Majeti Godowns, Back Side Mastan Durgah, Nagarapalem, Guntur

4. The Dealer to whom this Principal certificate has been issued shall procure above detailed insecticides from the mentioned distributor. In the event of procuring these insecticides from any other distributor, this certificate shall become null and void.
5. Before Issuing this certificate, we certify that we have inspected and ensured that the above-mentioned distributors and dealers have adequate space and facilities to stock above-detailed insecticides so as to maintain their quality on shelf and above obtained an Undertaking to the effect that the insecticide(s) shall be stocked accordingly to maintain their quality on shelf under every circumstances.
6. This certificate has been issued to enable the distributor/ dealer obtain licence to sell, stock or exhibit for sale or distribute the above- detailed insecticides, including those for stocking and use for commercial pest control operations, and is validity as per annexure 1&2.
7. In case of suspension/ revocation.....(date of validity).

Date:
Place:

(Signature)



Regional Office: D.No. 7-152-3A, First Floor, Near Tatavarthi Hostels Street, Hosanna Mandir, Bhimavaram bypass road, Narasimhapura, Bhimavaram Mandal, West Godavari District, PIN: 534 202, Andhra Pradesh.

Registered Office: D.No. 07-120 to 123, We Work, Zenia Bldg., 7th Floor, Hiranandani Business Park, Hiranandani Estate, G.B. Road, Chitalsar Manpada, Thane, MH 400607.

Company's Seal:

To
Name and address of distributor/dealer.

Copy for information to:

- (i) The licensing officer,
- (ii) M/s (the distributor and his address), if the insecticides are to be supplied through distributors)

Signature with company seal

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Form-III

license to Manufacture Insecticides
(See Sub Rule-3 of Rule 9)

License No :- JKPP00000035

Date Of Issue :- 13/02/2024

Valid Upto :- 31/10/2027

Name / Title of Business	TWENTY TWENTY TWO LS DISCOVERY INDIA PVT LTD.	
Applicant Name	LSLS DISCOVERY INDIA PRIVATE LIMITED	
Parentage		
Residential Address	Office Number B-100 D-113, Wework Zenn Building, 7th Floor, Hirawadi Business Park, Hirawadi Layout, G. H. Road, Dharwad - 580007, Maharashtra, India	
Premises Situated	In the premises of M/s Suresh Agro Chemicals (India) Pvt. Ltd.	
Village Name	Lane No. 3, Phase 1, SIDCO Industrial Complex	
Town		
Block	Beri Distnace,	
District Name	Sambalpur	
Pin Number	751113	
Qualification		
Phone Number	9372512674	
Email ID	mildi.datta@lsdiscovery.com	



In Case of Loss License

Whether applied for Loss License	<input checked="" type="checkbox"/> Yes
Name of the Lessee Company	M/s Suresh Agro Chemicals (India) Pvt. Ltd.
Premises Situated at	Lane No. 3, Phase 1, SIDCO Industrial Complex, Beri Distnace, Sambalpur, M.P. 751113
License No. of the Lessee company	JK-M-Pv119

The insecticide(s) shall be manufactured under the directions and supervision of the following expert staff

Name	Parentage	Residential Address	Qualification	Experience	Academic	Designation	Contact	Designation
Himanshu Gangesh R. Gangade	Smt Gangesh R. Gangade	Zemla, D-226, Umro Road, L.I.S.F. Road, Sambalpur	M.Sc, Agricultural chemistry	10 years	M.Sc.	Responsible person for quality control	99470815193	Tech. Person
Minal Mithalini Datta	Smt. Mithalini Datta	CD-62 C-1, Bhawani Nagar, Dharwad	B.Sc.	22 years	B.Sc.	Responsible person for conduct of business	9322112978	Empl. Person

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Sl No	Particulars of the Insecticide	Trade Name	Name of Manufacturer/Importer	CII Registration No.	Principal Registration No.	Date of Issue of Principal Certificate	Copy Date of Principal Certificate	PC for Above Period
6	Deltamethrin 10% EC 10% ULV	Ganguly SLV	2022 ER DISCOVERY INDIA PRIVATE LIMITED	CII-21400-997-Delassenthrin(UL)-10				Y
3	Cypermethrin 1% EW SC	Solar EW SC	do-	CII-21400-997-Cybutanil(W)-3	do			Y
5	Deltamethrin 1% SC	K-Others Flow	do-	CII-17400-997-Deltamethrin(Flow)-1	do			Y
2	Cypermethrin 10% WP	Solar WP 10	do-	CII-21400-997-Cybutanil(WP)-4	do			Y
1	Beta cyfluthrin 2.5% SC	Espenon	do-	CII-1072021000-Betacyfluthrin- 4C1-01	do			Y
15	Imidacloprid 0.5% EB (For import only)	Quashay	do-	CII-14272913(338)- Imidacloprid(EB)-20	do			Y
10	Imidacloprid 21% + Beta cyfluthrin 10.5% SC	Tengrid	do-	CII-14082013(359)-Imidacloprid- Beta cyfluthrin (SC)-02	do			Y
14	Espenol 0.02% EC 2%	Apogea 23	do-	CII-14413013(340)- Epicard(EC)-09	do			Y
13	Espenol 0.03% Gel/Matthane (For import only)	Futre	do-	CII-22272019(408)- Epicard(Gel)-16	do			Y
16	Deltamethrin 30% WP	Stiles	do-	CII-523412006- Deltamethrin(WP)-257-46	do			Y
4	Deltamethrin 10% ULV	K-Others Other 2.5 WP	do-	CII-1072021000-Deltamethrin(WP)-113	do			Y
17	Deltamethrin 20% WG (For import only)	K-Chimex WG	do-	CII-23792022(436)- Deltamethrin(WG)-11	do			Y
2	Deltamethrin 2% EW	Aqua C- Others E-W 2%	do-	CII-21272019(387)- Deltamethrin(EW)-10	do			Y
18	Imidacloprid 10% Gel (For import only)	MaaSris Quashay	do-	CII-19182018(301)-Imidacloprid (Gel)-34	do			Y

The licensee is subject to such conditions as may be specified in the rules for the time being, in force under the instrument of incorporation and otherwise as stated below:

Terms and conditions of Licence

- (3) The license shall be displayed at the prominent place in the premises to which the license is being issued and shall be produced on demand and when required by an Inspector, Licensing Officer or any other Officer authorized by the Government in this regard.

(2) Any change in the name of the expert staff, issued to the licensee, shall forthwith be reported to the licensing officer.

(3) The License or Certificate shall come into the force immediately and be valid up to 5 A.M.

(4) The licensee shall scrupulously comply with such and every condition of registration of the insecticide(s) for which the license is liable to be certified.

(5) No insecticide shall be sold or exhibited for sale or distributed or issued for use in commercial pest control operations except in packages approved by the Registration Committee from time to time.

(6) If the licensee turns to a manufacturer, stock or exhibit for sale of distributor stock, and use for commercial pest control operations, any additional insertion(s), as may apply to the licensing officer in addition to the license for such such insecticide(s) payment of the prescribed fee.

(7) For pest control operations and application, no renewal of the license shall be made as laid down in sub-rule (3A) of rule 10 of the Insecticides Rules, 1971.

(8) The licensee shall comply with the provisions of the Insecticides Act, 1968, and the rules made there under for the time being in force.

(9) The licensee shall endeavor the storage and marketing of insecticide(s) manufactured at the licensed premises, in the factory premises for sale by way of wholesale dealing the license.

(10) The licensee shall maintain the record of "date against insecticide" separately in the Journal as per Appendix A.

(11) The licensee shall maintain the record of sale, combination of insecticide(s) in the format as per Appendix B and shall submit monthly return to the Licensing officer.

(12) The licensee shall maintain the stock register for technical and licensed products separately as per Appendix C1 and C2, respectively (for manufacturer only).

(13) The licensee shall submit the monthly return of a reboxed grade and formulated insecticide(s) separately as per Appendix D1 and D2, respectively (for manufacturer only).

(14) The service staff members, a medical, medical examination of aromatic insecticide in connection with insecticide(s) as per Appendix E.



Licence Issuing Authority
Plant Protection Officer Jamshedpur

SUNITA S. GOLE
ADVOCATE & NOTARY

ADVOCATE THE POLICE
Off. Shop No.3, New Front Box No. 100,
Behind Sri Ram Mehta, Tala Chawl Bala,
Panaji (W) 403 004, Goa, India.

- 4 APR 2024

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Registration No :- 2787443
 Registration License No :- JKPP00000835
 Date Of Inclusion : 2024-03-09

Valid Upto :-NA

ADDENDUM (INCLUSION OF PRODUCT)

INCLUSION OF PRODUCT IN LICENSE

M/S. TWENTY TWENTY TWO ES DISCOVERY INDIA PVT LTD Premises Situated at In the premises of M/s Saesonwati Agro Chemicals (India) Pvt. Ltd, Samba 181133 bearing Manufacturing License No. JKPP00000835 is hereby authorized to formulate the below mentioned products in the UT of J&K subject to terms and condition specified in the license & to the Provision of Insecticide Act 1968. The list of product covered is given under:

Product Details

SL.No.	Product Name	Source of Supply & ID
1	Imidacloprid 2.1% w/w Oil Emulsion	JIPR-024297001(111)-Imidacloprid (QnD)-29
2	Pyriproxyfen 0.3% GR	JIPR-210230-2023-Pyriproxyfen (GR) 00489-01
3	Imidacloprid 30 % SC	JIPR-035807-2001-Imidacloprid (SC) 11450-1900

The authorization for inclusion of above product shall be co-terminus with validity of license.

Issuing Authority

Plant Protection Officer - Jammu

* This is a computer generated copy from Agriculture Department. This does not require any Signature.



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Registered Office:
2022 ES Discovery India Pvt. Ltd.
Office Number 07- 120 To 123, WeWork
Zenia Building, 7th Floor, Hiranandani
Business Park, Hiranandani Estate, G. B.
Road, Thane- 400607, Maharashtra, India.

Tel: +91 22 5002 1540
India@Envu.com
www.Envu.com
CIN: U24211MH2022PTC379709
manoharan_arunkumar@envu.com



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED IN THE THIRD MEETING OF BOARD OF DIRECTORS OF 2022 ES DISCOVERY INDIA PRIVATE LIMITED FOR THE FINANCIAL YEAR 2023-24 HELD ON TUESDAY, DECEMBER 16, 2023, AT OFFICE NUMBER 07- 120 TO 123, WEWORK ZENIA BUILDING, 7TH FLOOR, HIRANANDANI BUSINESS PARK, HIRANANDANI ESTATE, G. B. ROAD, THANE- 400607, MAHARASHTRA, INDIA AT 3:00 PM (SGT) / 12:30 PM (IST) THROUGH VIDEO CONFERENCE AT SHORTER NOTICE.

APPROVE APPOINTMENT OF MR. MILIND DATAR, CONDUCTOR OF BUSINESS AND MR. JITENDRA GAWADE, QUALITY CONTROL MANAGER WITH RELEVANT AUTHORITIES:

"RESOLVED THAT Mr. Manoharan Arun Kumar R/o Flat no. 1203-04 12th Floor Riviera Chs Ltd. Hiranandani Estate , Ghodbander Road Thane West Thane Maharashtra-400607 working as Director in M/s 2022 ES Discovery India Pvt. Ltd., whose signature is appended below is hereby appointed as responsible person u/s 33 of Insecticide Act, 1968, to conduct the business and to do the compliance as required under the various of The Insecticides Act 1968, The Insecticide Rules, 1971 and the Insecticide (Amendments) Rules, 2015 in the state of Jammu & Kashmir for all the products manufactured in manufacturing units of company /third party manufacturing units on behalf of the company. If he retires or leaves the company, the company shall be responsible for all the acts done by him on behalf of the company.

Specimen Signature of authorised/responsible person:

Mr. Manoharan Arun Kumar



"RESOLVED THAT Mr. Jitendra Ganesh Gawade R/o Eternia, D- 2206, Oberoi Realty, LBS Road, Near Johnson and Johnson Company Mulund West Mumbai Suburban Maharashtra – 4000080 working as Quality Control Manager in M/s 2022 ES Discovery India Private Limited whose signature is appended below is hereby appointed as responsible person for Quality control under The Insecticide Act, 1968 for the state of Jammu & Kashmir and for the required compliance with the various provisions of the Insecticide Act, 1968, The Insecticide Rules, 1971 and the Insecticide (Amendments) Rules, 2015 in the state of Jammu & Kashmir for all the products manufactured in manufacturing units of company /third party manufacturing units on behalf of the company. If he retires or leaves the company, the company shall be responsible for all the acts done by him on behalf of the company.

Specimen Signature of authorised/responsible person:



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Mr. Milind Madhukar Datar

RESOLVED THAT Mr. Milind Madhukar Datar, R/o- CD 62, C-1, Shri Rang Society, Thane- 400 607 working as India Toller Manager in M/s 2022 ES Discovery India Private Limited whose signature is appended below is hereby appointed as responsible person u/s 33 of Insecticide Act, 1968, for conduct of business in the State of Jammu & Kashmir for the compliance with the various provisions of the Insecticide Act 1968, The Insecticide Rules, 1971 and the Insecticide (Amendments) Rules, 2015. If he retires or leaves the company, the company shall be responsible for all the acts done by him on behalf of the company.

Specimen Signature of authorised/responsible person:

Mr. Milind Datar

"RESOLVED FURTHER THAT THE Director be hereby severally authorised to do all such acts, deeds and things as may be necessary to give effect to this resolution."

Members of the committee are requested to sign against their names in token of their noting of the same resolution and send in their assent/dissent at the earliest.

//CERTIFIED TRUE COPY//

For and on behalf of

2022 ES Discovery India Private Limited

Manoharan Arun Kumar

Director

DIN: 09595233

Address: 200-201, Swamy Iyer New Street,
Selvan Street, Coimbatore, Tamil Nadu India ,641001



NOTARISED

SUNITA S. GOLE
ADVOCATE & NOTARY

1, Shop No. 2, Near Food Box Hotel,
1st Floor, Main Road, Thengal Naka
Kancheepuram (Tamil Nadu) - 602001 | Mob: 9810615555

24 JAN 2024



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महाराष्ट्र MAHARASHTRA

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96AA 793731

Affidavit from Chemist/Quality Control Person

I, Jitendra Ganesh Gawade, S/o Ganesh Raghunath Gawade R/o Eternia, D-2206, Oberoi Realty, LBS Road, Mulund West Mumbai Suburban Maharashtra – 4000080 working as Key Account Manager in M/s. 2022 ES Discovery India Pvt Ltd do hereby solemnly affirm & declare as under:

- 1) That the said Firm is Manufacturing Insecticides, Pesticides, Weedicides & Fungicides.
- 2) That I have been appointed/nominated by the company for the compliance of provision of section 33 of Insecticide Act 1968 and Rules 1971 and responsible person for Quality Control u/s 33 of the Insecticides Act, 1968 and Insecticide Rules 1971.
- 3) I am fully in-charge in company for looking after day-to-day business regarding quality of manufacturing pesticides by the company and shall be responsible for the quality of pesticides throughout its shelf life.

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4] that I shall be Responsible Person for the Quality Control as per the scope & spirit of the section 33 of the Insecticides Act, 1968 and I shall be responsible for all the acts & omission of M/s 2022 ES Discovery India Pvt Ltd pertaining to quality control and manufacturing of Insecticides, Pesticides, Weedicides & Fungicides by the above said firm at the, Lane No 2 , Phase No 1 , SIDCO Industrial Complex , Bari Brahma , Samba , (J&K) - 181133

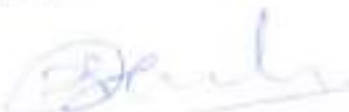
Date:
Place : Thane


Deponent



Verification:-

Verified that all the contents stated above are true and correct to the best of my knowledge and belief and nothing has been concealed therein.



Deponent



NOTARISED

SUNITA S. GOLE
ADVOCADE & NOTARY
Off. Shop No. 3, 1st floor, Box No. 100
Shri Md. Salim Khan Marg, New Govt. Road,
Thane (W)-401001, Maharashtra, India
- 4 APR 2024

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भारत सरकार
Unique Identification Authority of India

प्रोविलेन्च नंबर / Enrollment No 2017/00063/31018

To:
 श्रीमति श्रीमति दत्ता
 Shrii Meenakshi Datta
 S/o Meenakshi Chait
 CD-62 C-1 Bhikashay Colony
 Near Bhikashay Colony
 Thane
 Thane Tlne
 Maharashtra 400601
 97999552299

Fax: 100 / 1000 / 222430 / 231075 / 0



UE38847224204



आधार नम्बर नंबर / Your Aadhaar No. :

7798 3908 0717**आधार — सामान्य माणसाधा अधिकार**

राज्य विभाग



नाम व्यक्ति नाम
 MADDULETI ADEEB
 वर्ष वर्ष / Year of Birth - 1962
 मुल/ महिला



7798 3908 0717

M.A.Deb
 (M.M. DATAE)

906882/2024/PP-AGRHOD

Registered Office:
 2022 ES Discovery India Pvt. Ltd.
 Office Number 07- 120 To 123, WeWork
 Zenia Building, 7th Floor, Hiranandani
 Business Park, Hiranandani Estate, G. B.
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Tel +91 77 3007 1544
India@envu.com
www.envu.com
 CIN: U24211MH2022PTC879709
manoharan.arunkumar@envu.com



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APPROVE APPOINTMENT OF MR. MILIND DATARI, CONDUCTOR OF BUSINESS AND MR. JITENDRA GAWADE, QUALITY CONTROL MANAGER WITH RELEVANT AUTHORITIES:

***RESOLVED THAT** Mr. Manoharan Arun Kumar R/o Flat no. 1203-04 12th Floor Riviera Chs Ltd. Hiranandani Estate , Ghodbander Road Thane West Thane Maharashtra - 400607 working as Director in M/s 2022 ES Discovery India Pvt. Ltd., whose signature is appended below is hereby appointed as responsible person u/s 33 of Insecticide Act, 1968, to conduct the business and to do the compliance as required under the various of The Insecticides Act 1968, The Insecticide Rules, 1971 and the Insecticide (Amendments) Rules, 2015 in the state of Jammu & Kashmir for all the products manufactured in manufacturing units of company /third party manufacturing units on behalf of the company. If he retires or leaves the company, the company shall be responsible for all the acts done by him on behalf of the company.

Specimen Signature of authorised/responsible person:

Mr. Manoharan Arun Kumar



***RESOLVED THAT** Mr. Jitendra Ganesh Gawade R/o Etamnia, D- 2206, Oberoi Realty, LBS Road, Near Johnson and Johnson Company Mulund West Mumbai Suburban Maharashtra - 4000080 working as Quality Control Manager in M/s 2022 ES Discovery India Private Limited whose signature is appended below is hereby appointed as responsible person for Quality control under The Insecticide Act, 1968 for the state of Jammu & Kashmir and for the required compliance with the various provisions of the Insecticide Act, 1968, The Insecticide Rules, 1971 and the Insecticide (Amendments) Rules, 2015 in the state of Jammu & Kashmir for all the products manufactured in manufacturing units of company /third party manufacturing units on behalf of the company. If he retires or leaves the company, the company shall be responsible for all the acts done by him on behalf of the company.

Specimen Signature of authorised/responsible person:



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Mr. Nitendra Gavrade

"RESOLVED THAT Mr. Milind Madhukar Datar, R/o- CD B7, C-1, Shri Rang Society, Thane- 400 607 who is as India Toller Manager in M/s 2022 ES Discovery India Private Limited whose signature is appended below is hereby appointed as responsible person u/s 33 of Insecticide Act, 1968, for conduct of business in the State of Jammu & Kashmir for the compliance with the various provisions of the Insecticide Act 1968, The Insecticide Rules, 1971 and the Insecticide (Amendments) Rules, 2015. If he retires or leaves the company, the company shall be responsible for all the acts done by him on behalf of the company.

Specimen Signature of authorised/responsible person:

Mr. Milind Datar



"RESOLVED FURTHER THAT THE Director be hereby severally authorised to do all such acts, deeds and things as may be necessary to give effect to this resolution."

Members of the committee are requested to sign against their names in token of their noting of the same resolution and send in their assent/dissent at the earliest.

//CERTIFIED TRUE COPY//

For and on behalf of

2022 ES Discovery India Private Limited

Manoharan Arun Kumar

Director

DIN: 09595233

Address: 200-201, Swamy Iyer New Street,
Selivan Street, Coimbatore, Tamil Nadu India ,641001

NOTARISED

SUNITA S. GOLE
ADVOCATE & NOTARY
C/o. Shree Ram, Hotel Five Star Hotel,
No. 100, Main Road, Near Court House,
Thang (M) - 643001. Tel: 0422 2267555

24 JAN 2024



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Registered Office:
2022 ES Discovery India Private Limited
7th Floor, 07-120 to 123, WeWork,
Zenia Building, Hiranandani estate,
Thane, Maharashtra, 400607

Tel +91 22 5002 1140
India@envu.com
www.envu.com
CIN: U24311MH2022PTC379709
manoharan.srunkumar@envu.com



Dated : 15/04/2024

To
The Commissioner & Director of Agriculture
Guntur, Andhra Pradesh

Subject: Non-Conviction Letter Reg

Dear Sir

I, Abhijit Baruah, aged 57 years, do hereby solemnly affirm and declare as under:

1. I am presently designated as the Key Account Manager responsible for Licensing and Leasing Manager of 2022 ES Discovery India Pvt. Ltd. its offices at Envu India Zenia Building, 7th Floor, Hiranandani Circle, Hiranandani Estate, Thane (W) - 400607, Maharashtra.
2. 2022 ES Discovery India Pvt. Ltd has nominated me as a representative of the Company in respect of any matters under the Insecticides Act 1968 and the rules 1971 made thereunder for the State of Andhra Pradesh.
3. I also declare that I have Not been convicted under the Insecticides Act 1968 and the rules 1971 within 3 years proceeding to the date of application. ✓

Place: Thane, Maharashtra (W)

Thanking you,

Yours faithfully,
For 2022 ES Discovery India Private Limited




Abhijit Baruah
Licensing and Leasing Manager - India
E-Mail: abhijit.baruah@envu.com
Mobile: 09819055946

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Registered Office:
2022 ES Discovery India Private Limited
7th Floor, 07-120 to 123, WeWork,
Zenia Building, Hinmanwari estate,
Thane, Maharashtra, 400607

Tel: +91 72 5002 1140
india@envu.com
www.envu.com
CIN: U24211MH2022PTC379709
mancharan.arunkumar@envu.com



Dt.: 15/04/2024

To,
Commissioner of and director of agriculture,
Guntur
Andhra Pradesh state.

Subject: Office address and go down address with contact person

Dear sir,

This is to inform that the following Go down details are mentioned hereunder

C and F name	Address	Warehouse in charge name	Contact no
2022 ES discovery India Pvt. Ltd.	D.No. 7-152-3A, First Floor, Near Tilavarthi Hostels Street, Hosanna Mandir, Bhimavaram bypass road, Narasimhapura, Bhimavaram Mandal, West Godavari District, PIN: 534 202(Andhra Pradesh)	Mr. Anant Ram, I	9859912645

This is to inform that the following Andhra Pradesh office details are mentioned hereunder

2022 ES Discovery Pvt. Ltd. Hosanna Mandir, D. No. 7-152-3A, First Floor, Near Tilavarthi Hostels Street, Bhimavaram bypass road, Narasimhapuram, Bhimavaram Mandal, West Godavari District, PIN: 534 202, Andhra Pradesh.

This is for your kind information & necessary action.

Thanking you,
For 2022 ES Discovery India Pvt. Ltd.,

Abhijit Baruah
Licensing and Licensing Manager – India
E-Mail: abhijit.baruah@envu.com
Mobile: 09619055948



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Registered Office:
2022 ES Discovery India Private Limited
7th Floor, 07-120 to 123, WeWork,
Zenla Building, Hirandani estate,
Thane, Maharashtra, 400607

Tel: +91 22 5002 3140
info@envu.com
www.envu.com
CIN: U24211MH2022PTC379709
manoharan.arunkumar@envu.com



Dt. 25/04/2024
No. 01/AP/Envu/2024

To
The Commissioner & Director of Agriculture,
Guntur, Andhra Pradesh

Dear Sir,

Subject: Day to Day administration-Req

This is to inform you that myself Abhijit Baruah working as, Key Account Manager at 2022 ES Discovery India Pvt. Ltd , responsible for Leasing and Licensing; its offices at Envu India Zenla Building, 7th Floor, Hirandani Circle, Hirandani Estate, Thane (W) - 400607, Maharashtra Mobile: +91 9190 55846 I will be the responsible person to day operations on behalf of the company and will be person responsible for day to day administration in Andhra Pradesh on behalf of the company as per the power of Attorney.

Hence, we request you to incorporate the same.

This is for your kind information & necessary action.

Thanking you.
Yours faithfully,
For 2022 ES Discovery India Pvt. Ltd.

Abhijit Baruah

Leasing and Licensing Manager - Envu



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2022 ES Discovery India Pvt. Ltd.
 Envu India
 Zenia Building, 7th Floor,
 Hiranandani Circle,
 Hiranandani Estate,
 Thane (W) - 400607, Maharashtra

Tel +91 22 50023540
 manoharan.arunkumar@envu.com
 in.envu.com



No. 8/Envu/AP/ 2024

Date: 15/04/2024

Abhijit Baruah Specimen Signature

Yours faithfully,
 For 2022 ES Discovery India Pvt. Ltd.,

Abhijit Baruah
 Licensing and Liasoning Manager – India
 E-Mail: abhijit.baruah@envu.com
 Mobile: 09619055946



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2022 ES Discovery India Pvt. Ltd.
 Envu India
 Zenia Building, 7th Floor,
 Hiranandani Circle,
 Hiranandani Estate,
 Thane (W) - 400607, Maharashtra

Tel +91 22 50023540
 manoharan.arunkumar@envu.com
 in.envu.com



No. 5/Envu/AP/2024

Date: 15/04/2024

To
 The Commissioner & Director of Agriculture,
 Guntur, Andhra Pradesh

Subject: Principal Certificate- signing authorization for Products –Req We would like to inform you that we authorize the following person to sign on principal certificates in all Andhra Pradesh 26 districts.

Dear Sir,
 This is for kind information that, Mr. Abhijit Baruah, Licensing and Liasioning Manager M/s 2022 ES Discovery India Pvt. Ltd. person to sign on principal certificates in all Andhra Pradesh 26 districts.

I will take the responsibility of attending the court in cases of any misbranding issues in all the districts of Andhra Pradesh.

Enclosed Letter of authority issued by our company on name of above mentioned with specimen signature:

I am stationed at the following address:
 2022 ES Discovery India Pvt. Ltd.
 Envu India Zenia Building, 7th Floor, Hiranandani Circle, Hiranandani Estate, Thane (W) - 400607, Maharashtra. (M) 09619055946
 This is for your kind information & necessary action.
 Thanking you,

Yours faithfully,
 For 2022 ES Discovery India Pvt. Ltd.,

Abhijit Baruah
Licensing and Liasioning Manager – India
 E-Mail: abhijit.baruah@envu.com
 Mobile: 09619055946

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महाराष्ट्र MAHARASHTRA

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79AA 196458

SPECIFIC POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS THAT I, Manoharan AronKumar S/D VENKATASAMY MANOHARAN, in the capacity of the Director of 2022 ES Discovery India Private LIMITED, a company registered under the Companies Act, 1913 and having its registered office at WeWork , Zenia Building, Hirandani Circle, Hirandani Business Park, Thane, Maharashtra 400607 (GST ID - 27AABCZ9338E1Z1) (hereinafter called "the Company") do hereby nominate and authorize MR. ABHIJIT BARUAH, Key Account Manager (hereinafter referred to as the "Nominee") to execute and perform all or any of the following acts, deeds, matters and things:

- 1. To make applications for license, make representations; receive documents and orders, file papers/documents before the appropriate authority under the Insecticides Act, 1968 and Insecticides Rules 1971, The Patents Act, 1970, and dealing with authorities of Central Insecticides Board & Registration Committee (CIB & RC).

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7. To make necessary applications, sign and submit (letter), documents, papers etc.. before Agriculture Department and any local body, etc.
8. To Sign the leave and license agreement either electronically or physically, for the purpose of stock and sales license wherever required.
9. To sign the principal certificates required for obtaining license, wherever required.

AND GENERALLY, to do, execute and perform all acts, deeds, matters and things that may be lawfully done for and on behalf of the Company by the said Nominee by virtue of the powers hereinabove conferred on him.

AND I DO HEREBY agree to be bounded by all acts, deeds and things that may be lawfully done, for and on behalf of the Company by the said Nominee by virtue of the powers hereinabove conferred on him.

This Specific Power of Attorney is valid for the period 1st December 2023 to 30th November 2024.

This Power of Attorney does not authorize the Nominee to substitute or appoint any person or persons to act under or in the place of the said Nominee in respect or all any of the matters aforesaid.

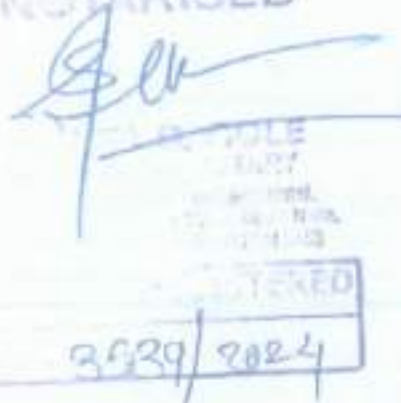
IN WITNESS WHEREOF, I, Manoharan Arunkumar, Director of 2022 ES Discovery India Private Limited have executed this Power of Attorney at Mumbai on this 1st day of December 2023.

FOR 2022 ES Discovery India Private LIMITED



Manoharan ArunKumar
DIRECTOR
DIN: 09595233

NOTARISED



-5 FEB 2024

9068882/2024/PP-AGRHOD

2022 ES Discovery India Pvt. Ltd.
 Envu India
 Zenia Building, 7th Floor,
 Hiranandani Circle,
 Hiranandani Estate,
 Thane (W) - 400607, Maharashtra

Tel +91 22 50023540
manoharan.arunkumar@envu.com
in.envu.com



No. 5/Envu/AP/ 2024

Date:

2022 ES Discovery India Private Limited Managing Director (MD) Details

Name: Arunkumar Manoharan

Address: 2022 ES Discovery India Pvt. Ltd,
 Envu India,
 Zenia Building, 7th Floor,
 Hiranandani Circle,
 Hiranandani Estate,
 Thane (W) - 400607, Maharashtra

Mobile Number: 08454947404

E-mail address: manoharan.arunkumar@envu.com



1

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2022 ES DISCOVERY INDIA PRIVATE LIMITED

CIN: U24211MH2022PTC379709

Registered Office: Bayer House, Central Avenue Hiranandani Estate, Waghbil Thane-Thane MH 400607 IN

E-mail: devesh.shah@bayer.com

Tel: +91 22 2531 1234

CERTIFIED TRUE COPY OF THE BOARD RESOLUTION PASSED AT THE MEETING OF 2022 ES DISCOVERY INDIA PRIVATE LIMITED HELD ON FRIDAY, 20th MAY, 2022 AT 11:30 A.M. AT THE REGISERED OFFICE OF THE COMPANY AT BAYER HOUSE, CENTRAL AVENUE HIRANANDANI ESTATE, WAGHBIL THANE 400607.

Authorization to take premises on lease:

"RESOLVED THAT the consent of the Board be and is hereby accorded to take on lease the premises situated at Bayer House, Central Avenue, Hiranandani Estate, Thane – 400607, Maharashtra;

RESOLVED FURTHER THAT Mr. Manoharan Arun Kumar, Director is hereby authorized to sign and execute Leave/License or Rent Agreement and the related ancillary documents in this regard regarding the hiring/leasing of the said premises".

For 2022 ES DISCOVERY INDIA PRIVATE LIMITED

DEVESH

Digitally signed by

CHANDRAKANT SHAH

DEVESH

ANT SHAH

CHANDRAKANT SHAH

Date: 2022.06.28

16:17:39 +05'30'

Devesh Chandrakant Shah

Director

DIN: 09557470



RESTRICTED

9068882/2024/PP-AGRHOD

**GOVERNMENT OF INDIA
MINISTRY OF CORPORATE AFFAIRS
Central Registration Centre**

Certificate of Incorporation

[Pursuant to sub-section (2) of section 7 and sub-section (1) of section 8 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Rules, 2014]

I hereby certify that 2022 ES DISCOVERY INDIA PRIVATE LIMITED is incorporated on this Thirty first day of March Two thousand twenty-two under the Companies Act, 2013 (18 of 2013) and that the company is limited by shares.

The Corporate Identity Number of the company is U24211MH2022PTC379709.

The Permanent Account Number (PAN) of the company is AABCZ9338E *

The Tax Deduction and Collection Account Number (TAN) of the company is PNEE07732E *

Given under my hand at Manesar this Thirty first day of March Two thousand twenty-two .



Digital Signature Certificate
SHIVARAJ C RANJERI
ASST. REGISTRAR OF COMPANIES
For and on behalf of the Jurisdictional Registrar of Companies
Registrar of Companies
Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on www.mca.gov.in

Mailing Address as per record available in Registrar of Companies office:

2022 ES DISCOVERY INDIA PRIVATE LIMITED
Bayer House, Central Avenue, Hiranandani Estate, Wagholi, Thane, Thane,
Maharashtra, India, 400607



* as issued by the Income Tax Department



906882/2024/PP-AGRHOD

Registered Office:
 2022 ES Discovery India Pvt. Ltd.
 Office Number 07- 120 To 123; Wework Zenia
 Building, 7th Floor, Hiranandani Business Park,
 Hiranandani Estate, G. B. Road, Thane- 400607,
 Maharashtra, India.

Tel +91 22 5002 3540
India@envu.com
www.envu.com
 CIN: U24211MH2022PTC379709
manoharan.arunkumar@envu.co.in



CERTIFIED
 TRUE COPY
 OF THE

BOARD RESOLUTION PASSED AT THE MEETING OF 2022 ES DISCOVERY INDIA PRIVATE LIMITED HELD ON FRIDAY, 20th MAY 2022 AT 11:30 A.M. AT THE REGISTERED OFFICE OF THE COMPANY AT BAYER HOUSE, CENTRAL AVENUE HIRANANDANI ESTATE, WAGHBIL THANE 400607.

Authorization given to Mr. Manoharan Arun Kumar:

"RESOLVED THAT the consent of the Board be and is hereby accorded Mr. Manoharan Arun Kumar, Director of the Company, be and are hereby severally authorized to sign and execute various agreements/documents/papers with various entities and body corporate including investors, investee entities, banks and other client/vendors or with any concerned outside/statutory authorities or government bodies on behalf of the Company or any documentation required to be done in day to day business affairs of the Company.

RESOLVED FURTHER THAT the aforesaid persons be and are hereby severally authorised to execute, sign and submit various applications/documents/papers and represent before different government/regulatory/ statutory authorities including but not limited to Reserve Bank of India (RBI),

Registrar of Companies (ROC), Income Tax Department, Sales Tax Department, VAT Department etc. and to do all such acts, things and deed incidental thereto.

RESOLVED FURTHER THAT the aforesaid persons be and is hereby severally authorized to sign the necessary documents/ forms on behalf of the Company for electronic filing of documents under the Companies Act, 2013 and various rules made there under.

RESOLVED FURTHER THAT the aforesaid persons be and is hereby severally authorized to delegate authority to other officials of the Company for the aforesaid purpose(s) and to do all such acts and deeds as may be considered necessary and expedient for the aforesaid purpose".

Yours sincerely

For and on behalf of
 2022 ES Discovery India Private Limited

Nadim Bernard Mohr
 Additional Director
 DIN: 09617579
 Address: 3 Fernhill Cres Singapore 259158



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F.No EN-43329/2023

भारत सरकार
Government of India
कृषि एवं किसान कल्याण मंत्रालय
Ministry of Agriculture & Farmers Welfare
कृषि एवं किसान कल्याण विभाग
Department of Agriculture & Farmers Welfare
वनस्पति संरक्षण, संगरोध एवं संग्रह निदेशालय
Directorate of Plant Protection, Quarantine & Storage
केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति
Central Insecticides Board and Registration Committee
एन. एच. 4, फरीदाबाद (हरियाणा)-121001
N.H. IV, FARIDABAD (HARYANA)-121001

Dated: 12/10/2023

To,

M/s 2022 ES Discovery India Private Limited
 ES Discovery India Private Limited, Zenia Building,
 7th Floor, Hiranandani Circle, Hiranandani Estate,
 Thane West, Maharashtra, Thane, 400607

Subject: TRANSFER OF CERTIFICATE OF REGISTRATION OF ONE PERSON/UNDERTAKING IN THE NAME OF ANOTHER PERSON/UNDERTAKING

Dear Sir,

Please refer to your Application Number EN-43329/2023 dated 28/02/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 449 meeting and the following has been approved:-

Endorsement of transfer of Registration Certificate from M/s Bayer CropScience Limited to 2022 ES Discovery India Private Limited in respect of 02 nos. of Registration Certificates i.e. (i) Diflubenzuron 25% vide Registration No. CIR-52,242/2006-Diflubenzuron (WP)(257)-46 and (ii) Pyriproxyfen 0.5% GR vide Registration No. CIR-212238/2022-Pyriproxyfen (GR)(440)-91.

In terms of the applicable guidelines the original Registration Certificates have been appropriately stamped and has been return on 12.10.2023 by hand in original.

Copy to: The Director of Agriculture Gujarat, Haryana, Punjab, Uttar Pradesh

Yours Faithfully,



EN-43329/2023

Page 1 of 2

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F.No EN-43330/2023

भारत सरकार
Government of India
कृषि एवं किसान कल्याण मंत्रालय
Ministry of Agriculture & Farmers Welfare
कृषि एवं किसान कल्याण विभाग
Department of Agriculture & Farmers Welfare
वनस्पति संरक्षण, संगरोध एवं संग्रह निदेशालय
Directorate of Plant Protection, Quarantine & Storage
केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति
Central Insecticides Board and Registration Committee
एन. एच. 4, फरीदाबाद (हरियाणा)-121001
N.H. IV, FARIDABAD (HARYANA)-121001

Dated: 12/10/2023

To,

M/s 2022 ES Discovery India Private Limited
 2022
 ES Discovery India Private Limited, Zesia Building,
 7th Floor, Hiranandani Circle, Hiranandani Estate,
 Thane West, Maharashtra, Thane, 400607

Subject: TRANSFER OF CERTIFICATE OF REGISTRATION OF ONE PERSON/UNDERTAKING IN THE NAME OF ANOTHER PERSON/UNDERTAKING

Dear Sir,

Please refer to your Application Number EN-43330/2023 dated 28/02/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 449 meeting and the following has been approved:-

Endorsement of transfer of Registration Certificates from M/s Bayer CropScience Limited to 2022 ES Discovery India Private Limited in respect of 05 nos. of Registration Certificates as per Annexure-I enclosed.

In terms of the applicable guidelines the original Registration Certificates have been appropriately stamped and has been return on 12.10.2023 by hand in original.

Copy to: The Director of Agriculture Gujarat, Haryana, Punjab, Uttar Pradesh, Karnataka

Yours Faithfully,



**Dr. Sanjay Arya
Secretary**

EN-43330/2023

Page 1 of 2

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Annexure-I

F.No. EN-43330

S.No.	Product Name	Registration Number
1	Deltamethrin 25% w/w WG	CIR-2379/2022(436)-Deltamethrin [WG]-13
2	Imidacloprid 0.03% w/w Gel	CIR-1918/2016(366)-Imidacloprid (Gel)-24
3	Imidacloprid 0.5% w/w RB	CIR-1427/2013(336)-Imidacloprid (RB)-20
4	Fipronil 0.05 % w/w Gel	CIR-2237/2019(406)-Fipronil(GEL)-16
5	Imidacloprid 2.15% w/w Gel	CIR-2368/2021(431)-Imidacloprid (GEL)-28



Digitally signed by SANJAY ARYA
 Date: 2023-10-13 17:47:29
 Location: CBARO/NH4.COO
 Complex,Fanoor
 Designation: Secretary (CBARO)

906882/2024/PP-AGRHOD

F.No EN-43353/2023

भारत सरकार**Government of India****कृषि एवं किसान कल्याण मंत्रालय****Ministry of Agriculture & Farmers Welfare****कृषि एवं किसान कल्याण विभाग****Department of Agriculture & Farmers Welfare****बनस्पति संरक्षण, संगरोध एवं संग्रह निदेशालय****Directorate of Plant Protection, Quarantine & Storage****केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति****Central Insecticides Board and Registration Committee****एन. एच. 4, फरीदाबाद (हरियाणा)-121001****N.H. IV, FARIDABAD (HARYANA)-121001**

Dated: 12/10/2023

To,

M/s 2022 ES Discovery India Private Limited
 ES Discovery India Private Limited, Zenia Building,
 7th Floor, Hiranandani Circle, Hiranandani Estate,
 Thane West, Maharashtra, Thane, 400607

Subject: TRANSFER OF CERTIFICATE OF REGISTRATION OF ONE PERSON/UNDERTAKING IN THE NAME OF ANOTHER PERSON/UNDERTAKING

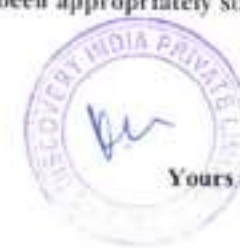
Dear Sir,

Please refer to your Application Number EN-43353/2023 dated 28/02/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 449 meeting and the following has been approved:-

Endorsement of transfer of Registration Certificate from M/s Bayer CropScience Limited to 2022 ES Discovery India Private Limited in respect of 09 nos. of Registration Certificates as per Annexure-1 enclosed.

In terms of the applicable guidelines the original Registration Certificates have been appropriately stamped and has been return on 12.10.2023 by hand in original.

Copy to: The Director of Agriculture Gujarat, Haryana, Karnataka, Punjab, Uttar Pradesh



Yours Faithfully,

Dr. Sanjay Arya
 Secretary
 Central Insecticides Board

EN-43353/2023

Page 1 of 2

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Annexure-I

File No. EN-43353

S.No.	Product Name	Registration Number
1	Beta cyfluthrin 2.45% SC	CIR-167/2002 (223) Betacyfluthrin(SC)-01
2	Cyfluthrin 10% WP	CIR-21,775/95Cyfluthrin(WP)-4
3	Cyfluthrin 5% EW	CIR-29,591/98/Cyfluthrin(EW)-5
4	Deltamethrin 2% w/w EW	CIR-3127/2018(387)-Deltamethrin(EW)-10
5	Deltamethrin 2.5% WP	CIR-14,648/93/Deltamethrin (WP)-112
6	Deltamethrin 2.5% w/w Suspension Concentrate	CIR-17,454/93-Deltamethrin (Flow)-124
7	Deltamethrin 1.25% w/w ULV	CIR-28,662/98/Deltamethrin (ULV)-5
8	Fipronil 2.92% w/w EC	CIR-1441/2013(340)-Fipronil (EC)-09
9	Imidacloprid 21% w/w + Beta cyfluthrin 10.5% w/w SC	CIR-1803/2015(359)-Imidacloprid + Betacyfluthrin(SC)-02



Digitally signed by SANJAY ARYA
 Date: 2023.10.13 17:47:29
 Location: CB&RC/NH4,000
 Complex,Farakka
 Designation: Secretary (CB&RC)

906882/2024/PP-AGRHOD

Deputy Director of Agriculture (Pesticide)
Director of Agriculture, Krushi Bhavan,
Sector-10-A, CH-Road,
Gandhinagar, Gujarat

1. This is to certify that undersigned, the Licensing Authority, has received a request from M/s. **BAYER CROPSCIENCE LIMITED** for deletion of the products (as per details given below) from the manufacturing License No.- 277 issued by this department for the premises/unit located at factory address Bayer CropScience Limited., Plot No.66/1 to 75/2, GIDC Estate, Motipura, Himatnagar-383001, Dist: Sabarkantha in the following Registration Certificates issued by RC (As per list below).
2. The deletion of the product(s) from the manufacturing license shall be effected on submission of original endorsement approval from the RC and original manufacturing License.
3. This letter is being issued on verification of original certificates of registration of the transferor.
4. This is also certified that no case is pending/(or) placed below is the status of court case in the courts of Law against the said licensed product(s). Further, the state licensing authority has no objection in transfer of CR issued in favor of Transferor, M/s.Bayer CropScience Limited to Transferee M/s. 2022 ES Discovery India Pvt. Ltd.

S. No.	Name of Product	Category of Registration:- 9(3), 9(4), Export, Import, FI, TI, TIM, FIM, etc.	Certificate of Registration No.
01	Betacyfluthrin 2.45% SC	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-167/2002 (223) Betacyfluthrin(SC)-01
02	Cyfluthrin 10% WP	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-21775/95Cyfluthrin (WP)- 04
03	Cyfluthrin 5% EW	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-29691/98/Cyfluthrin (EW)-05
04	Deltamethrin 2.5% WP	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-14648/92/ Deltamethrin (WP)-112
05	Deltamethrin 2.5% Suspension Concentrate	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-17464/93-Deltamethrin (Flow)-124
06	Deltamethrin 1.25% w/w ULV	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-28662/98/ Deltamethrin (ULV)-5



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07	Diflubenzuron 25% WP	u/s 9(4) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-52242/2006-Diflubenzuron (WP)(257)-46
08	Imidacloprid 21% w/w + Betacyfluthrin 10.5% w/w SC	u/s 9(3) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-1808/2015(359)-Imidacloprid + Betacyfluthrin(SC)-02
09	Pyriproxyfen 0.5% GR	u/s 9(4) of IA, 1968, for Formulation Indigenous Manufacture (FIM)	CIR-212238/2022-Pyriproxyfen(GR) (440)-91

Date: 10/03/2023



(B. J. PATEL)

Licensing Authority and
Deputy Director of Agriculture (Pesticide)
Gujarat State, Gandhinagar

To:

The Secretary,
Central Insecticide Board & Registration Committee,
Directorate of Plant Protection, Quarantine & storage,
NH-IV, Faridabad-121001 (Haryana)



Copy to:- Bayer CropScience Limited., Plot No.66/1 to 75/2, GIDC Estate, Motipura, Himatnagar-383001,
Dist: Sabarkantha

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Deputy Director of Agriculture (Pesticide)
Director of Agriculture, Krushi Bhavan,
Sector-10-A, CH-Road,
Gandhinagar, Gujarat

- This is to certify that undersigned, the Licensing Authority, has received a request from M/s. **BAYER CROPSCIENCE LIMITED** for deletion of the products (as per details given below) from the manufacturing License No.- 277 issued by this department for the premises/unit located at factory address Bayer CropScience Limited., Plot No.66/1 to 75/2, GIDC Estate, Motipura, Himatnagar-383001, Dist: Sabarkantha in the following Registration Certificates issued by RC (As per list below).
- The deletion of the product(s) from the manufacturing license shall be effected on submission of original endorsement approval from the RC and original manufacturing License.
- This letter is being issued on verification of original certificates of registration of the transferor.
- This is also certified that no case is pending(or) placed below is the status of court case in the courts of Law against the said licensed product(s). Further, the state licensing authority has no objection in transfer of CR issued in favor of Transferor, M/s. Bayer CropScience Limited to Transferee M/s. 2022 ES Discovery India Pvt. Ltd.

Sr. No.	Name of Product	Category of Registration:- 9(3), 9(4), Export, Import, FI, TI, TIM, FIM, etc.	Certificate of Registration No.
01	Deltamethrin 25% w/w WG	u/s 9(3) of IA, 1968, for Formulation Import (FI)	CIR-2379/2022(436)-Deltamethrin (WG)-I I
02	Imidacloprid 0.03% w/w Gel	u/s 9(3) of IA, 1968, for Formulation Import (FI)	CIR-1918/2016(366)-Imidacloprid (Gel)-24
03	Imidacloprid 0.5% w/w RB	u/s 9(3) of IA, 1968, for Formulation Import (FI)	CIR-1427/2013(336)-Imidacloprid (RB)-20
04	Fipronil 0.05% w/w GEL	u/s 9(3) of IA, 1968, for Formulation Import (FI)	CIR-2237/2019 (408)-Fipronil (GEL)-16
05	Imidacloprid 2.15% w/w GEL	u/s 9(3) of IA, 1968, for Formulation Import (FI)	CIR-2368/2021(431)-Imidacloprid (GEL)-28

Date: 10/03/2023



(B. J. PATEL)
 Licensing Authority and
 Deputy Director of Agriculture (Pesticide)
 Gujarat State, Gandhinagar

To.

The Secretary,
 Central Insecticide Board & Registration Committee,
 Directorate of Plant Protection, Quarantine & storage,
 NH-IV, Faridabad-121001 (Haryana)

Copy to - Bayer CropScience Limited., Plot No.66/1 to 75/2, GIDC Estate, Motipura, Himatnagar-383001,
 Dist: Sabarkantha

906882/2024/PP-AGRHOD

AP PL



GOVERNMENT OF ANDHRA PRADESH
DEPARTMENT OF AGRICULTURE

From: Sri Z. Venkateswara Rao, M.Sc.(Ag),, District Agricultural Officer West Godavari District: Bhimavaram, BHIMAVARAM MANDAL, WEST GODAVARI DISTRICT

To: M/S 2022 ES DISCOVERY INDIA PVT.LTD., KOVVADA

Rec. No.A2/16/2023, Dated: -07-2023

Sir,

Sub: - Insecticides Act, 1968 – Grant of Fresh License – Regarding.

Ref: - Your Application dated:-13-07-2023.

-0-

I enclose herewith the License bearing No. A2/ 16 /2023 which granted / renewed / inclusion of additional principle certificates by the Licensing Authority. The license will be in force with effect from the date of Approval, at Hosanna Mandir, D.NO.7-152-3A, First floor, Near:Tatavarthi Hostels street, Bhimavaram bypass road, Narasimhapuram, Bhimavaram mandal, West Godavari District-534 202.

2) You are authorized to deal with pesticides in terms and conditions of the license and to the extent of products supplied by the firms as per Principal Certificates as detailed in the license. You are requested to exhibit the License in conspicuous place in the shop. You should exhibit the stock balance and price of each Insecticide in the price board, as per the provisions contained in Insecticides order, 1986.

3) For any violation of the provisions under Insecticides Act, 1968, Rules of 1971 and Insecticides Order, 1986, your license will be cancelled and action will be taken as per the penal provisions of the Act.

Yours faithfully,



District Agricultural Officer &

Licensing Authority

West Godavari District, Bhimavaram.

Encl: PL No.A2/16/2023

Annexure

Copy to the Insecticide Inspector, Bhimavaram
Copy to the Asst. Director of Agriculture (R), Bhimavaram,

Signed by Z Venkateswara
Rao
Date: 19-07-2023 08:18:34
Reason: Approved

906882/2024/PP-AGRHD



**GOVERNMENT OF ANDHRA PRADESH
DEPARTMENT OF AGRICULTURE
FORM-III**

LICENCE TO SELL, STOCK OR EXHIBIT FOR SALE OR DISTRIBUTE INSECTICIDES
(See Sub Rule (4) of Rule 10)

1. License number : **A2/16/2023.**

License to sell stock or exhibit for sale or distribute by retail the following Insecticide(s) on the Premises situated at:

a) To sell	Hosanna Mandir, D.NO.7-152-3A, First floor, Near:Tatavarthi Hostels street, Bhimavaram bypass road, Narasimhapuram, Bhimavaram mandal, West Godavari District-534 202
(Complete address along with PIN Code)	

is granted to **M/s. 2022 ES DISCOVERY INDIA PRIVATE LIMITED
KOVADA, BHIMAVARAM MANDAL.**

as specified hereunder :

Sl. No.	Particulars of the Insecticide	Number of Certification of Registration	Date of Grant of License	Validity License, where applicable
Principal Certificate details enclosed as per Annexure.				

2. The Insecticide(s) shall be Sell, Stock or Exhibit for Sale under the direction and supervision of the following expert Staff:

Name of the Expert Staff	Designation	Qualification
Sri KATHROJU PRAVEEN KUMAR S/o SOMAJAH	Proprietor cum Technical person	B.Sc.,

3. The License is subject to conditions as may be specified in the rules for the time being in force under the Insecticides Act 1968 as well as the conditions on the Certificate of Registration and other as stated below:

CONDITIONS

- The license shall be displayed in the prominent place in the premises for which the license is being issued and shall be produced for inspection as and when required by the Insecticide Inspector, Licensing Officer or any other officer, authorized by the Government in this regarding.
- Any change in the name of the expert staff, named in the license, shall be forthwith be reported to the Licensing Officer.
- The license shall be scrupulously complying with the each and every condition of registration of the Insecticide(s), failing which the license is liable to be cancelled.

No insecticides shall be sold or exhibited for sale or distributed or issued for use in commercial pest control operations except in packages approved by the Registration Committee from time to time.

The Licensee shall comply with the provisions of the Insecticides Act, 1968, and the rules made there under for the time being in force and conditions of license.

The Licensee shall maintain the record of 'date expired Insecticides' separately in the format as per Appendix-A.

The Licensee shall maintain sale/distribution of Insecticides in the format as per Appendix-B and shall submit monthly return to the Licensing Officer.

All the Registers are to be kept under secured by the Licensee and shall be provided for scrutiny any time to the Insecticide Inspector, Licensing Officer or any other officer authorized by the Central Government and or the State Government.

Signed by Z Venkateswara

Rao

Date: 19-07-2023 08:17:33

Reason: Approved

Signature of the Licensing Authority
District Agricultural Officer, West Godavari



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AnnexurePL NO: A2/16/2023,
Dated: ,07.2023

M/s. 2022 ES DISCOVERY INDIA PRIVATE LTD.
KOVVADA, BHIMAVARAM

Categories of Insecticides supplied by the Principals as detailed below:

Sl. No.	Name of the Manufacturer	Valid up to	Source of supply	PC No & Date
1.	MEGHMANI ORGANICS LIMITED	M.U.W.	Direct	167
2	MEGHMANI INDUSTRIES LIMITED	M.U.W.	Direct	183



Signed by Z Venkateswara
Rao
Date: 19-07-2023 08:18:10
Reason: Approved

Signature of the Licensing Authority
District Agricultural Officer
West Godavari : Bhimavaram

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15 - Feb - 2023

ఆంధ్రప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

S.No. 815, Dt. 15/02/2023, Rs.50/-

Sold To Sri : K Praveen Kumar, S/o Somaiah, VJA

For Whom : M/s 2022- ES DISCOVERY INIDIA PVT LTD, MUMBAI

LEASE AGREEMENT

G.Bhuvaneswari
AX 844911

GUDELA BHUVANESWARI
Licensed Stamp Vendor
O.L.No.06-27-011/2014
R.L.No.06-27-008/2021
D.No.5-6-59/BII/9, 3rd Lane,
Temmina Krishna St., Lambadipet,
Chittinagar, VIJAYAWADA-9
Cell : 9885411618

This LEASE AGREEMENT is made and executed on this 16th day of February 2023 at Bhimavaram.

BY AND BETWEEN:

2022 ES Discovery India Pvt Limited, a company registered under the Companies Act, 1956 and having its registered office at Bayer House, Central Avenue, Hiranandani Estate, Thane (West) – 400 607, Maharashtra (hereinafter referred to as "the Lessee", which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors in business and assigns) represented by its authorized signatory Praveen Kumar, Senior Sales Executive of the FIRST PART. Aadhar No 2120 9951 8868, 2022 ES Discovery India Pvt Ltd Pan No AABCZ9338E

AND

M/s AnanthAgros Rep by its Managing partner Irrinki Venkanna S/o Ganga Ram H.No. 2-3-4/2, Irrinki Vari Veedhi, More Super Market, Bhimavaram, West Godavari, Andhra Pradesh - 534202 hereinafter referred to as "the Lessor" (which expression shall unless repugnant to the context or meaning thereof be deemed to include her successors, legal heirs and permitted assigns) of the OTHER PART. Aadhar No 4854 0799 2340 PA N No AABPI9683C

Lessor :

(I. VENKANNA)

Lessee :

(K. Praveen Kumar)



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Presentation Endorsement:

Presented in the Office of the Joint Sub-Registrar, Bhimavaram along with the Photographs & Thumb Impressions as required Under Section 32-A of Registration Act, 1908 and fee of Rs. 220/- paid between the hours of 11 and 12 FEB 2023 on the 20th day of FEB, 2023 20th day of FEB, 2023 20th day of FEB, 2023 by SH 2022es Discov Ind Pvt Ltd PRAVEEN KUMAR

Execution admitted by (Details of all Executants/Claimants under Sec 32A):

Sl No.	Thumb Impression	Photo	Aadhar Photo	Address	Signature/Ink Thumb Impression
1-LE				PRAVEEN KUMAR KATHURUJR J2622 EB DISCOVERY INDIA PVT LIMITED, THANE MUMBAJ REPRESENT VANASTHALIP URAM, HUDA SAI NAGAR COLONY, RANG AREDDI	
2-LR				IRRINKI VENKANNA(R) M/S ANANTH AGROS, BHIMAVARAM REPRESENT IRRINKI VARI VEEDHI, BHIMA VARAM, BHIMAVARAM, WEST GODAVARI	

Identified by Witness:

Sl No	Thumb Impression	Photo	Name & Address	Signature
1			D V V S N MURTHY S/O VENKATESWARARAO SRUNGAVRUKSHAM	
2			N V PRASAD S/O BHAGYA RAO RAMAYANAPURAM	



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- (A). The Lessor is the absolute owner and is in possession of and has sufficient authority and good title, free from all liens and encumbrances to the premises at D.No: 7-152/3A , 1st Floor, Tatavarthy Hostel Street, Bypass Road, Bhimavaram, West Godavari District, Andhra Pradesh, IN, Pincode: 534202 admeasuring 22 Square yards carpet area more specifically defined in the Scheduled premises which is part of First Floor of a Building situated in an extent of 297 Square yards landed property at R.S. No 132 vide Registered Document No 5198/2012
- (B). The Lessor has represented to the Lessee that it is entitled and legally capable to give the Scheduled Premises on a 'lease' and handover physical possession of the Scheduled Premises for exclusive usage of the Lessee for the Term of 3 years and beyond, and that the Scheduled Premises is permitted and is capable of being used as commercial office by the Lessee and its affiliate and no permission of local authority or any other statutory authority is required in this regard.
- (C). Relying on the representations of the Lessor contained above and in this indenture, the Lessee has requested the Lessor to grant to the Lessee, the lease rights over the Scheduled Premises on, for the purpose of operating the Lessee as well as its affiliates office, warehouse/godown and ancillary purposes, with the permission of the Lessor.
- (D). In consideration of the payment by the Lessee to the Lessor of the yearly rent charges, as indicated herein below and in consideration of the terms, conditions and covenants of this Agreement as contained herein and on the part of the Parties to be observed and performed, the Lessor hereby grants to the Lessee and the Lessee accepts the lease of the Scheduled Premises as indicated and described in the **Schedule** herein.

NOW THEREFORE, IN CONSIDERATION OF THE PREMISES AND THE MUTUAL COVENANTS HEREIN CONTAINED, AND OTHER VALUABLE CONSIDERATION, THE RECEIPT AND ADEQUACY OF THE CONSIDERATION IS ACKNOWLEDGED BY THE LESSOR AND THE LESSEE, BOTH THE PARTIES HERETO AGREE AS FOLLOWS:

1. DEMISE OF THE PROPERTY AND RENT

The Lessor hereby demise unto the Lessee and parts with, and the Lessee hereby accept from the Lessor, the Scheduled Premises, for the Term for the exclusive use and enjoyment of the Lessee. The Agreement shall be valid for a term of 3 years from 16-02-2023 to 15-02-2026. The Lessee may at its sole discretion extend the tenure of this Agreement and the 'lease' of the Scheduled Premises contained herein by giving a written notice indicating its intention of extending the Term for such additional tenure as the Parties may mutually agree.

In consideration of the lease, the Lessee shall, from the Commencement Date, pay to the Lessor on or before 15th February of every calendar year thereafter during the Term, rent at the rate of Rs.15,000/- (Rupees Fifteen Thousand only) per year, as and by way of entire consideration for the Lease under this indenture of the Scheduled Premises and in the manner more particularly set out herein below.

Letter!

Lessee !



906882/2024/PP-AGRHOD



20th day of February, 2023

Signature of JOINT SUBREGISTRAR⁸⁶
Bhimavaram

Endorsement:

Desc	In the Form of							Total
	Online	Stamp Papers	Challan u/s 41 of IS Act	Cash	SD u/s 16 of IS act	Stock Holding	DD/BC/ Pay Order	
SD	2130	50	0	0	0	0	0	2180
TD	0	NA	0	0		NA	0	0
RF	220	NA	0	0		NA	0	220
UC	200	NA	0	0		NA	0	200
TOT	2550	50	0	0		0	0	2600

NOTE: TD:Transfer Duty, SD:Stamp Duty, RF:Registration Fee ,UC=User Charges, TOT>Total, Desc:Description
Rs. 2130/- towards Stamp Duty including T.D under Section 41 of I.S. Act, 1899 and Rs. 220/- towards Registration Fees on the chargeable value of Rs. 180000/- was paid by the party through ONLINE No ,61388144282022,61388201332022,61388099422022 Dated ,15-FEB-23,15-FEB-23,15-FEB-23

Date
20th day of February, 2023

Signature of Registering Officer
Bhimavaram

Bk-1 CS No 1406/2023 & Doc No
13281282 Sheet 2 of 6

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During the Term, the Lease Rent shall be paid by the Lessee by issuing cheques drawn in favour of the Lessor /or through any other mode of payment, including electronic mode of payment, for which the Lessor shall issue duly stamped and signed receipt to the Lessee. All amounts due and payable by the Lessee to the Lessor shall be subject to deduction of such amounts of tax at source as may be required under the Income Tax Act, 1961 or any other law as may be applicable. The Lessee shall pay service tax as applicable to the Lessor, which the Lessor shall deposit with the government/relevant authority within the prescribed time. Any additional levy of tax rates or cess apart from income tax and service tax levied and charged by the central or state or any other statutory authority on the transaction of lease shall be the liability of the Lessor.

The Lessor shall be solely responsible and liable for payment of all existing and future taxes, charges, duties or fees or cesses including the society charges, municipal taxes, property taxes, maintenance charges, insurance costs, interest and penalty thereon, etc. payable in respect of the Scheduled Premises. The Parties agree that apart from the payments contemplated herein, the Lessee shall not be obligated or liable to make any other payments whatsoever to the Lessor under this Agreement.

2. DURATION

The lease under this Agreement takes effect from 16th February 2023 and the Lessee is entitled to possession, occupation and use of the Scheduled Premises for its full use, benefit and enjoyment including as set forth in Section 4 of this Agreement as from that date till 3 years, unless terminated in terms hereof.

3. NATURE OF USE PERMITTED

The Lessor hereby expressly agrees that the Lessee shall not be prevented or prohibited from allowing its subsidiaries and associated companies, business associates, consultants, agents representatives, customers and the like from entering into or occupying or using the Scheduled Premises for any length of time during the Term of the lease hereunder, provided that it is in connection with the Lessee's general businessactivities.

4. LESSOR'S COVENANTS

Lessor shall indemnify and hold Lessee harmless against any loss, claim, damage or expense that the Lessee may incur due to any defect in Lessor's title to the Scheduled Premises.

The overall maintenance of the entire property, common toilets, power back up, provision of basic security services, doors, parking spaces, etc. are the responsibility of the Lessor.

Leisor! *[Signature]*

Lessee!



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In the case the Scheduled Premises or any part thereof is at any time during the duration of the Agreement be destroyed or damaged by fire so as to be unfit for occupation or use by the Lessee, payment of Lease Rent shall be suspended until the Scheduled Premises is rendered fit for occupation and use. If the Scheduled Premises remain unfit for occupation or use for more than 2 months, Lessee may terminate this Agreement.

5. TERMINATION OF THE LEASE

The Lessor shall not be entitled to terminate this Lease during the term of this Agreement. The Lessee may during the duration, terminate this Agreement without citing any reason thereof for termination by giving Three months written notice of termination to the Lessor. Additionally, the Lessee shall be entitled to terminate this Lease upon occurrence of any Events of Force Majeure by giving notice of 15 (Fifteen) days in advance to the Lessor.

Notwithstanding anything to the contrary contained in this Agreement, either Party shall be entitled to terminate this Agreement immediately after expiry of one (1) month from period given by the affected Party to defaulting Party for curing a breach of this Agreement, if such breach is not cured within such one (1) month cure period.

This lease hereunder may be terminated only in the manner contemplated in this Agreement and the rights of termination granted to each Party are specific rights of the Party to which the same has been granted and can be exercised by only that Party during the term of this Agreement.

6. HANDING OVER POSSESSION OF THE SCHEDULED PREMISES

The Lessee shall deliver the vacant possession of the Scheduled Premises to the Lessor immediately upon expiration of the lease term or of the notice period in case of termination due to prior notice, in the condition in which it was demised, subject to normal wear and tear.

7. NOTICES

All notices or other communications required or permitted by this Agreement shall be effective upon receipt and shall be in writing and delivered personally or by overnight courier, or sent by facsimile, as follows:

To the Lessee:

Address: 2022 ES Discovery India Private Limited
WeWork, Zenia Building, 7th Floor, Hiranandani
Circle, Hiranandani Estate, Thane (W) 400607,
Attention: Mr. Manoharan Arunkumar
E-mail: manoharan.arunkumar@ctvli.com **Phone:** 8454947404

To the Lessor:

Address: S/o Irrinki Ganga Ram, H.No. 2-3-4/2, Irrinki Vari Veedhi,
More Super Market, Bhimavaram, West Godavari, Andhra Pradesh - 534202
Attention: Irrinki Venkanna **E-mail:** bvrmananth@gmail.com
Phone: 9440180213

Lessee: 



Lessee: 
AGCO2-Agriculture
06/02/2025 04:14 pm

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8. GENERAL.

Any dispute or difference which may arise at any time between the Parties with regard to the construction, meaning or effect hereof as to any provision, matter or thing herein contained

or as to the rights or liabilities, or any other matter arising out of or connected with this Agreement, shall be referred to binding Arbitration under and in accordance with Arbitration and Conciliation Act, 1996 or any other statutory modification or re-enactment thereof, as presided over by a single arbitrator to be mutually appointed by the Parties within 15 days of arising of the dispute, failing which the Arbitrator shall be appointed by making a reference to the Mumbai High Court under the applicable provisions of the Act.

The venue of such Arbitration shall be in Mumbai and the language to be used in the arbitral proceedings shall be English. Subject to the aforesaid, the competent courts in Mumbai shall have exclusive jurisdiction over all matters arising from this Agreement.

All stamp duty and registration charges payable on or in connection with this Agreement and its duplicate and incidental writings thereto shall be borne by the Parties equally. The Parties shall provide all co-operation and assistance required for registering the Agreement.

The Parties hereto acknowledge declare and confirm that no alterations, additions or modifications hereto shall be valid and binding unless the same are reduced to writing and signed by both the Parties.

This Agreement supersedes and cancels all earlier writings or oral agreements between the Parties concerning the subject matter.

This Agreement may be signed in any number of counterparts, each of which is an original and all of which, taken together, constitutes one and the same instrument.

The Lessor has good and valid power and authority to grant this lease to the Lessee and to arrive at all suitable arrangements in respect of the Scheduled Premises or pertaining thereto with the Lessee and the Lessor has obtained all consents, permissions and approvals as may be necessary in law or otherwise, for the purpose thereof.

Lessor!


Lessee!



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and the Lessor shall indemnify and keep indemnified the Lessee against any loss or damage of any nature arising out of any suit eviction, action, claim or demand whatsoever arising in respect of the Scheduled Premises or against the Lessee by reason of the Lessee relying upon the aforesaid representation and warranty of the Lessor or otherwise including entering into this Agreement or any other arrangement with the Lessor in respect of the Scheduled Premises.

SCHEDULE I

The Scheduled premises is part of Ground and First Floor situated in an extent of 297 Square yards landed property at R. S No 132 vide Registered Document No 5198/ 2012 in which an extent of 22 Square yards carpet area in D.No: 7-152/3A , 1st Floor Tatavarhy Hostel Street Bye pass Road, Bhimavaram , West Godavari District Andhra Pradesh within the Jurisdiction of the Sub registrar Bhimavaram being bounded by ~~Kavvada Village~~.

East	Property of Irrinki Ramanuja Someswari	Fts 64-11
South	Property of Alluri Sri Rama Raju	Fts 40-0
West	Plot No 11	Fts 67-01
North	24 fts Road	Fts 41-0

IN THE WITNESS WHEREOF THIS AGREEMENT IS EXECUTED ON THE DATE AND YEAR AS MENTIONED HEREINABOVE:

Witnesses



For M/s. Ananth Agros

1. D.V.V.S.N. Murthy

Irrinki Venkanna

2. N. Vedula Phasad

906882/2024/PP-AGRHOD

LIST OF DIRECTORS

Sr. No.	Name and Address	Designation	DIN	Contact No.	E-mail ID
1	Mr. Anil S. Rao, 601, 6th Floor, BEN-O-LIL Haven CHS Ltd., Waroda Road, Bandra (West), Mumbai - 400050.	Chairman	00151328	022- 26865550	corporate@gaiagenconnect.com
2	Mr. Joshua A. Rao, 601, 6th Floor, BEN-O-LIL Haven CHS Ltd., Waroda Road, Bandra (West), Mumbai - 400050.	Managing Director	03519154	022- 26865550	corporate@gaiagenconnect.com

Date: 12.03.2024

Place: Mumbai

For GaiaGen Technologies Pvt. Ltd.



Authorized Signatory

GaiaGen Technologies Private Limited | formerly Pest Control (India) Private Limited

Phone : +91 22 2686 5550 / 2686 5551 | E-mail : solutions@gaiagenconnect.com | Website : www.gaiagentechnologies.com

Corporate Office & Communication Address : 6th Floor, Jagdamba House, Peta Bldg, Goregaon East, Mumbai - 400 063, Maharashtra, India.

Legal Office : 36, Tatyasaheb Kore Building, M.L.J. Road, Fort, Mumbai - 400 008, Maharashtra, India. | Off: 022 24455810/98497700047 | E-mail : corporate@gaiagenconnect.com

906882/2024/PP-AGRHOD



महाराष्ट्र MAHARASHTRA

3 2023

17 AUG 2023

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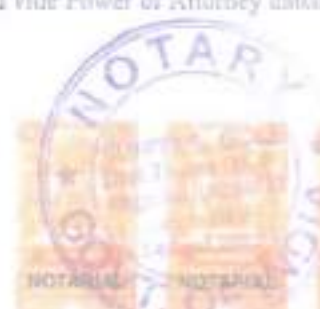


PROCUREMENT AND MARKETING AGREEMENT

THIS PROCUREMENT AND MARKETING AGREEMENT (hereinafter referred to as the "Agreement") is executed at Mumbai on the 10th day of August, 2023;

By and Between:

Gaingen Technologies Private Limited, an existing Company within the meaning of the Indian Companies Act, 1956 and having its Registered Office at 36, Yusuf Building, M. G. Road, Mumbai - 400 001 and Corporate Office at 6th Floor, Jagdamba House, Peen Hing, Goregaon East, Mumbai - 400 063 (hereinafter referred to as "GTPL" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns) duly represented by Mr. Sanket Viveknaand Mudar, its General Manager - Operations, authorized vide Power of Attorney dated December 20, 2019, of ONE PART.



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And

2022 ES Discovery India Private Limited, a company registered under the Companies Act, 2013 and having its registered office at Bayer House, Hinjewadi Estate, Thane (West) - 400 607, Maharashtra (hereinafter referred to as "Envu" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns) duly represented by Mr. Minoharan Annakumar its Managing Director, authorized vide The Board Resolution passed on Friday, 20th May, 2022 at 11:30 a.m. of the **OTHER PART**.

(GTPL and Envu are hereinafter collectively referred to as the "Parties" and individually as a "Party").

WHEREAS:

- A. GTPL is, inter alia, engaged in the manufacture and marketing (including export) of wide range of pesticides/insecticides and allied products for the past several years.
- B. GTPL is desirous of selling to Envu certain pesticide/insecticide product(s) manufactured by GTPL and Envu is willing to market the same under its own brand name on the terms and conditions stated hereunder.

NOW THIS AGREEMENT WITNESSED AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. Definitions

In this Agreement except where the context otherwise requires the following words and expressions shall have the following meanings:

- 1.1 "AFFILIATES" means any entity that directly or indirectly, through, one or more intermediates, now or hereafter, controls or is controlled by or is under common control with a Party hereto or any group company.
 - 1.2 "PRODUCT" means various packs of pesticide/insecticide product/s (herein after referred to as "the said product/s) as set out in SCHEDULE 1 branded in accordance with the provisions of this Agreement.
 - 1.3 "TRADEMARK" means brand used for the PRODUCT and owned by Envu or any of its AFFILIATES or group company where under the PRODUCT is marketed and sold by Envu in accordance with this Agreement.
 - 1.4 "TERRITORY" means Republic of India.
2. Scope
- 2.1 GTPL hereby authorizes Envu to store, promote, sell, distribute and market the said PRODUCT in the TERRITORY.



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- 2.2 GTPL shall manufacture the said PRODUCT as per the Specifications provided by Envu and supply the same to Envu in ready to sell packages bearing the TRADEMARK thereon.
- 2.3 GTPL shall arrange for the training of such number of qualified technical personnel of Envu as may be agreed upon between the Parties for the said PRODUCT awareness and GTPL shall participate in such meetings and impart such product detailing which GTPL feels necessary for Envu to know for effective marketing.

- 2.4 Envu shall use its best endeavours to maintain adequate stocks of the said PRODUCT to meet the demand of customers and promote the said PRODUCT under the TRADEMARK by maintaining efficient sales administration.

- 2.5 GTPL understands that Envu is a mere marketer of the said PRODUCT and GTPL shall therefore assume all liabilities, claims, actions, etc., pertaining to the quality / specifications of the said PRODUCT.

3. Purchase and supply of the PRODUCT

- 3.1 Envu shall provide forecast of the annual requirement of the said PRODUCT in the month of January every calendar year so as to enable GTPL to plan the production cycles. The forecast for the first year: 2023-24 shall be 30 MT (1st April 2023 to 31st March, 2024 is 30 MT with an MOQ of 5 MT per order). The annual requirements so provided by Envu are an estimation and a non-binding forecasts.

- 3.2 Envu shall place firm quarterly orders for the said PRODUCT with GTPL at least 30 days prior to the beginning of each quarter containing Envu's desired delivery date and the said PRODUCT shall be delivered to Envu at the GTPL's factory at Jaunpur, U.P. (ex-works) whereupon the ownership, title and risk in the said PRODUCT shall pass on to Envu.

- 3.3 In consideration of GTPL supplying the said PRODUCT to Envu, Envu shall pay to the GTPL, a price or consideration agreeable to both the Parties which shall be determined through mutual discussions, from time to time. The payment terms and invoicing shall be as detailed and described in the SCHEDULE 2.

4. TRADEMARK of the PRODUCT

- 4.1 The said PRODUCT shall be manufactured by GTPL and supplied by GTPL to Envu for selling to the trade, packed and labelled under Envu's TRADEMARK and using Envu's house style, logos and trade dress. No right or permission is granted to brand or package under any other trademark or brand name.

- 4.2 GTPL shall ensure that the said PRODUCT shall bear of the label and/or the packages thereof, the TRADEMARK as permitted by Envu. GTPL acknowledges the sole and exclusive right, title, interest and property of Envu and/or its AFFILIATE and/or any other Envu Group company, as the case may be, in and to the TRADEMARK. Nothing herein contained shall at any time, whether during the currency of this Agreement or after the expiration or earlier termination of this Agreement, give or be deemed to

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give or shall be intended to give, assign or transfer to the GTPL any right, title, interest or claim whatever in or to the TRADEMARK.

5. Warranties and Liabilities

- 5.1 GTPL warrants that the said PRODUCT shall conform to the Specification (set out in Schedule 1) during its entire shelf life. GTPL shall provide Envu with a Certificate of Analysis for each batch of the said PRODUCT supplied.
- 5.2 It is clearly understood by both the Parties that since the said PRODUCT shall be supplied to Envu in ready to sell packages and Envu will not check the quality of the said PRODUCT in the packages and shall rely on the Certificates of Analysis provided by GTPL. Any visible defects in the PRODUCT shall be intimated by Envu to GTPL immediately upon its delivery, but in no case, later than 15 (fifteen) days of the date of delivery. In case of any hidden defects in the PRODUCT, Envu shall notify the same immediately upon identifying the same, but in no case later than 180 (One Hundred and Eighty) days of the date of the delivery. In either of the above 2 cases, upon receiving intimation from Envu, GTPL representative shall conduct physical verification of the PRODUCT or the analysis / quality checks, as the case may be and if the claim of Envu is found correct by GTPL, GTPL at its sole discretion, undertakes to rectify or replace the damaged or defective PRODUCT to Envu without any additional costs to Envu or otherwise reimburse the entire purchase price of all quantities of PRODUCT that are acknowledged by GTPL to be damaged or defective. Any of the foregoing two alternatives will constitute the full remedy for Envu under the Supplier's warranty and GTPL shall incur no other liability or entertain any claim of defective products. Any liability of GTPL for indirect or consequential damages or loss of profits is expressly excluded. However, Envu may, at its sole discretion (but without being obliged to do so), test the samples of the said PRODUCT drawn from the packages delivered by GTPL, to check its quality and if the same are not adhering the quality Specifications, then Envu shall be entitled to reject the entire consignment of the relevant defective batch of the said PRODUCT and claim refund or replacement as Envu may deem fit. If there is a conflict in view as to the above between the PARTIES, the said PRODUCT then will be tested by a mutually agreed third party analyst whose report shall be final and binding on both the PARTIES.
- 5.3 In the event of any apparent defects in the said PRODUCT i.e. Certificate of Analysis reveals that a consignment of the said PRODUCT does not conform to the Specifications or the said PRODUCT packages delivered to Envu are in leaky/spoiled/mutilated conditions, GTPL shall take back the relevant consignment of the said PRODUCT at its own cost and shall replace the relevant defective of the said PRODUCT within 15 days or at the discretion of Envu, refund the entire purchase price within 15 days of the intimation from Envu to that effect. In case of any latent defects (which are not apparent on physical examination of packages) Envu shall inform the same to GTPL immediately upon knowledge of the same and GTPL shall take all the necessary steps to effectively remedy such defects at no extra costs to Envu (including product recall decision) and may replace the defective PRODUCT or refund its purchase price thereof to Envu, as per Envu's sole discretion.
- 5.4 It is agreed between the Parties that, GTPL shall take back the expired stock of said PRODUCT from Envu at any point in time during the subsistence or after the expiry/



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termination of this Agreement. Further, GTPL shall be responsible for disposal of such expired stock of said PRODUCT, returned by Enru, in an environment friendly manner as may be specified by the State/ Central Government. The cost for disposal of expired stocks of said PRODUCT shall be borne by Enru.

6. Confidentiality

- 6.1 "Confidential Information" shall mean financial, commercial, technical and all other proprietary information in connection with the said PRODUCT which is made available by the Parties to each other, whether orally, visually or otherwise, which will include but not limited to memos, texts, plans, projections, drawings and all data and information in any media given or made available and marked designated as 'Confidential Information'.
- 6.2 The disclosure of the Confidential Information by GTPL to Enru and vice versa shall be subject to the following obligations to be observed by Enru or GTPL, as the case may be:
 - (a) To hold the Confidential Information as strictly confidential and not to disclose the Confidential Information or any part thereof to any third party including the press, media, corporate or any other persons for the purposes of publication or otherwise, and not to make or provide copies thereof to any third party without the prior written consent of the other Party.
 - (b) To limit the access of the Confidential Information to each of its employees, directors, advisors and agents who need to know the same for the effective implementation of this Agreement and to make such employees, directors, advisors and agents bound by the obligations of confidentiality contained herein. Not to use, directly or indirectly, the Confidential Information for its own benefit or for the others or for any purposes other than the objective of this Agreement.
 - (c) Not to disclose save as permitted by sub-article (b), the Confidential Information belonging to the other Party to any third party except with express prior written consent of that other Party. However, disclosing the Confidential Information to any third party with such consent of the other party shall make the third party subject to the confidentiality obligations under this Agreement and the third party shall be responsible for the Confidentiality obligations under this Agreement.
- 6.3 Notwithstanding anything contained herein, the obligations of the confidentiality of Enru and GTPL under this Agreement shall not apply to the Confidential Information or any part thereof which is or has become public knowledge through no breach of this Agreement and which can be shown by conclusive written evidence as being in possession of receiving Party, at the time of disclosure to it by the disclosing Party hereof.
- 6.4 The disclosure of which is required by any law for the time being in force or by any judicial, governmental or regulatory body provided always that the receiving Party



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shall, prior to such disclosure, use its best efforts to inform the disclosing party of the full circumstances and the Confidential Information requiring disclosure.

6.5 Parties covenant:

- (a) To return to the other Party, upon request in this behalf, any and all Confidential Information received from that other Party together with all copies and reproductions thereof and to permanently destroy or erase electronic files, notes, memorandum, extracts which contains, reflects or are derived from the Confidential Information of that other Party except one copy which it may retain in its legal files for evidence purposes only. Such return and destruction shall be confirmed promptly in writing.
- (b) To cause any third party to whom it has disclosed the Confidential Information with the consent of the other Party, to return to that Party any and/or Confidential Information and all copies and reproductions thereof and to ensure that it permanently destroyed or erased electronic files, notes, memorandum, extracts which contains, reflects or are derived from the Confidential Information of that Party.
- (c) That the ownership of the Confidential information disclosed by GTPL to Envu shall vest solely with GTPL, and Envu shall acquire no right in respect thereof or interest therein other than what is intended under the terms of this Agreement. Similarly, the ownership of the Confidential information disclosed by Envu to GTPL, shall vest solely with Envu and GTPL shall acquire no right in respect thereof or interest therein other than what is intended under the terms of this Agreement.

6.6 The obligations of confidentiality and non-use shall survive and continue to be binding on the Parties for 5 years after the expiry or sooner termination of this Agreement.

7. Indemnities

- 7.1** Envu shall, notwithstanding the termination of this Agreement, indemnify and keep indemnified and hold harmless GTPL from and against any and all losses, costs or expenses (including reasonable legal fees) resulting from (i) any claims (including PRODUCT liability claims) from any other person arising from the supply or use of the said PRODUCT arising directly or indirectly through any modification to the said PRODUCT not authorised by GTPL or any act or omission in the storage handling, labelling, packaging or supply of the said PRODUCT by Envu or otherwise through the negligence of Envu; and (ii) any failure of Envu to observe its statutory duties with respect to sale of the said PRODUCT; and (iii) any non-performance or non-observance or non-compliance by Envu of any terms and conditions of this Agreement or of any of the statutes, Rules and/or Regulations applicable in respect of the subject matter of this Agreement.

- 7.2** GTPL shall, notwithstanding the termination of this Agreement, indemnify and keep indemnified and hold harmless Envu from and against any and all actions, claims, losses, liabilities or expenses (including reasonable legal fees) resulting from: (i) any failure of GTPL to observe its statutory duties in manufacture or sale of the said

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PRODUCT' in Levu, (ii) any defects in the said PRODUCT that are attributable to any default or negligence on the part of CTPL; and (iii) any non-performance or non-observance or non-compliance by CTPL of any terms and conditions of this Agreement or of any of the statutes, Rules and/or Regulations applicable in respect of the subject matter of this Agreement.

8. Force Majeure

- 8.1 Gaigen shall not be under any liability for any failure to perform any of its obligations under the Order due to *force majeure*. Following notifying Eavi of such a cause, Gaigen shall be allowed a practicable and reasonable extension of time for the performance of its obligations.
- 8.2 For the purpose of this clause, '*force majeure*' means fire, explosion, flood, lightning, epidemic, pandemic, act of god, act of terrorism, war, rebellion, riot, sabotage, or events or circumstances outside the reasonable control of the party affected thereby.
- 8.3 Neither Party shall be held responsible for its failure to comply with any provisions of this Agreement in the event of a Force Majeure. For the purpose of this Agreement, the following events shall be considered as Force Majeure: fire, explosion, flood, war – whether declared or not, prolonged strikes, riots, civil commotion, embargo by government, epidemic and regulatory authority prohibition. The party affected by Force Majeure must advise the other immediately by email or confirmed by registered letter. Should the Force Majeure event be expected to last for six (6) months or more, either party shall be entitled to terminate the Agreement by giving thirty (30) days' written notice to that effect to the other party.

9. Termination

- 9.1 This Agreement shall come into force on August 10, 2023 and shall continue till December 31, 2028, subject however that either Party herein shall have the right to terminate this Agreement at any time by giving three (3) months prior notice in writing to the other party without being required to assign any reason therefor and without being liable to pay any compensation whatsoever for such earlier termination. Any renewal of the Agreement shall be by mutual written consent of the Parties herein for such periods as may be agreed upon.
- 9.2 Notwithstanding anything contained in this Agreement, either Parties shall be entitled to terminate this Agreement at any time with immediate effect in the following cases:
- If there is scientific and medical evidence that the said PRODUCT when used in accordance with its data sheet and label instructions is responsible for significant unexpected side effects which could affect the reputation of either Party.
 - In the event the other Party is in breach of any material obligation under this Agreement, and it fails to remedy such breach to the satisfaction of the other Party within a period of 30 days after receiving a written notice of the details of the breach.



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- if voluntary arrangement is proposed or approved or an administration order is made, or a receiver or administrative receiver is appointed for any of GTPL / Enru assets or undertaking or a winding-up resolution or petition is passed or presented (otherwise than for the purpose of reconstitution or amalgamation) or if any circumstances arise which entitle the court or a creditor to appoint a receiver, administrative receiver or administrator or to present a winding-up petition or make a winding-up order or other similar or equivalent action is taken against or by GTPL/Enru by reason of insolvency or in consequence of debt.
- In case of change in control of other Party as result of re-organization, take-over, acquisition of the shares.

- 4.3 Upon expiration or termination of the Agreement, Enru shall be entitled to continue to market the said PRODUCT till the exhaustion of stock at its disposal. However, GTPL shall not directly or indirectly use the TRADEMARK or any other name, mark, logo, device, lettering, layout, color scheme or group in any language, script, alphabet, form or any representation, visual or oral or otherwise which is in any way identical or similar to the TRADEMARK and / or any of them for any products manufactured/ marketed/ distributed/supplied by GTPL.

10. Applicable Law and Dispute Resolution

This Agreement shall be interpreted in accordance with the Laws of India. All disputes or differences whatsoever arising between the Parties out of or relating to the construction, meaning or operation or effect of this Agreement or breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration and Conciliation of the Bombay Chamber of Commerce and Industry, Mumbai and the award made in pursuance thereof shall be final and binding on the Parties. The arbitration shall be conducted in English by a sole arbitrator and the venue of arbitration shall be Mumbai. The cost of the arbitral proceedings shall be borne equally by both the Parties. The courts in Mumbai shall have exclusive jurisdiction over any dispute arising hereunder.

11. General

- 11.1 This Agreement is personal to the Parties to this Agreement and neither Party will assign or in any other way part with or share the benefit of this Agreement with any third party without the prior written consent of the other. Notwithstanding this, Parties shall not without the prior written consent of the other Party sub-contract its obligations under this Agreement in whole or in part to any of its affiliates or to any other party.
- 11.2 Neither Party nor its employees or agents shall act or purport to act as employees, agents or representatives of the other Party, but each Party shall act as independent contractor, maintaining full responsibility and complete control over its employees and operations. Neither Party shall be empowered by its appointment hereunder or otherwise to act for or bind the other Party to make any express or implied representation or warranty on behalf of the other Party.
- 11.3 The illegality or invalidity of any part of this Agreement shall not affect the legality or validity of the remainder of this Agreement.

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- 11.4 No relaxation, forbearance, delay or indulgence by either party in enforcing any of the terms and conditions of this Agreement, or the granting of time by either Party, shall prejudice, affect or restrict the rights and powers of that Party under this Agreement nor shall any waiver by either Party of any breach of this Agreement operate as a waiver of or in relation to any subsequent or any continuing breach of this Agreement.
- 11.5 Any notice, consent, authorisation, communication or approval required to be given under this Agreement shall be given in writing by personal delivery or by prepaid post to the address set out in this Agreement or to such other address as such Party may have notified in writing to the other for such purposes. Any such notice sent by post shall be deemed (in the absence of evidence of earlier receipt) to have been delivered 7 (seven) days after dispatch and in proving the fact of dispatch it shall be sufficient to show that the envelope containing such notice was properly addressed stamped and posted. Any such notice shall only be valid if given and signed by the authorized person on behalf of the Party.
- 11.6 This Agreement and the Schedules to it constitute the entire agreement between the Parties concerning the subject matter of this Agreement and supersedes any previous/continuous agreement or arrangement reached between the Parties or their AFFILIATES shall stand terminated. No amendment or other variation to this Agreement shall be effective unless it is in writing and is signed by an officer of each Party duly authorised so to do.

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(Signature)



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IN WITNESS OF WHICH PARTIES HAVE CAUSED THIS AGREEMENT TO BE EXECUTED BY THEIR DULY AUTHORIZED REPRESENTATIVES THE DAY AND YEAR FIRST BEFORE WRITTEN.

For and on behalf of
Gaiagen Technologies Private Limited

Name: Mr. Sanket Mandar

Title: General Manager, Operations

For and on behalf of
2022 ES Discovery India Private Limited

Name: Mr. Manshariff Arunkuppan

Title: Director

In the presence of

Name: Ramesh Barai

Title: NSM

Name: Amogh Aidoor

Title: GM - A&F

In the presence of

Name: Abhishek Barnah

Title: Key Account Manager

Name: Unmesh Ghansit

Title: Zonal Sales Manager



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Product Chemical name : Bromadiolone

Trade Mark : RACUMIN

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Specifications

Parameter	Specification
Bromadiolone content	0.0045 to 0.006
Dimensions	100 g (L: 90-92 mm; W: 64-65 mm; H: 15-17 mm)
Weight	100 g; 97-103 g
LOD	4.95 to 6.05%
Odour	Cereal or grain odour (wheat) with a slight waxy scent
Appearance	Rectangular cake scored into 6-blocks with visible whole wheat grains in a diffuse green matrix; each block has an embossed Envu logo



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Invoice Price	: Rs. 15.50 upto 31 st March, 2024 (for minimum annual volume of 30MT) and thereafter, as may be mutually agreed between the parties from time to time.
All Taxes	: Excluded in above price
Credit Period	<i>Withd</i> 30 days (from the date of invoice) <i>as per mudue</i>
Delivery	: GTPL's factory at Jampur, U.P. (ex-works)
Freight and Transit Insurance	: Shall be borne by Envu



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CODE OF CONDUCT FOR ASSOCIATES	
<p>Enva's quest for competitive excellence begins and ends with its commitment towards not only compliance with law but also ethical principles in order to maintain its high business standards. Enva has devised the following Code of Conduct which is applicable to the key stake holders such as manufacturers, suppliers, marketers, dealers, distributors, agents, transporters, consultants, customers, clients and service providers and all other business partners of Enva (hereinafter referred to as "Associates"). While Enva appreciates the internal guidelines of all Associates and its compliance, Enva also desires that the Associates should fully understand its Code of Conduct in true spirit of its intent and words and strictly comply with the same.</p>	
NO CONFLICT OF INTEREST- <u>separation of corporate & personal interests</u>	COMMITMENT TO FAIR <u>COMPETITION- no Antitrust violations</u>
<p>Conflict of interest arises when the interest or benefits of one person or entity conflict with the interests or benefits of Enva. Any business relationship with Enva must be formed on the basis of objective criteria such as price, quality, reliability & product suitability.</p> <p>Associates must disclose any existing or potential conflict of interest while entering into or during the course of any arrangement with Enva.</p> <p>Associates must not influence business dealing by offering inappropriate gifts / entertainment to employees of Enva.</p>	<p>Enva prohibits any actions, informal talks or agreements which intend to restrain competition. Enva expects the Associates to appreciate Enva's concerns for fair competition and ensure that no antitrust violations take place in their dealing with Enva.</p> <p>Enva forbids collusion among competitors and anti-competitive arrangements among suppliers and customers. Enva and the Associates shall exhibit full transparency in their dealings with each other in order to strictly follow the principles of fair competition.</p>
INTEGRITY IN BUSINESS DEALINGS <u>no corrupt practices</u>	PRINCIPLE OF SUSTAINABILITY <u>no risks for human health and environment</u>
<p>Enva has ZERO TOLERANCE towards Corruption. No amount of potential additional revenues can justify illegal business practices and hence, the Associates must not offer or accept an advantage with the intention to do something dishonest, illegal or to breach trust.</p> <p>Enva competes solely on an honest, objective basis and does not make unethical business dealings. Enva employees and the Associates must not attempt to unlawfully influence business partners, government authorities or public servants through favours or other advantages which are construed to be corrupt practices.</p>	<p>Enva acknowledges its duty towards sustainable development and helps in meeting the economic, ecological and social needs of the present and future generations. All its Associates shall also provide its employees with a safe and healthy workplace in compliance with all applicable laws and regulations.</p> <p>Associates shall support environmental protection, judicious consumption of energy and raw materials in production and also minimisation of the hazardous impact of the development, production, use and disposal of</p>

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	any products and services on the ecological environment.
<u>PROTECTION OF HUMAN RIGHTS</u> <u>healthy working environment</u>	<u>IP RIGHTS & CONFIDENTIALITY-</u> <u>protecting and respecting the legal rights</u>
Envu strictly complies with all prohibitions on engagement of child labour. Associates must prohibit employment of child labour and fully comply with the provisions of applicable factory/ labour laws. Envu does not tolerate any behaviour that might harass, disrupt or interfere with the ability of a person. Sexual harassment in any form is totally intolerable. There shall be no use of abusive or offensive language. Associates shall not use any forced or involuntary or bonded labour. Envu provides equal opportunity to all its employees and treats them with respect and dignity. Associates shall not adopt discriminatory policies on the basis of race, religion, age, nationality, social or ethnic origin, gender, disability, political opinion etc.	The results of Envu's scientific research and technical development work are extremely valuable assets. Envu is committed to protect the fruits of its own endeavours and respecting the legally recognized rights of others. Associates shall respect the intellectual property rights of Envu including its patents, trademarks, copyrights, proprietary information and trade secrets and shall not use the same unless specifically authorized by Envu in this regard. Associates must treat any proprietary or confidential information of Envu as highly confidential and protect business data against unauthorized access. Care should be taken to avoid any unintentional transfer of confidential information or infringement of intellectual property rights through negligent handling of the same.
<u>PROPER RECORDS & INFORMATION</u> <u>- transparent reporting & communication</u>	<u>UPHOLDING COMMERCIAL LAWS</u> <u>no export-import violation -</u>
Envu expects its Associates to maintain accurate records and not to suppress or distort any material facts. Associates must maintain documents and records as per the applicable legal standards and preserve the same so long as the same are required under the relevant statutory provisions. Envu propagates transparency in all its dealings and is fully accountable to the appropriate authorities. Associates responsible for dealing with any statutory authorities should communicate information completely, correctly and in a timely manner.	Envu is committed to uphold all domestic and international commercial and trade laws. Envu supports the efforts of the international community to prevent the manufacture and proliferation of chemical, biological and nuclear weapons. All Associates are required to observe the restrictions and bans on domestic and international trade in listed goods, technologies and services. All Associates must also respect the trade bans and restrictions that are part of international embargos and efforts to combat terrorism.
<u>Reporting Violation</u> Violation of this Code of Conduct or any apprehension thereof shall be reported forthwith to the concerned Envu representative so as to enable him to initiate suitable action in that regard.	



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NOMINATION OF A RESPONSIBLE PERSON BY COMPANY AS PER SECTION 33 (1) OF INSECTICIDES ACT, 1968 FOR LEGAL ACTION AGAINST COMPANY

It is hereby given that Shri. Chetan Gupta, S/o. Shri Pralhad Gupta, Manager - Production & Quality of the M/s. Gaiagen Technologies Pvt. Ltd., Plot Nos. B-46 & B-47, Road No. 7, SIDA, Sathariya, Dist: Jaunpur- 222202, U. P., has been nominated by the company by a resolution passed at their meeting held on 10.10.2019, to be incharge and responsible to the said company for maintaining the quality of the pesticides manufactured by the said company and authorized to exercise all such powers and take all such steps as may be necessary or expedient to prevent the commission by the said company of any offence under the Insecticide Act, 1968 and Rules, 1971. He is declared as responsible person for M/s. Gaiagen Technologies Pvt. Ltd. under section 33 (1) of the Insecticide Act, 1968 for legal actions.

A certified copy of the said resolution is enclosed herewith.

Place:

Date:

Signature:

Name & Designation of
Authorised Signatory:
Company Name:

Sanket V. Mudur
General Manager
Gaiagen Technologies Pvt. Ltd.

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I, Chetan Gupta, S/o. Shri Pralhad Gupta, Residing at Room No. 3, SIDA, Guest House, Sathariya, Dist: Jaunpur - 222202 and Permanent Address at Room No. 1, Manisha Nagar, S. N. Dubey Road, Rawalpada, Dahisar (E), Mumbai- 400068, the undersigned, working as Manager - Production & Quality, in M/s. Gaiagen Technologies Pvt. Ltd. accept the above nomination as responsible person in pursuance of the Section 33 (1) of the insecticide Act, 1968 of made there under.

Place :

Date :

Signature :

Responsible Person
of the said Company: Chetan P. Gupta
Manager - Production & Quality
Company Name: Gaiagen Technologies Pvt. Ltd.

If the person declared as responsible Under Section 33 (1) of the Insecticides Act, 1968 and Rules, 1971 is not available for any reasons, I will nominate another person immediately and communicate accordingly to the concerned authority or otherwise, I, Shri. Sanket Vivekanand Mudur, General Manager of M/s. Gaiagen Technologies Pvt. Ltd. accept the responsibility that I may be treated as responsible person in that case under the said sections of the Act.

Place :

Date :

Signature :

Name & Designation of
Authorised Signatory: Sanket V. Mudur
General Manager
Company Name: Gaiagen Technologies Pvt. Ltd.



ATTESTED

K. SINGH
NOTARY
Maharashtra
(Govt. of India)

— 6 JAN 2024 —

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  <p>भारत सरकार Government of India</p> <p>भारतीय आधार अळख प्राप्तिकरण Unique Identification Authority of India</p> <p>नैवेती क्रमांक / Enrollment No.: 1067/11020/71014</p> <p>To कृपया देखें Chetan Prabhakar Gupta Room 1, Manchi Nager S N Dubey Road Near Mani Nager Gurukul School Kewalpura, Dahisar East Mumbai Maharashtra - 400068 9967871017</p> <p>Validity upto: 31/12/2028</p> <p>आपला आधार क्रामांक / Your Aadhaar No.: 4293 9708 8987 VID: 9136 6558 2170 7042 माझे आधार, माझी ओळख</p> <p>आधार काढावला नसाऱ्या</p> <p>4293 9708 8987 VID: 9136 6558 2170 7042 माझे आधार, माझी ओळख</p>	  <p>आधार</p> <p>नोंदवा</p> <ul style="list-style-type: none"> आधार भेजल्याचे गुणात आहे पावसाठातापा नाही सुरक्षित वा कॉड अंगठीचा इमेल, डिस्ट्रिक्ट आणि जिल्हा नव्हावें असलेला नावाचा असेही असेही हे इलेक्ट्रॉनिक राशिक द्वारा ताता सारेवे लाई पाव जाई. <p>INFORMATION</p> <ul style="list-style-type: none"> Aadhaar is a proof of identity, not of citizenship. Verify identity using Secure QR Code/ Offline XML/ Online Authentication. This is electronically generated letter. <p>आधार द्वारा दिलेला बोन्हो</p> <ul style="list-style-type: none"> आधार आधारकाल विशिष्ट साकारी वर्ती आणि आपले नेहा आधाराचा विवर सावध करावा आपले संसाकाल नव्हा असी इमेल अपडूटी आणि आपला विधायकाल द्यावा आपले नाव जोनावरी आणि VID - mAadhaar App उपलब्ध <p>आधार द्वारा दिलेला बोन्हो</p> <ul style="list-style-type: none"> Aadhaar is valid throughout the country. Aadhaar helps you avail various Government and non-Government services easily. Keep your mobile number & email ID updated in Aadhaar. Carry Aadhaar in your smart phone – use mAadhaar App <p>आधार काढावला नसाऱ्या</p> <p>4293 9708 8987 VID: 9136 6558 2170 7042 माझे आधार, माझी ओळख</p>
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CERTIFIED TRUE COPY
B. K. SINGH
NO. 551
MAHARASHTRA
GOVT OF INDIA

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महाराष्ट्र MAHARASHTRA

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21 AUG 2023



PROCUREMENT AND MARKETING AGREEMENT

THIS PROCUREMENT AND MARKETING AGREEMENT (hereinafter referred to as the "Agreement") is executed at Mumbai on this 16th day of August, 2023;

By and Between:

Gaiagen Technologies Private Limited, an existing Company within the meaning of the Indian Companies Act, 1956 and having its Registered Office at 36, Yusuf Building, M. G. Road, Mumbai - 400 001 and Corporate Office at 6th Floor, Jagdamba House, Peru Baug, Goregaon East, Mumbai – 400 063 (hereinafter referred to as "GTPL" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns) duly represented by Mr. Sanket Vivekanand Mudur its General Manager - Operations, authorized vide Power of Attorney dated December 20, 2019, of **ONE PART**:



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And

2022 ES Discovery India Private Limited, a company registered under the Companies Act, 2013 and having its registered office at Bayer House, Hirawandani Estate, Thane (West) - 400 607, Maharashtra (hereinafter referred to as "Envu" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns) duly represented by Mr. Manoharan Arunkumar its Managing Director, authorized vide The Board Resolution passed on Friday, 20th May, 2022 at 11:30 a.m. of the **OTHER PART**.

(GTPL and Envu are hereinafter collectively referred to as the "Parties" and individually as a "Party").

WHEREAS:

- A. GTPL is, inter alia, engaged in the manufacture and marketing (including export) of wide range of pesticides/insecticides and allied products for the past several years.
- B. GTPL is desirous of selling to Envu certain pesticide/insecticide product(s) manufactured by GTPL and Envu is willing to market the same under its own brand name on the terms and conditions stated hereunder.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. Definitions

In this Agreement except where the context otherwise requires the following words and expressions shall have the following meanings:

- 1.1 "AFFILIATES" means any entity that directly or indirectly, through, one or more intermediates, now or hereafter, controls or is controlled by or is under common control with a Party hereto or any group company.
- 1.2 "PRODUCT" means various packs of pesticide/insecticide product/s (herein after referred to as "the said product/s) as set out in **SCHEDULE 1** branded in accordance with the provisions of this Agreement.
- 1.3 "TRADEMARK" means brand used for the PRODUCT and owned by Envu or any of its AFFILIATES or group company where under the PRODUCT is marketed and sold by Envu in accordance with this Agreement.
- 1.4 "TERRITORY" means Republic of India.

Scope

GTPL hereby authorises Envu to store, promote, sell, distribute and market the said PRODUCT in the TERRITORY.



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- 2.2** GTPL shall manufacture the said PRODUCT as per the Specifications provided by Envu and supply the same to Envu in ready to sell packages bearing the TRADEMARK thereon.
- 2.3** GTPL shall arrange for the training of such number of qualified technical personnel of Envu as may be agreed upon between the Parties for the said PRODUCT awareness and GTPL shall participate in such meetings and impart such product detailing which GTPL feels necessary for Envu to know for effective marketing.
- 2.4** Envu shall use its best endeavours to maintain adequate stocks of the said PRODUCT to meet the demand of customers and promote the said PRODUCT under the TRADEMARK by maintaining efficient sales administration.
- 2.5** GTPL understands that Envu is a mere marketer of the said PRODUCT and GTPL shall therefore assume all liabilities, claims, actions, etc., pertaining to the quality / specifications of the said PRODUCT.
- 3. Purchase and supply of the PRODUCT**
- 3.1** Envu shall provide forecast of the annual requirement of the said PRODUCT in the month of January every calendar year so as to enable GTPL to plan the production cycles. The forecast for the first year 2023-24 shall be 30 MT (1st April 2023 to 31st March, 2024) with an MOQ of 5 MT per order). The annual requirements so provided by Envu are an estimation and a non-binding forecasts.
- 3.2** Envu shall place firm quarterly orders for the said PRODUCT with GTPL at least 30 days prior to the beginning of each quarter containing Envu's desired delivery date and the said PRODUCT shall be delivered to Envu at the GTPL's factory at Jaunpur, U.P. (ex-works) where upon the ownership, title and risk in the said PRODUCT shall pass on to Envu.
- 3.3** In consideration of GTPL supplying the said PRODUCT to Envu, Envu shall pay to the GTPL a price or consideration agreeable to both the Parties which shall be determined through mutual discussions, from time to time. The payment terms and invoicing shall be as detailed and described in the SCHEDULE 2.
- 4. TRADEMARK of the PRODUCT**
- 4.1** The said PRODUCT shall be manufactured by GTPL and supplied by GTPL to Envu for selling to the trade, packed and labelled under Envu's TRADEMARK and using Envu's house style, logos and trade dress. No right or permission is granted to brand or package under any other trademark or brand name.
- 4.2** GTPL shall ensure that the said PRODUCT shall bear of the labels and/or the packages thereof, the TRADEMARK as permitted by Envu. GTPL acknowledges the sole and exclusive right, title, interest and property of Envu and/or its AFFILIATE and/or any other Envu Group company, as the case may be, in and to the TRADEMARK. Nothing herein contained shall at any time, whether during the currency of this Agreement or after the expiration or earlier determination of this Agreement, give or be deemed to



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give or shall be intended to give, assign or transfer to the GTPL any right, title, interest or claim whatsoever in or to the TRADEMARK.

5. Warranties and Liabilities

- 5.1** GTPL warrants that the said PRODUCT shall conform to the Specification (set out in Schedule 1) during its entire shelf life. GTPL shall provide Envu with a Certificate of Analysis for each batch of the said PRODUCT supplied.
- 5.2** It is clearly understood by both the Parties that since the said PRODUCT shall be supplied to Envu in ready to sell packages and Envu will not check the quality of the said PRODUCT in the packages and shall rely on the Certificate of Analysis provided by GTPL. Any visible defects in the PRODUCT shall be intimated by Envu to GTPL immediately upon its delivery; but in no case, later than 15 (fifteen) days of the date of delivery. In case of any hidden defects in the PRODUCT, Envu shall notify the same immediately upon identifying the same; but in no case later than 180 (One Hundred and Eighty) days of the date of the delivery. In either of the above 2 cases, upon receiving intimation from Envu, GTPL representative shall conduct physical verification of the PRODUCT or the analysis / quality checks, as the case may be and if the claim of Envu is found correct by GTPL, GTPL at its sole discretion, undertakes to rectify or replace the damaged or defective PRODUCT to Envu without any additional costs to Envu or otherwise reimburse the entire purchase price of all quantities of PRODUCT that are acknowledged by GTPL to be damaged or defective. Any of the foregoing two alternatives will constitute the full remedy for Envu under the Supplier's warranty and GTPL shall incur no other liability or entertain any claim of defective products. Any liability of GTPL for indirect or consequential damages or loss of profits is expressly excluded. However, Envu may, at its sole discretion (but without being obliged to do so), test the samples of the said PRODUCT drawn from the packages delivered by GTPL to check its quality and if the same are not adhering the quality Specifications, then Envu shall be entitled to reject the entire consignment of the relevant defective batch of the said PRODUCT and claim refund or replacement as Envu may deem fit. If there is a conflict in view as to the above between the PARTIES, the said PRODUCT then will be tested by a mutually agreed third party analyst whose report shall be final and binding on both the PARTIES.
- 5.3** In the event of any apparent defects in the said PRODUCT i.e. Certificate of Analysis reveals that a consignment of the said PRODUCT does not conform to the Specifications or the said PRODUCT packages delivered to Envu are in leaky/spoiled/mutilated conditions, GTPL shall take back the relevant consignment of the said PRODUCT at its own cost and shall replace the relevant defective of the said PRODUCT within 15 days or at the discretion of Envu, refund the entire purchase price within 15 days of the intimation from Envu to that effect. In case of any latent defects (which are not apparent on physical examination of packages) Envu shall inform the same to GTPL immediately upon knowledge of the same and GTPL shall take all the necessary steps to effectively remedy such defects at no extra costs to Envu (including product recall decision) and may replace the defective PRODUCT or refund its purchase price thereof to Envu, as per Envu's sole discretion.
- 5.4** It is agreed between the Parties that, GTPL shall take back the expired stock of said PRODUCT from Envu at any point in time during the subsistence or after the expiry /



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termination of this Agreement. Further, GTPL shall be responsible for disposal of such expired stock of said PRODUCT, returned by Envu, in an environment friendly manner as may be specified by the State/ Central Government. The cost for disposal of expired stocks of said PRODUCT shall be borne by Envu.

6. Confidentiality

- 6.1** "Confidential Information" shall mean financial, commercial, technical and all other proprietary information in connection with the said PRODUCT which is made available by the Parties to each other, whether orally, visually or otherwise, which will include but not limited to memos, texts, plans, projections, drawings and all data and information in any media given or made available and marked designated as 'Confidential Information'.
- 6.2** The disclosure of the Confidential Information by GTPL to Envu and vice versa shall be subject to the following obligations to be observed by Envu or GTPL, as the case may be:
- (a) To hold the Confidential Information as strictly confidential and not to disclose the Confidential Information or any part thereof to any third party including the press, media, corporate or any other persons for the purposes of publication or otherwise, and not to make or provide copies thereof to any third party without the prior written consent of the other Party.
 - (b) To limit the access of the Confidential Information to such of its employees, directors, advisors and agents who need to know the same for the effective implementation of this Agreement and to make such employees, directors, advisors and agents bound by the obligations of confidentiality contained herein. Not to use, directly or indirectly, the Confidential Information for its own benefit or for the others or for any purposes other than the objective of this Agreement.
 - (c) Not to disclose save as permitted by sub-article (b), the Confidential Information belonging to the other Party to any third party except with express prior written consent of that other Party. However, disclosing the Confidential Information to any third party with such consent of the other party shall make the third party subject to the confidentiality obligations under this Agreement and the third party shall be responsible for the Confidentiality obligations under this Agreement.

- 6.3** Notwithstanding anything contained herein the obligations of the confidentiality of Envu and GTPL under this Agreement shall not apply to the Confidential Information or any part thereof which is or has become public knowledge through no breach of this Agreement and which can be shown by conclusive written evidence as being in possession of receiving Party, at the time of disclosure to it by the disclosing Party hereof.

The disclosure of which is required by any law for the time being in force or by any judicial, governmental or regulatory body provided always that the receiving Party



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shall, prior to such disclosure, use its best efforts to inform the disclosing party of the full circumstances and the Confidential Information requiring disclosure.

6.5 Parties covenants:

- (a) To return to the other Party, upon request in this behalf, any and all Confidential Information received from that other Party together with all copies and reproductions thereof and to permanently destroy or erase electronic files, notes, memorandum, extracts which contains, reflects or are derived from the Confidential Information of that other Party except one copy which it may retain in its legal files for evidence purposes only. Such return and destruction shall be confirmed promptly in writing.
- (b) To cause any third party to whom it has disclosed the Confidential Information with the consent of the other Party, to return to that Party any and/or Confidential Information and all copies and reproductions thereof and to ensure that it permanently destroyed or erased electronic files, notes, memorandum, extracts which contains, reflects or are derived from the Confidential Information of that Party.
- (c) That the ownership of the Confidential information disclosed by GTPL to Envu shall vest solely with GTPL and Envu shall acquire no right in respect thereof or interest therein other than what is intended under the terms of this Agreement. Similarly, the ownership of the Confidential information disclosed by Envu to GTPL shall vest solely with Envu and GTPL shall acquire no right in respect thereof or interest therein other than what is intended under the terms of this Agreement.

6.6 The obligations of confidentiality and non-use shall survive and continue to be binding on the Parties for 5 years after the expiry or sooner termination of this Agreement.

7. Indemnities

7.1 Envu shall, notwithstanding the termination of this Agreement, indemnify and keep indemnified and hold harmless GTPL from and against any and all losses, costs or expenses (including reasonable legal fees) resulting from (i) any claims (including PRODUCT liability claims) from any other person arising from the supply or use of the said PRODUCT arising directly or indirectly through any modification to the said PRODUCT not authorised by GTPL or any act or omission in the storage handling, labelling, packaging or supply of the said PRODUCT by Envu or otherwise through the negligence of Envu; and (ii) any failure of Envu to observe its statutory duties with respect to sale of the said PRODUCT; and (iii) any non-performance or non-observance or non-compliance by Envu of any terms and conditions of this Agreement or of any of the statutes, Rules and/or Regulations applicable in respect of the subject matter of this Agreement.

7.2 GTPL shall, notwithstanding the termination of this Agreement, indemnify and keep indemnified and hold harmless Envu from and against any and all actions, claims, losses, liabilities or expenses (including reasonable legal fees) resulting from: (i) any failure of GTPL to observe its statutory duties in manufacture or sale of the said



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PRODUCT to Envu; (ii) any defects in the said PRODUCT that are attributable to any default or negligence on the part of GTPL; and (iii) any non-performance or non-observance or non-compliance by GTPL of any terms and conditions of this Agreement or of any of the statutes, Rules and/or Regulations applicable in respect of the subject matter of this Agreement.

8. Force Majeure

- 8.1 Gaingen shall not be under any liability for any failure to perform any of its obligations under the Order due to *force majeure*. Following notifying Envu of such a cause, Gaingen shall be allowed a practicable and reasonable extension of time for the performance of its obligations.
- 8.2 For the purpose of this clause, '*force majeure*' means fire, explosion, flood, lightning, epidemic, pandemic, act of god, act of terrorism, war, rebellion, riot, sabotage, or events or circumstances outside the reasonable control of the party affected thereby.
- 8.3 Neither Party shall be held responsible for its failure to comply with any provisions of this Agreement in the event of a Force Majeure. For the purpose of this Agreement, the following events shall be considered as Force Majeure; fire, explosion, flood, war – whether declared or not, prolonged strikes, riots, civil commotion, embargo by government, epidemic and regulatory authority prohibition. The party affected by Force Majeure must advise the other immediately by email or confirmed by registered letter. Should the Force Majeure event be expected to last for six (6) months or more, either party shall be entitled to terminate the Agreement by giving thirty (30) days' written notice to that effect to the other party.

9. Termination

- 9.1 This Agreement shall come into force on August 10, 2023 and shall continue till December 31, 2028, subject however that either Party hereto shall have the right to terminate this Agreement at any time by giving three (3) months prior notice in writing to the other Party without being required to assign any reason therefor and without being liable to pay any compensation whatsoever for such earlier termination. Any renewal of the Agreement shall be by mutual written consent of the Parties hereto for such periods as may be agreed upon.
- 9.2 Notwithstanding anything contained in this Agreement, either Parties shall be entitled to terminate this Agreement at any time with immediate effect in the following cases:

- If there is scientific and medical evidence that the said PRODUCT when used in accordance with its data sheet and label instructions is responsible for significant unexpected side effects which could affect the reputation of either Party.
- In the event the other Party is in breach of any material obligation under this Agreement, and it fails to remedy such breach to the satisfaction of the other Party within a period of 30 days after receiving a written notice of the details of the breach.



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- a voluntary arrangement is proposed or approved or an administration order is made, or a receiver or administrative receiver is appointed for any of GTPL / Envu assets or undertaking or a winding-up resolution or petition is passed or presented (otherwise than for the purposes of reconstruction or amalgamation) or if any circumstances arise which entitle the court or a creditor to appoint a receiver, administrative receiver or administrator or to present a winding-up petition or make a winding-up order or other similar or equivalent action is taken against or by GTPL/Envu by reason of insolvency or in consequence of debt.
- In case of change in control of other Party as result of re-organization, take-over, acquisition of the shares.

9.3 Upon expiration or termination of the Agreement, Envu shall be entitled to continue to market the said PRODUCT till the exhaustion of stock at its disposal. However, GTPL shall not directly or indirectly use the TRADEMARK or any other name, mark, logo, device, lettering, layout, color scheme or getup in any language, script, alphabet, form or any representation, visual or oral or otherwise which is in any way identical or similar to the TRADEMARK and / or any of them for any products manufactured/ marketed/ distributed/supplied by GTPL.

10. Applicable Law and Dispute Resolution

This Agreement shall be interpreted in accordance with the Laws of India. All disputes or differences whatsoever arising between the Parties out of or relating to the construction, meaning or operation or effect of this Agreement or breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration and Conciliation of the Bombay Chamber of Commerce and Industry, Mumbai and the award made in pursuance thereof shall be final and binding on the Parties. The arbitration shall be conducted in English by a sole arbitrator and the venue of arbitration shall be Mumbai. The cost of the arbitral proceedings shall be borne equally by both the Parties. The courts in Mumbai shall have exclusive jurisdiction over any dispute arising hereunder.

11. General

11.1 This Agreement is personal to the Parties to this Agreement and neither Party will assign or in any other way part with or share the benefit of this Agreement with any third party without the prior written consent of the other. Notwithstanding this, Parties shall not without the prior written consent of the other Party sub-contract its obligations under this Agreement in whole or in part to any of its affiliates or to any other party.

11.2 Neither Party nor its employees or agents shall act or purport to act as employees, agents or representatives of the other Party, but each Party shall act as independent contractor, maintaining full responsibility and complete control over its employees and operations. Neither Party shall be empowered by its appointment hereunder or otherwise to act for or bind the other Party to make any express or implied representation or warranty on behalf of the other Party.

The illegality or invalidity of any part of this Agreement shall not affect the legality or validity of the remainder of this Agreement.



*S. M. Madhu
M. R.*



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- 11.4 No relaxation, forbearance, delay or indulgence by either party in enforcing any of the terms and conditions of this Agreement, or the granting of time by either Party, shall prejudice, affect or restrict the rights and powers of that Party under this Agreement nor shall any waiver by either Party of any breach of this Agreement operate as a waiver of or in relation to any subsequent or any continuing breach of this Agreement.
- 11.5 Any notice, consent, authorisation, communication or approval required to be given under this Agreement shall be given in writing by personal delivery or by prepaid post to the address set out in this Agreement or to such other address as such Party may have notified in writing to the other for such purposes. Any such notice sent by post shall be deemed (in the absence of evidence of earlier receipt) to have been delivered 7 (seven) days after dispatch and in proving the fact of dispatch it shall be sufficient to show that the envelope containing such notice was properly addressed stamped and posted. Any such notice shall only be valid if given and signed by the authorized person on behalf of the Party.
- 11.6 This Agreement and the Schedules to it constitute the entire agreement between the Parties concerning the subject matter of this Agreement and supersedes any previous/continuous agreement or arrangement reached between the Parties or their AFFILIATES shall stand terminated. No amendment or other variation to this Agreement shall be effective unless it is in writing and is signed by an officer of each Party duly authorised so to do.

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IN WITNESS OF WHICH PARTIES HAVE CAUSED THIS AGREEMENT TO BE EXECUTED BY THEIR DULY AUTHORIZED REPRESENTATIVES THE DAY AND YEAR FIRST BEFORE WRITTEN.

For and on behalf of
Gaiagen Technologies Private Limited

Name: Mr. Sanket Mudur

Title: General Manager, Operations

In the presence of

Name: Ramesh Bami

Title: NSM

Name: Amogh Aidoor

Title: QM - AIF

For and on behalf of
2022 E.S Discovery India Private Limited

Name: Mr. Manoharan Arunkumar

Title: Director

In the presence of

Name: Abhijit Baruah

Title: Key Account Manager

Name: Umesh Gharat

Title: Zonal Sales Manager

NOTARISED

SUNITA S. GOLE
ADVOCATE & NOTARY
Off: Shop No.1, Near Hotel Box Hotel,
Opp. Sri Baba Marni There Court Naka,
Panaji (W) 403001 Mob: 9419815888

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SCHEDULE 1

List of Product/s, Trade Mark and Specifications

Product Chemical name

Trade Mark
REGD. U.S.PAT. OFF.

Specifications

Parameter	Specification
Bromadiolone content	0.0045 to 0.006
Dimension	100 g : L: 90-92 mm; W: 64-65 mm; H: 15-17 mm
Weight	100 g: 97-103 g
LOD	4.95 to 6.05%
Odour	Cereal or grain odour (wheat) with a slight waxy scent
Appearance	Rectangular cake scored into 6- blocks with visible whole wheat grains in a diffuse green matrix; each block has an embossed Envu Logo

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906882/2024/PP-AGRHOD**SCHEDULE 2****Payment Terms and Invoicing**

Invoice Price : Rs. 15.50 upto 31st March, 2024 (for minimum annual volume of 30MT) and thereafter, as may be mutually agreed between the parties from time to time

All Taxes : Excluded in above price

Credit Period : 30 days (from the date of invoice)

Delivery : GITPL's factory at Jaunpur, U.P. (ex-works)

Freight and Transit Insurance : Shall be borne by Envi



906882/2024/PP-AGRHOD**Appendix - COCFA**

CODE OF CONDUCT FOR ASSOCIATES	
<p>Envu's quest for competitive excellence begins and ends with its commitment towards not only compliance with law but also ethical principles in order to maintain its high business standards. Envu has devised the following Code of Conduct which is applicable to the key stake holders such as manufacturers, suppliers, marketers, dealers, distributors, agents, transporters, consultants, customers, clients and service providers and all other business partners of Envu (hereinafter referred to as "Associates"). While Envu appreciates the internal guidelines of all Associates and its compliance, Envu also desires that the Associates should fully understand its Code of Conduct in true spirit of its intent and words and strictly comply with the same.</p>	
<p><u>NO CONFLICT OF INTEREST- separation of corporate & personal interests</u></p> <p>Conflict of interest arises when the interest or benefits of one person or entity conflict with the interests or benefits of Envu. Any business relationship with Envu must be formed on the basis of objective criteria such as price, quality, reliability & product suitability.</p> <p>Associates must disclose any existing or potential conflict of interest while entering into or during the course of any arrangement with Envu.</p> <p>Associates must not influence business dealing by offering inappropriate gifts / entertainment to employees of Envu.</p>	<p><u>COMMITMENT TO FAIR COMPETITION- no Antitrust violations</u></p> <p>Envu prohibits any actions, informal talks or agreements which intend to restrict competition. Envu expects the Associates to appreciate Envu's concern for fair competition and ensure that no antitrust violations take place in their dealing with Envu.</p> <p>Envu forbids collusion among competitors and anticompetitive arrangements among suppliers and customers. Envu and the Associates shall exhibit full transparency in their dealings with each other in order to strictly follow the principles of fair competition.</p>
<p><u>INTEGRITY IN BUSINESS DEALINGS no corrupt practices</u></p> <p>Envu has ZERO TOLERANCE towards Corruption. No amount of potential additional revenues can justify illegal business practices and hence, the Associates must not offer or accept an advantage with the intention to do something dishonest, illegal or to breach trust.</p> <p>Envu competes solely on an honest, objective basis and does not make unethical business dealings. Envu employees and the Associates must not attempt to unlawfully influence business partners, government authorities or public servants through favours or other advantages which are construed to be corrupt practices.</p>	<p><u>PRINCIPLE OF SUSTAINABILITY no risks for human health and environment</u></p> <p>Envu acknowledges its duty towards sustainable development and helps in meeting the economic, ecological and social needs of the present and future generations. All its Associates shall also provide its employees with a safe and healthy workplace in compliance with all applicable laws and regulations.</p> <p>Associates shall support environmental protection, judicious consumption of energy and raw materials in production and also minimisation of the hazardous impact of the development, production, use and disposal of</p>

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	any products and services on the ecological environment.
PROTECTION OF HUMAN RIGHTS <u>healthy working environment</u>	IP RIGHTS & CONFIDENTIALITY <u>protecting and respecting the legal rights</u>
<p>Envu strictly complies with all prohibitions on engagement of child labour. Associates must prohibit employment of child labour and fully comply with the provisions of applicable factory/ labour laws.</p> <p>Envu does not tolerate any behaviour that might harass, disrupt or interfere with the ability of a person. Sexual harassment in any form is totally intolerable. There shall be no use of abusive or offensive language. Associates shall not use any forced or involuntary or bonded labour.</p> <p>Envu provides equal opportunity to all its employees and treats them with respect and dignity. Associates shall not adopt discriminative policies on the basis of race, religion, age, nationality, social or ethnic origin, gender, disability, political opinion etc.</p>	<p>The results of Envu's scientific research and technical development work are extremely valuable assets. Envu is committed to protect the fruits of its own endeavours and respecting the legally recognized rights of others. Associates shall respect the intellectual property rights of Envu including its patents, trademarks, copyrights, proprietary information and trade secrets and shall not use the same unless specifically authorized by Envu in this regard.</p> <p>Associates must treat any proprietary or confidential information of Envu as highly confidential and protect business data against unauthorized access. Care should be taken to avoid any unintentional transfer of confidential information or infringement of intellectual property rights through negligent handling of the same.</p>
PROPER RECORDS & INFORMATION <u>Transparent reporting & communication</u>	UPHOLDING COMMERCIAL LAWS <u>no export-import violation -</u>
<p>Envu expects its Associates to maintain accurate records and not to suppress or distort any material facts. Associates must maintain documents and records as per the applicable legal standards and preserve the same so long as the same are required under the relevant statutory provisions.</p> <p>Envu propagates transparency in all its dealings and is fully accountable to the appropriate authorities. Associates responsible for dealing with any statutory authorities should communicate information completely, correctly and in a timely manner.</p>	<p>Envu is committed to uphold all domestic and international commercial and trade laws. Envu supports the efforts of the international community to prevent the manufacture and proliferation of chemical, biological and nuclear weapons.</p> <p>All Associates are required to observe the restrictions and bans on domestic and international trade in listed goods, technologies and services. All Associates must also respect the trade bans and restrictions that are part of international embargos and efforts to combat terrorism.</p>
Reporting Violation	
<p>Violation of this Code of Conduct or any apprehension thereof shall be reported forthwith to the concerned Envu representative so as to enable him to initiate suitable action in that regard.</p>	



M.M
B.Mudde



906882/2024/PP-AGRHOD

No. 13744/89/CIR
 Government of India
 Ministry of Agriculture
 (Department of Agriculture and Cooperation)
 Directorate of Plant Protection, Quarantine and Storage
 NH. IV, Faridabad (Haryana) - 121001.

CERTIFICATE OF REGISTRATION OF INSECTICIDES UNDER
SECTION 9(3) OF THE INSECTICIDES ACT, 1968.

Certified that the insecticide Bromadiolone 0.005% RB (cake) for indigenous manufacture only has been registered under Section 9(3) of the Act in the name of the person/undertaking whose particulars are specified below:-

1. Name of the person/undertaking : M/s. Pest Control (India) Ltd.
2. Address : 36, Yusuf Building, M.G. Road, *Faridabad*, *SECRETARY* *24/19*, CIR/R.C.
X. S. G. S.
SECRETARY *7-52*
3. Registration No. CIB/RG : CIR-8729/89/BROMADIOLONE/(CAKE)-3 ✓
4. Name of the Insecticide : Bromadiolone 0.005% RB (Cake) ✓
Trade Name : MOOSH MOOSH 'RB' (CAKE)
5. Conditions: *R. S. A. N.* *BROMADIOLONE RB (CAKE) (for experiments)* *H. H.*

- i) The registration is subject to the strict compliance of various provisions of the Insecticides Act, 1968 as amended from time to time and Rules, Bye-laws framed and notifications issued thereunder and as amended from time to time.
- ii) The Registration is further subject to such conditions which may be varied and specified from time to time by the Registration Committee under Section 9(3C).
- iii) Non-compliance of the conditions set out hereinbefore and hereinafter will entail action under Section 17 of the Act.
- iv) The formulated material should have the chemical composition as mentioned below:-

Bromadiolone A.I	: 0.005% w/w
other ingredients	: 99.995% w/w
(other ingredients are broken cereals, jaggery and paraffin wax)	
Total :	<u>100.00% w/w</u>

- v) The product shall conform to the specifications submitted by you and also to the IS specification and amendment thereof as and when the same are formulated and published.
- vi) A sample quantity of the insecticide being registered along with a small quantity of reference analytical standard should be sent

....2/-

906882/2024/PP-AGRHOD

-2-

to the Director, Central Insecticides Laboratory, Directorate Plant Protection, Quarantine and Storage, NH. IV, Faridabad (Haryana) as and when required, for verification.

- vii) The shelf life of the insecticide shall be two years.
- viii) The insecticide shall be packed in the containers of such sizes as specified by ISI vide specification No. IS-8190 (Part-I) -1980 and amendments thereof, if any.

Packaging specifications shall conform to the standard specification submitted to the Registration Committee for approval. The insecticide shall further conform to ISI specification on requirements for packaging of pesticides and when the same are formulated. The sample/package container, the label thereon and the leaflet accompanying therewith shall be submitted to the Registration Committee and also to the Licensing Officers of the concerned State/Union Territory before marketing the product but not later than three months from the date of issue of this certificate or within such further time as may be extended by the Registration Committee on sufficient cause being shown.

- ix) A copy each of approved label and leaflet is enclosed. No change, addition, alteration, modification or deletion in respect of the inscription on the label and leaflet shall be done without the prior approval of the Registration Committee.
- x) The labels and leaflets shall be printed by using letters that are BOLD enough for a man of ordinary/normal vision to read them without any external help.
- xi) The insecticide shall be packed in 2 x 250 gms slabs, wrapped in lacquered paper shall be packed in 500 grammage plastic sachet. 5 to 10 cakes weighing 100 gms to 200 gms slabs shall be inserted in polyethylene laminated paper pouches as a primary pack. 30 sachet of 500 gms each in three ply CFB and shall be re-inforced. 10 to 20 packets shall be packed in carton as a secondary pack. Five ply CFB/wooden boxes as a transport pack. The details regarding material construction, design, sizes etc. shall be as per relevant specification and as submitted to the Registration Committee.

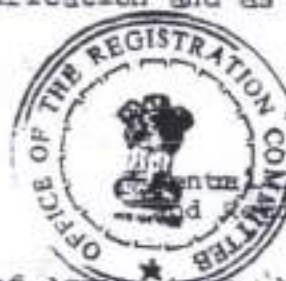
GIB/RS

BIS No. 12912-1990

Dated the 20th Jan. 1989.

SECRETARY
GIB/RS

Copy to: The Director of Agriculture, Maharashtra, Central Building, Pune. (A copy of approved label and leaflets is enclosed.)



(M. L. SAINI)
SECRETARY
Central Insecticides Board
and Registration Committee

(M. L. SAINI)
SECRETARY

Central Insecticides Board
and Registration Committee

* The Registration Committee does not hold responsible for the use of trade name by you. The use of trade name shall be regulated as per the existing laws on the subject.

SECRETARY

9068882/2024/PP-AGRHOD

CIR-8727/89/Bromadiolone (cake)-3Bromadiolone 0.005% w/w

Condition No. (xiii)

The product may alternately be packed in laminated pouch made from polyester 12 μ coated with LDPE 38 μ . It shall be free from pinholes, fine eye patches, tears and blisters and any other visible defects. The dimension of the pouch shall be 160 mm x 144 mm (\pm 2 mm). The capacity of the pouch shall be 100 g. This sealed pouches shall be further packed in cardboard carton and in to CFB boxes as per relevant IS. The capacity of the secondary pack shall be 2.00 Kg. and of transport pack 20.00 Kg. The specifications of the packaging system shall be strictly as per relevant IS.

Aghosh
06/2/02
S.S.O (P&P)

S. S. PRASAD
(Secty. CTB & RC)

Authenticated -
06/2/02
21/02/02
DD (bif.)

9068882/2024/PP-AGRHOD

ANNEXURE-ISCHEME FOR TESTING STORAGE STABILITY/SHELF LIFE

1. Type of packing: Only ISI approved packing should be used, wherever ISI specifications are not available, the standard packings used by the manufacturer/approved by the Registration Committee should be followed.
2. Location: A minimum of three locations should be included in carrying out the storage stability test. The selected locations should represent diverse climatic conditions of the country, specially from the view points of temperature and humidity. One of the locations should be at higher temperature of 35-40°C.
3. Duration of trials: The trials should be carried out for a period of claimed shelf-life + 3 months for products for which shelf-life is claimed as minimum 1 year or less and +6months for the products for which shelf-life is claimed as minimum 1½ years or more.
4. Frequency of sampling: Samples should be analysed at 0,6,12,18, 24 and 30 months for Group I* pesticides and their formulations and at 0,3,12,15 and 18 months for Group II** pesticides and their formulations.
5. Number of samples to be analysed every time: Preferably three samples should be taken at each sampling but in any case analysis in duplicate must be carried out and number of samples to be analysed every time should not be less than 3 months.
6. Test to be carried out for samples drawn at different frequencies:
All the tests given in the relevant ISI specifications should be carried out for all the samples drawn at each frequency.
7. Methods of testing: Pesticides and their formulations are to be tested as per the methods of analysis given in the relevant ISI specifications wherever available. The formulations for which no such specifications are available, should be analysed by the methods given by manufacturer/formulator of CIPAC methods of analysis may be followed.
In many ISI specifications 2 or more methods of analysis for active ingredients are prescribed. Some of these methods being the referee methods. The referred method is specific for a particular compound and hence should preferably be used for analysis, material the information on the contentment of such material should also be supplied.
8. As far as possible the above data should be generated in collaboration with Central/State Government/Institution/Universities.
9. The applicants who have generated data on enhancement of shelf life should submit the detailed information on following parameters:
 - (a) Chemical Composition indicating the common name, their specifications, ~~REGISTRATION~~ details and test methodology;
 - (b) Information on ~~REGISTRATION~~ type of packaging material with detailed specifications; and
 - (c) Any other relevant information which has led to improvement in shelf life.

*Group I: Pesticides and their formulations with minimum 2 years shelf life.

**Group II: Pesticides and their formulations with minimum 1 year shelf life.

906882/2024/PP-AGRHOD

BROMADIOLONE 0.005% 'RB'

ROBAN

Rodenticide

CAKE

ब्रोमेडियलन ०.००५% 'आरबी'

सेवन

चूहानाशक

कैक

If swallowed or if symptoms
of poisoning occur call
a physician immediately.

Keep Out Of
Reach Of
ChildrenNet Content
Or
Volumeकुलभार
या आवश्यक

POISON

निमत जानेपर या विचारणा का
लक्षण होनेपर डॉक्टर को
तुरंत बुलाइए।

इच्छा कि
पूर्ण से दुर
रखिए।



०.००५% भार/भार

Composition

रचना

Bromadiolone a.i. : 0.005% w/w

ब्रोमेडियलन स.ज.

Other ingredients : 99.995% w/w
(Broken cereals, Jaggery
and Paraffin Wax)

वाकी तत्त्व : ९९.९९५% भार/भार
(अनाव के टुकड़े, गुड़ और पैदलिन बेल)

Total : 100.00% w/w

कुल : १००.००% भार/भार

Antidote : Vitamin K. Administer orally or intramuscularly.

विषप्रतिक्रिया : यह सामुदारा मा मुँह द्वारा दिखिए।

Directions for use : A single dose anticoagulant. Recommended
for control of rats in residential premises, poultry farms and in
the fields. Place the bait in a suitable container near burrows on
places frequented by rats. See enclosed leaflet for details.

निर्देश : यह एक एकल डोज अन्तिक्रिया द्वारा दिखाया जाता है। यह घरेलू जगह, कुक्कुट घार
और सेती में आनेवाले चूहों की ठोकायान के लिए प्रभावकारी है। यह चाहा एक
घोष बर्तन में रखकर, चूहों के वित के गास या एसी जगह रखे जाहें चूहे आते
जाते रहते हैं। साथ में दी गयी सूचनों को विश्वास देलिये।

Regn No.
रेग्न. नं.Mfg. Lic. No.
मॉ. लि. नं.Expiry Date
बनावान दिन:Batch No.
बैच नं.Mfg. Date
निर्माण दिन:Max. Retail Price
(Inclusive of all Taxes)
अधिकतम भुग्ता-विक्री मूल्य
(कर दबावें)Manufactured by : Pest Control (India) Limited
A-6/10/11 MIDC Area,
Mira Road, Bombay 400 104.उत्पादक : पेस्ट कंट्रोल (इंडिया) लिमिटेड
ए-६/१०/११, एन आई डी एसी एरिया,
मीरा रोड, बोम्बे ४०० १०४.SHANTI SARUP
Secy. (CIB & RC)

906882/2024/PP-AGRHOD

BROMADIOLONE 0.005% 'RB'

~~ROBAY~~

Rodenticide

CAKE

ब्रोमेडियालन 0.005% 'आरबी'

~~सेमान~~

बूहानाशक

केक

It is a new single dose anticoagulant rodenticide. It controls field and commensal rats when consumed by causing haemorrhage in the blood system. Place the cake in the burrows and at places frequented by the rodents and one application provides good control. Pre-baiting is not necessary.

Recommendations :

Crop/Location	Common Name	Dosage a.i. (%)
Paddy	Field rat	0.005
	Large bandicota	
	Indian house rat	
	Indian field mouse	
Wheat	Field rat	0.005
	Indian house rat	
Gram	Field rat	0.005
	Indian house rat	
Groundnut	Field rat	0.005
	Large bandicota	
Sugarcane	Field rat	0.005
	Large bandicota	
Coconut/Bamboo Residential Premises	Indian house rat	0.005
	Field rat	0.005
	Large bandicota	
	Indian house rat	
Poultry Farm	House mouse	
	Indian house rat	
	House mouse	
	Large bandicota	0.005

Poisoning Symptoms : Back pain, abdominal pain, vomiting and nose bleeding are the prolonged durational effect.

First Aid : If skin is contaminated wash with soap and plenty of water. If eyes are contaminated flush with clean water, induce vomiting if swallowed.

Antidote : Vitamin K1 to minister orally or intramuscularly. Repeat as necessary.

Storage : 1. The packages containing the rodenticide shall be stored in separate rooms or premises, away from the room or premises used for storing other articles or shall be kept in separate almirahs under lock and key depending upon the quantity and nature of the rodenticide. 2. The room or premises meant for storing the rodenticide shall be well built, well lit, dry well ventilated and of sufficient dimension to avoid contamination with vapour.

Disposal of Containers : 1. The packages shall be broken and buried away from habitation. 2. The used packages shall not be left outside to prevent their re-use. 3. Packages or surplus material and washings should be disposed off in safe manner so as to prevent environment of water pollution.

Manufactured by : Pest Control (India) Limited
A-6/10/11 MIDC Area,
Mira Road, Bombay 400 104.

यह एक नया इन्हाइड्रेट रॉटेनिलोनालन कूहानाशक है। यह बोरेतू और सेती चूही चारा जानेवाले भूत की नमों पर असर पड़ता है। भूत की नमों कटने से भूत गैरि में ही वह जाता है और ऐसे ही जाती है। केक को दिल के पास परियोग में लाया जाता चूहों का नाश होता है। और एक ही बार उपयोग करने से लाया में ज्यादा चूहों का नाश होता है।

उपयोग की मात्रा :

फलान/जगह	मात्रान्व नाम तथा तरीका	मात्रा संकेत तर्व
पान	सेती के चूहे बड़े चूहे देसी परेतू चूहे देसी सेती चूहे	0.005
गेहूँ	सेती चूहे देसी पूरे	0.015
चाना	सेती चूहे देसी परेतू चूहे	0.005
मैंगली	सेती चूहे बड़े चूहे	0.005
दनना	सेती पूरे बड़े चूहे	0.005
नारियल/ बीज घारी में	देसी परेतू चूहे सेती के चूहे बड़े चूहे देसी परेतू चूहे पारेतू चूहे देसी परेतू चूहे पारेतू चूहे बड़े चूहे	0.005 0.005
कुम्हट जार्फ	देसी परेतू चूहे	0.005

विषवाप्ति के लक्षण : मौत वर्ष, पेट में बर्द, उल्टी होना और जान से भूत छहना यह लक्षण तभी समय तक उपना प्राप्त किया जाता है।

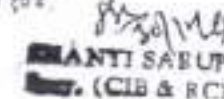
प्रधमोपचार : खेत पर जाने के लिए और गानी के अच्छी तरह घोड़ा। गांवों में जाने पर स्वास्थ्य की संख्या। जाने पर उल्टी कारवाई।

विषप्रतिकारक : डेसीन के लिए अन्याया आवश्यक दियिए। जब तक जावधार हो तब तक देने जाए।

संचय : १. चूहेनालन के लिए जाने के लिए में तांत्र जनन गदार्ता के रखेगानेवाली बगड़ से जूते लगाएं। जानेवाला के जान तथा फैलान के लिए संचय जावधार हो जानेवाली में लगाएं। २. जानेवाला रखनेवाला बमरा या जान सूखी, रोकनदार तथा बड़े अकाल बड़ी होनी चाहिए, लाकि बात से दुर्घट न हो। यही प्रक्रम दुखा और बड़े अकाल हो।

साती डिम्बो का नष्ट करना : १. साती डिम्बो को जानवरों तथा इन्हाइड्रेट के रखेगानेवाली बगड़ से दूर नह करे ताकि जबीन में गाढ़ दें। २. साती डिम्बो को बाहर न रखे ताकि दोबारा इस्तेवाल न हो सके। ३. डिम्बे, भूत कुम्हट किट्टनाशक, तथा समाईतों जन्म वदार्तों की सावधानी से एक तरफ नेंमे ताकि जानवरण या गानी दुर्घट न हो।

जल्दावक : पेटर फंडोल (इंडिया) लिमिटेड
ए-६/१०/११, एग बाई दी सी एरिया,
गोरा रोड, बीमो ४०० १०४


SHANTI SAHAYAK
SOCIETY (CIB & RC)

9068882/2024/PP-AGRHOD

Date: 06/02/2024
Subject: PROTECTION-

पंक्ति/Fax

45

पत्र सं./No. 17-13/02-CIR

भारत सरकार

Government of India

कृषि मंत्रालय

Ministry of Agriculture

(कृषि एवं सहकारिता विभाग)

(Department of Agriculture & Co-operation)

वनस्पति संरक्षण, संग्रहालय एवं संग्रह निदेशालय

DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE

एन.एच. 4, फरीदाबाद (हरियाणा) - 121 001

N.H. IV, FARIDABAD (HARYANA) - 121 001

दिनांक/Dated: 17-12-01

✓ M/s Pest Control (India) Ltd.,

36, Yusuf Building, MG Road,

P.O. Box No. 1510, Mumbai-400 001.

Subject: Endorsement of alternate/new packing for Bromadiolane 0.005% R.B Rodenticide cake for 33.3 gm & 25 gm Sachet pack - regarding.

Sir,

With reference to your letter No. nil dated 20-12-01 on the above subject, it is informed that your case for endorsement as stated above have been considered by the Registration Committee in its 219th meeting. The Registration Committee has approved the endorsement of alternate/new packing for Bromadiolane 0.005% R.B. Rodenticide cake for 33.3 gm and 25 gm Sachet Pack in r/o CIR-8729/89/BROMADIOLANE(GAKE)-3 subject to the conditions as per annexure-I.

The original certificate of Registration Number is/are returned herewith.

Yours faithfully,

(S.S. Prasad)

Secretary

Central Insecticides Board
And Registration Committee

Authenticated

by
DD (691)
6/12/01

Copy to: The Director of Agriculture, Pune, Maharashtra.

9068882/2024/PP-AGRHOD

Annexure-I

Bromadiolone 0.005% RB of 25 g. & 33.3g. weight shall be packed in printed polyester 12 μ quantity with LDPE 38 μ sachet. It shall be free from pinholes, fine eye patches, tears and blisters and other visible defects. ~~The XMMEDSOKOOLXPKDNGENKDXMOMXOKXWAKXCAZERGQXGMM~~. The sachet shall be heat sealed after filling batch and shall be packed in corrugated fiberboard cartoon of maximum 2.5 Kg capacity (100 & 75 nos. respectively). This shall be further packed in CFB (5 ply) boxes of capacity 10 & 20 Kg. The specification of the transport pack shall be as per relevant IS. No other packaging system shall be used without the approval of Registration Committee.

Authenticated

4

- 25112 -

अ॒र्थात् अधिकारीयता/Authorised

Balbir Singh
(बैलबीर सिंह) BALBIR SINGH (H)
Section Officer/Secretary



906882/2024/PP-AGRHOD

Telegram: PROTECTION

No. 17-186/2001 -CIR. I

Government of India.

MINISTRY OF AGRICULTURE

(DEPARTMENT OF AGRICULTURE & COOPERATION)

DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE

N.H.I.V. Faridabad. (Haryana)

Dated 5-8-2003

M/s Pest Control (India) Private Limited,
 A-6, 10 & 11, MIDC Mira Industrial Area,
 Beyond Dehisar Check Naika, P.O. Box No. 30,
 MIRA ROAD-401 107 (Thane)

Subject: Endorsement of alternate/new packing for bromadiolone - reg.

Sir,

With reference to your letter No.nil.... dated 18-7-2001 the above subject, it is informed that your case for endorsement as stated above have been considered by the Registration Committee in its ...237th... meeting. The Registration Committee has approved the endorsement of alternate/new packing for bromadiolone .005%RB in respect of CIR-8729/29/89/Bromadiolone/CAKE)- 3 with the following conditions:-

"Bromadiolone 0.005%RB cake shall be packed in laminated glassine paper/LDPE pouch of 100 g. capacity. This shall be inserted in duplo skillet carton and shall be further packed in CFB boxes. The specifications of the packaging system shall be as per IS:8190 (Part- III): 1979. Maximum capacity of the CFB boxes shall be 100 nos. of skillet carton box. OR alternately the product may also be packed in BOPP pouch shall be packed in duplex board skillet carton these shall be further packed in CFB boxes. The maximum capacity of the CFB boxes shall be to contain 100 nos. skillet cartons. The packaging specifications shall be as per IS 8190 (Part- III): 1979 and its subsequent amendments."

Yours faithfully

(Yash Tsering)

Secretary Central Insecticides
Board&Registration committee

Copy to: The Director of Agriculture,
 Government of Maharashtra,
Pune

अनुमति/Authenticated

Balbir Singh
 (वनरी रिह/BALEIR SINGH)
 मंत्रालय कार्यकारी/Section Officer

906882/2024/PP-AGRHOD



No. 11-17/2012-CIR.II
 Government of India
 Ministry of Agriculture
 (Department of Agriculture & Cooperation)
 Directorate of Plant Protection, Quarantine and Storage
 Central Insecticides Board and Registration Committee
 N.H.IV, Faridabad - 121 001 (Haryana)

Dated : 15 March, 2012

TO WHOMSOEVER MAY IT CONCERN

This is to certify that M/s Pest Control (India) Ltd., 36, Yusuf Building, M.G. Road, Mumbai - 400 001 is registered with the Registration Committee, constituted under Section 5 of the Insecticides Act, 1968, for manufacturing the following product for the use in India as well as Export:-

SL No.	Name of the insecticide (complete with coding)	Registration No.
1.	Bromadiolone 0.005% RB	CIR-8731 / 89 / Bromadiolone / (RB) - 4
2.	Bromadiolone 0.005% RB (Cake)	CIR-8729 / 89 / Bromadiolone / (Cake) - 3

अधिप्रमाणित/AUTHENTICATED

 अनुभाग अधिकारी / Section Officer

.....
 (Dr. B.S. Phogat) 15/3/12
 Additional Plant Protection Advisor & Secretary
 (Central Insecticides Board
 & Registration Committee)



906882/2024/PP-AGRHODEmail - ppcircular2008@agri.nic.in

File No. 0123-245678


F.No. 17-180/2010-CIR.II
Government of India
Ministry of Agriculture
(Department of Agriculture & Cooperation)
DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE
N.H. IV, FARIDABAD-121 001

Registered

Date: Sept., 2010

To,

M/s Pest Control (India) Pvt. Ltd.,
36, Yusuf Building, M.G. Road, Fort,
Mumbai-400 001.

Subject: Endorsement of additional factory address - reg.

Dear Sir,

Please refer to your letter No. PGI/ADM/CIE dated 27.04.2010 on the subject cited above. It is informed that your case was considered by the Registration Secretariat and the following has been approved:-

*Endorsement of additional factory address i.e.

1. Pest Control (India) Pvt. Ltd., Plot Nos. 38&39, Taloiya MIDC (Chemical Zone) Industrial Area, Village: Navade, Taluka: Panvel, Dist. Raigad, Maharashtra.
2. Pest Control (India) Pvt. Ltd., A-6/10/11, MIDC Industrial Area,
Off. Western Express Highway, Mira-401 104, Dist Thane, Maharashtra

In respect of 19 Registration Certificate Nos. as per annexure duly authenticated by Section Officer is enclosed.

You are requested to submit the original Registration Certificate alongwith label leaflet of Monocrotophos 36% SL for deletion of crop as per notification.

End: as above.

अधिमाणित/AUTHENTICATED

प्र-भाग अधिकारी / Section Officer

Copy to: Director of Agriculture, Pune, Maharashtra.

Yours faithfully,

(Sushil K. Khurana)

Secretary

Central Insecticides Board
and Registration Committee

(Sushil K. Khurana)

Secretary

Central Insecticides Board
and Registration Committee

906882/2024/PP-AGRHOD

PEST CONTROL (INDIA) PVT LTD

Factory : A-E, 10 & 11, MIDC Area, P. Bag 30, C-49 Western Express Highway, Behind Sahibzada Check Post,
Nira - 401 107 Dist. Thane, Maharashtra, INDIA.
Tel: 28456277, 28454278, 28455307, 28456934 • Fax: +91 (0) 22 28457313 • Email: info@pcil.in



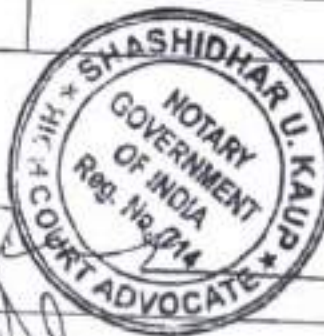
No 17-Bollock

Annexure A

List of Registration Certificates		
S/N	Name of the Products	Registration No.
1	PYRETHRUM 0.02% + MALATHION 0.05% HH	VI-1206(1)/PYRETHRUM-MALATHION(H.H.)-17
2	PYRETHRUM 0.02% + LINDANE 0.02% HH	VI-1061(1)/PYRETHRUM & LINDANE(H.H.)-12
3	Dichlorvos 76% EC (W/W)	VI-1061(3)/DDVP(EC)-62
4	MONOCROTOPHOS 48% SL	QIR-32/88/MONOCROTOPHOS/SL-275
5	BROMADIOLONE 0.25% CB	CIR-8728/88/BROMADIOLONE/(CB)-2
6	BROMADIOLONE 0.005% RB	CIR-8731/89/BROMADIOLONE/(RB)-4
7	BROMADIOLONE 0.005% RB (CAKE)	CIR-8729/89/BROMADIOLONE/(CAKE)-3
8	FENVALERATE 20% E.C.	CIR-3216/85/FENVALERATE/(EC)-45
9	CYPERMETHRIN 10% E.C.	CIR-2744/84/CYPERMETHRIN/(EC)-27
10	METHYL BROMIDE 98% + CHLOROPICRIN 2%	CIR-4879/85/METHYL BROMIDE/(F)-8
11	FENVALERATE 75% E.C. (For Export Only)	CIR-32,119/99/FENVALERATE/(EC)-1545
12	CHLORPYRIPHOS 40.8% E.C. (For Export Only)	CIR-32,122/99/CHLORPYRIPHOS/(EC)-1323
13	ENDOSULFAN 50% E.C. (For Export Only)	CIR-32,120/99/ENDOSULFAN/(EC)-1864
14	CHLORPYRIPHOS 48% EC (For Export Only)	CIR(E)-2092/2004(249)-Chlorpyriphos(EC)- 164
15	BROMADIOLONE 0.005% RB CAKE (For Export Only)	CIR(E)-2319/2005(252)-Bromadiolone (RB)-06
16	IMIDACLOPRID 17.8% SL	CIR-58,090/2007-Imidacloprid (SL)(280)-1133
17	BROMADIOLONE 0.25% CB (Rodenticide) (for Export only)	CIR(E)-4031/2009(297)-Bromadiolone CB -4
18	BROMADIOLONE 0.005% RB (Rodenticide) (for Export only)	CIR(E)-4022/2009(297)- Bromadiolone 0.005% RB (Rodenticide)
19	FIPRONIL 0.05% GEL (for Export only)	CIR(E)-4021/2009(297)- Fipronil 0.05% Gel -67
20	IMIDACLOPRID 2.15% GEL (For Export Only)	CIR(E)- 4116/2009(300)- Imidacloprid (Gel)- 146

For Pest Control (India) Pvt. Ltd.

John Shetty
 ADMINISTRATIVE MANAGER, AGC02(A)
 2001 FT.



India's First and Largest Pest Management Company. Over 150 Offices Nationwide.

Corporate Office : Jagdamba House, Goregaon (East), Mumbai - 400 083, Maharashtra, INDIA,
 Tel: 26865550 • Fax: +91 (0) 22 26865555 • Email: agc02@pcil.in • Website: www.pcil.in
 Regd. Office : 38, Yusuf Building, M. G. Road, Kurla, Mumbai - 400 001, Maharashtra, INDIA.

906882/2024/PP-AGRHODRegistered

F.No. 17-114/2016-CIR.II

मंत्रालय सरकार कृपि एवं किसान कल्याण मंत्रालय

Government of India /Ministry of Agriculture & Farmers Welfare

(कृषि, सहकारिता एवं किसान कल्याण मंत्रालय)

(Department of Agriculture, Co-operation & Farmers Welfare)

वरास्थापन सरकार, संग्रहीत एवं सरकारी विभाग

DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE

केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति

Central Insecticides Board and Registration Committee

एग. एप. 4, फरीदाबाद (हरियाणा)-121001

N.H. IV, FARIDABAD (HARYANA)-121001

Date: 20-8-July, 2016

To,

M/s Pest Control (India) Pvt. Ltd,
36 Yusuf Building, M.G. Road,
Fort, Mumbai- 400 001, Maharashtra.

Subject: Endorsement of packaging for Bromadiolone 0.005% RB - reg.

Dear Sir,

Please refer to your letter No. NIL dated 26.01.2016 on the subject cited above. It is informed that your case has been considered by the Registration Committee in its 366th RC meeting held on 14.06.2016 and the Committee has approved the following:-

"Endorsement of additional bulk packaging of Bromadiolone 0.005% RB for change of shape from cake to pellet form respect of Registration Certificate No. CIR-8729/89/Bromadiolone /(CAKE)-3". No other packaging system shall be used without approval of Registration Committee.

Yours faithfully,

अधिकारी/अधिकारी/Section Officer
AUTHENTICATED19-08-2016
अधिकारी/अधिकारी / Section Officer

Copy to: Director of Agriculture, Pune, Maharashtra.

(D.D.K. Sharma)

APPA and Secretary (CIB & RC)

(D.D.K. Sharma)

APPA and Secretary (CIB & RC)

906882/2024/PP-AGRHOD

www.mca.gov.in
MCA 212A (eFiling)/00884791

File No. 2123 2434791

Registered

F.No. 17-352/2013-CIR.II
 Government of India
 Ministry of Agriculture
 (Department of Agriculture & Cooperation)
DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE
 Central Insecticides Board & Registration Committee
 N.H. IV, FARIDABAD-121 001

Date: /O Sept., 2013

To

M/s Pest Control (India) Pvt. Ltd.,
 36, Yusuf Building, M.G Road,
 Fort Mumbai-400 001 (Maharashtra).

Subject: Endorsement of additional factory address - reg.

Dear Sir,

Please refer to your letter No. NIL dated 20.06.2013 on the subject cited above. It is informed that your case was considered by the Registration Secretariat and the following has been approved:-

"Endorsement of additional factory address i.e. Plot No. B-46, B-47, Sathariya Industrial Area, Sathariya, Jaunpur, Uttar Pradesh in respect of 16 product out of a request for 17 Products (except Malathion 50% EC) Registration Certificates as per annexure duly authenticated by Section Officer is enclosed"

Yours faithfully,

Encl: as above

अधिकारी/AUTHENTICATED

 अधिकारी/Section Officer

Office :
 (Dr. B.S. Phogat)
 109/1B
 Additional Plant Protection Advisor
 (Central Insecticides Board
 and Registration Committee)

Copy to: Director of Agriculture, Pune, Maharashtra.

(Dr. B.S. Phogat)
 Additional Plant Protection Advisor
 (Central Insecticides Board
 and Registration Committee)

906882/2024/PP-AGRHOD

LIST OF REGISTRATION CERTIFICATES

Sr. No	Name of the Product	Registration No.
1	Bromadiolone 0.25% CB	CIR - 8728/89/BROMADIOLONE (CB) - 2
2	Bromadiolone 0.005% RB	CIR - 8731/89/BROMADIOLONE (RB) - 4
3	Bromadiolone 0.005% RB (Cake)	CIR - 8729/89/BROMADIOLONE (CAKE) - 3
4	Chlorpyriphos 20% EC	CIR - 13, 694/91/Chlorpyriphos (EC) - 297
5	Chlorpyriphos 48% EC	CIR (E) - 2092/2004(249)- CHLORPYRIPHOS (EC) - 164
6	Chlorpyrifos 50% EC	CIR - 42,008/2003-Chlorpyrifos (EC) (227) - 2488
7	Chlorpyriphos 2% w / w / RTU	CIR - 172 / 2002 (223) Chlorpyriphos (T) - 01
8	Imidacloprid 30.5% S.C	CIR - 49,333 / 2004 - Imidacloprid (SC) (248) - 659
9	Imidacloprid 17.8% SL	CIR - 58,090 / 2007 - IMIDACLOPRID (SL) (280) - 1123
10	Imidacloprid 2.15% Gel	CIR - 31,110 / 2005 - Imidacloprid (Gel) (253) - 754
11	Deltamethrin 2.5% FLOW	CIR - 57,867 / 2007 - Deltamethrin (F) (279) - 1044
12	Deltamethrin 2.5% + D-trans Allethrin 2% E.C.	CIR - 33,146 / 2000 - DELTAMETHRIN + d-trans ALLETHRIN (EC) - 343
13	Deltamethrin 0.05% + Allenthin 0.04% w/w	CIR - 50,188 / 2005 - Deltamethrin + Allenthin (HT) (251) - 852
14	Fipronil 0.05% GEL (Household Insecticide)	CIR - 1255 / 2011 (324) - Fipronil (GEL) - 06
15	Propoxure 20% E.C.	CIR - 58,937 / 2008 - Propoxure (EC) (284) - 389
16	Maisethrin 30% EC	CIR - 100(9)-Maisethrin(EC) - 161
17	Trichoderma Harzianum 0.5% WS	CIR - 864 / 2008 (291) - Trichoderma Harzianum (WS) - 177

मंत्रिमण्डप/ AUTHENTICATED
26
मंत्रीमण्डप/ Section Officer

Copy to: Director of Agriculture, Pune, Maharashtra

(Dr. B.S. Phogat)
Additional Plant Protection Advisor
(Central Insecticides Board
and Registration Committee)

906882/2024/PP-AGRHOD

F.No.12144-END/2020

भारत सरकार नगर एवं विद्यान कल्याण मंत्रालय
 Government of India /Ministry of Agriculture & Farmers Welfare
 (नगरि, वाणिज्यिक एवं विद्यान कल्याण मंत्रालय)
 (Department of Agriculture, Co-operation & Farmers Welfare)
 राजकारणी संसदीय, संगठनीय एवं संयुक्त नियोगालय
DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE
 केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण वर्गिका
 Central Insecticides Board and Registration Committee
 पर. पर. 4, फरीदाबाद (हरियाणा)-121001
 N.H. IV, FARTDABAD (HARYANA)-121001

18

To,

Date: 2/12/2020

M/s GAIAGEN TECHNOLOGIES
 PRIVATE LIMITED
 36, Yusuf building , MG Road, Fort,
 Mumbai-400001, Maharashtra,
 India

Mumbai Mumbai Maharashtra

Subject: ENDORSEMENT OF CHANGE OF NAME OF THE COMPANY/FIRM

Dear Sir,

Please refer to your letter vide Computer Serial Number 143784 dated 25/06/2020 on the subject cited above. It is informed that your case was considered by the Registration Committee in its 421th meeting and the following has been approved:-

Endorsement of change in name of the company from M/s. Pest Control (India) Pvt. Ltd. to M/s Geiagen Technologies Pvt. Ltd. on the 21 certificate of registrations as per Annexure-1.

Yours faithfully,

(Dr. J P Singh)
 Secretary
 Central Insecticides Board
 and Registration Committee

Copy to: The Director of Agriculture Karnataka, Maharashtra, Uttar Pradesh

(Dr. J P Singh)
 Secretary
 Central Insecticides Board
 and Registration Committee



906882/2024/PP-AGRHOD**Annexure -I**

Sl.No.	Chemical Name	Certificate Registration Number	Certificate Issued Date
1	Trichoderma Virede 0.60% WP	CIR-892/2008(293)-TrichodermaVirede (WP)-180	25/06/2020
2	BROMADIOLONE 0.25%CB	CIR-872B/08/BROMADIOLONE(CB)-2	25/06/2020
3	Imidacloprid 30.5% SC	CIR-4933/2004-IMIDACLOPRID (SC)(248)-659	25/06/2020
4	Bromadiolone Technical 03.5% Mn. For Indigenous Manufacture	CIR-67.373/2015-BROMADIOLONE (T)(355)-161	25/06/2020
5	Bromadiolone 0.005% RB with Bittering agent for household use only	CIR-62.613/2009-Bromadiolone (RB) (299)-166	25/06/2020
6	Fipronil 0.05% GEL (Household Insecticide)	CIR-1266/2011(324)-Fipronil(GEL)-06	25/06/2020
7	BROMADIOLONE 0.005% RB (For Export Only)	CIR(E)-2319/2005(252)-BROMADIOLONE (RB)-05	25/06/2020
8	Imidacloprid 30.5% SC For Export Only	CIR(E)-5151/2012(325)-IMIDACLOPRID (SC)-179	25/06/2020
9	Bromadiolone 0.005% RB (Rodenticide) (For Export Only)	CIR(E)-4022/2000(297)-Bromadiolone 0.005% RB (Rodenticide)	25/06/2020
10	Imidacloprid 17.8% SL	CIR-50090/2007 IMIDACLOPRID(GL)(280)-1133	25/06/2020
11	Bromadiolone 0.005% RB	CIR-8731/83/BROMADIOLONE/(RB)-4	25/06/2020
12	Trichodermaharzianum 0.5 % WS	CIR-864/2008(281)-Trichodermaharzianum (WS)-177	25/06/2020
13	Bromadiolone 0.25% CB (Rodenticide) (For Export Only)	CIR(E)-4031/2008(297)-Bromadiolone CB-4	25/06/2020
14	Bromadiolone 0.005% RB Cake	CIR-8729/89/BROMADIOLONE/ (CAKE)-3	25/06/2020
15	BROMADIOLONE 0.005% RB with Bittering Agent (For Export Only)	CIR(E)-4313/2010(307)-BROMADIOLONE (RB)-7	25/06/2020
16	Pseudomonas fluorescens 1.0 % WP	CIR-2033/2017(371/372)-Pseudomonas fluorescens (WP)-251	25/06/2020
17	Imidacloprid 2.15% GEL	CIR-5111Q/2005-IMIDACLOPRID(GEL)(253)-754	25/06/2020
18	Imidacloprid 2.15% GEL FOR EXPORT ONLY	CIR(E)-4116/2009(300)-IMIDACLOPRID (GEL)-146	25/06/2020
19	Bromadiolone 0.005% RB with Bittering Agent (For Export Only)	CIR (E)-6452/2013 (343)-BROMADIOLONE (RB)-6	25/06/2020
20	Beauveriabassiana 1.15% SC	CIR-1577/2014(346)-Beauveriabassiana(SC)-106	25/06/2020
21	Fipronil 0.05% Gel (For Export Only)	CIR(E)-4021/2009(297)-FIPRONIL 0.05% GEL-67	25/06/2020

Validity unknown

Digitaly Signed By DR J P SINGH
 Secretary, CIBARC
 Thu, 03 Dec 2020 19:23:44 IST
 Location: CIBARC, NH4, CGO Complex, Faridabad

906882/2024/PP-AGRHOD

Form – III

PLANT PROTECTION SECTION
DEPARTMENT OF AGRICULTURE (U.P.), LUCKNOW
LICENCE TO MANUFACTURE INSECTICIDES

(See sub-rule(3) of rule 9)

LICENCE NO:275/UP/UPN J N P.

License to manufacture the following insecticide(s) on the premises situated at
Plot No-B-46 & 47, Sathariya Industrial Area, Sathariya, Jaunpur-222002 (UP).is granted to **M/S GaiaGen Technologies Pvt. Ltd.**
as specified hereunder:-

E-mail:solutions@gaiacconnect.com.

Mb.No-09935564691

Sl No	Particulars of the insecticide	Registration Number	Date of grant of licence	Validity of licence
1	BROMADIOLONE 0.005% R.B (CAKE)	CIR-8729/89/ BROMADIOLONE/ (CAKE)-3	11-03-2015	
2	BROMADIOLONE 0.005% R.B with Bittering Agent (for export).	CIR(E)-6452/2013(343) BROMADIOLONE / (RB)-6		

- The insecticide(s) shall be manufactured under the direction and supervision of the following expert staff:
(a)For manufacture: Name (s) and designation of the expert staff (insecticides wise, if any).
Mr. Chetan Prahlad Gupta, MSc. (Chemist).
- The licence is subject to such conditions as may be specified in the rules for the time being in force under the Insecticide Act, 1968 as well as the conditions on the certificate of registration and others as stated below.

Dated 16-01-2023

Signature of the Licensing Officer
Insect Mfg. U.P. Seal
Lucknow



906882/2024/PP-AGRHOD

:CONDITIONS:

1. This licence shall be displayed in the prominent place in the premises for which the licence is being issued and shall be produced for inspection as and when required by an Insecticide Inspector, Licensing officer or any other officer authorised by the Government in this regard.
 2. Any change in the name of the expert staff, named in the licence, shall forthwith be reported to the licensing officer.
 3. The licensee shall scrupulously comply with each and every condition of registration of the Insecticide(s), failing which the licence is liable to be cancelled.
 4. No Insecticides shall be sold or exhibited for sale or distributed or issued for use in commercial pest control operations except in packages approved by the Registration Committee from time-to-time.
 5. If the licensee wants to manufacture/sell, stock or exhibit for sale or distribute/stock and use for commercial pest control operations, any additional Insecticide, he may apply to the licensing officer for addition in the licence for each such insecticide on payment of the prescribed fee.
 6. For pest control operations an application for the renewal of the licence shall be made as laid down in sub-rule(3A) of rule 10 of the Insecticides Rules,1971.
 7. The licensee shall comply with the provisions of the Insecticides Act, 1968, and the rules made there under for the time being in force.
 8. The licence also authorizes the storage and stocking of insecticide (s) manufactured at the licence premises, in the factory premises for sale by way of wholesale dealing by the licensee.
 9. The licensee shall maintain the record of date expired insecticides separately in the format as per Appendix A.
 10. The licensee shall maintain the record of sale/distribution of insecticides in the format as per Appendix B and shall submit monthly return to the Licensing officer.
 11. The licensee shall maintain the stock register for technical and formulated products separately as per Appendix C1 and C2, respectively.
 12. The licensee shall submit the monthly return for technical grade and formulated insecticides separately as per Appendix D1 and D2, respectively.
 13. The licensee shall maintain a record of periodical medical examination of persons engaged in connection with insecticides as per Appendix E.
 14. All the registers are to be kept under secured custody by the licensee and shall be provided for scrutiny any time to the insecticide inspector, Licensing officer or any other officer authorised by the Central Government and/or the state Government.
 15. The licence shall be governed under "The Insecticides Act,1968/ "The Insecticides Rules 1971" and the Insecticide (amendment) Rules,2015 notified under G.S.R 840 (E) dated 05-11-2015, The Insecticides (amendment) Rules,2017 notified under G.S.R 1229(E) dated 04-10-2017 & The Insecticides (amendment) Rules,2018 notified under G.S.R 399(E) dated 20-04-2018.
- Dated 16-01-2023

[Signature]
Signature of Licensing Authority
Insect. Mfg. SSI
Tirukkavur

906882/2024/PP-AGRHOD

M/S Galagen Technologies Pvt. Ltd Plot No-B-46 & 47, Saltanya Industrial Area, Sathauliya, Jhunjhunu-322011 (UP).

2-

Annexure -2

Licence No-275(UP).NP
Date of issue: 11-01-2015

MARKETING-

S.N	MKTG COMPANY With Complete Address	PRODUCTS PLANNED TO BE MARKETTED	VALID TILL	SIG OF LIC AUTH.
6.	M/S 2022 ES DISCOVERY INDIA PVT LTD Registered Office- Bayer House, Central Avenue Hiranandani Estate Mumbai-400607 (Depot-Khasra No-938, Village Mota, Ghazibad-201003(UP).	BROMADIOLONE 0.005% R.B (CAKE) Racumin	31-12-2023	

(Total 06 Marketing Firms)

25/08/23
 Licensing Authority
 Insect. Mfg. ITP.
 Lucknow

MARKETING-

SL.No	MKTG COMPANY With Complete Address	PRODUCTS PLANNED TO BE MARKETTED	Brand Name	VALID TILL	SIG. OF LIC AUTH.
1.	M/S Rockit Benckiser (India) Pvt Ltd Regd Office- DLF Cyber Park, 6 th & 7 th Floor (Tower-C) 406 B, Udyog Vihar, Phase III, Sector 20, Gurugram-122016, (Haryana) Godown- Banur-Tepla, Near Rana Filling Station Bill & Po-Tepla Patiala(Punjab).	1-BROMADIOLONE 0.005% R.B (CAKE) 2-BROMADIOLONE 0.005% R.B with Bittering Agent	Mortien	31-12-2024	
2.	M/S PCI Pest Control Private Limited, Regd Off. Villa No-3, Crescent Villa Condom Gya-403515 & Crop office at "Narayani" Ambabai Temple Compound, Avey Road, Goregaon (West) Mumbai-400104 Godown-Gala No-7 to Shed No-13 Aihart Compound House No-677 Thane-Bhiwandi Road, Near Koper Bus Stop, Purna, Bhiwandi Thane Maharashtra	1-BROMADIOLONE 0.005% R.B (CAKE) 2-BROMADIOLONE 0.005% R.B with Bittering Agent	Roban	31-12-2024	
3.	M/S 2022 ES DISCOVERY INDIA PVT LTD Registered Office- Bayer House Central Avenue Hiranandani Estate Mumbai-400607 (Godown - Khasra No-938, Village Mota, Ghazibad-201003(UP).	1-BROMADIOLONE 0.005% R.B (CAKE) 2-BROMADIOLONE 0.005% R.B with Bittering Agent	Racumin	31-12-2024	

(Total 03 Marketing Firms)

25/08/23
 Licensing Authority
 Insect. Mfg. I.P.
 Lucknow

9068882/2024/PP-AGRHOD

Directorate of Agriculture, U.P.
(Plant Protection Section)

Letter No.- 223 P.P./Dus Q.C/ 22-23 date 17 March 23

**M/S Gaiagen Technologies Pvt. Ltd.,
 Plot No-46 & 47, Sathariya Industrial Area,
 Sathariya, Jaunpur-222202**

Please refer to your letter dated 06-01-2023 by which you have requested to issue quality performance certificate year 2022-23 of your product.

In this regard, it is to inform you that samples taken during year 2022-23(Feb 2023) and its analysis report/result are follows –

S.N	Year	No of Samples Taken	No of Samples Analysed	Result
1	2022-23(Feb23)	2	2	Standard


 Licensing Authority,
 Addl. Director Agro-Mfg. (PP Plant Protection)/
 Lucknow
 Licensing Officer (Pesti. Mfg.)
 U.P., Lucknow.



906882/2024/PP-AGRHOD

Directorate of Agriculture, U.P.
(Plant Protection Section)

Letter No.- P.P/Dus Q.C/ 21-22 date 30-12- Dec 21
 14.28

M/S Gaiagen Technologies Pvt. Ltd.,
 Plot No-46 & 47, Sathariya Industrial Area,
 Sathariya, Jaunpur-222202

Please refer to your letter dated 06-12-2021 by which you have requested to issue quality performance certificate year 2020-21 & 2021-22 of your products.

In this regard, it is to inform you that samples taken during year 2020-21 & 2021-22 and its analysis report/result are follows –

S.N	Year	No of Samples Taken	No of Samples Analysed	Result
1	2020-21	1	1	Standard
	2021-22	1	1	Standard

Therefore, quality of your products have been found satisfactory.


23/12/21
 Licencing Authority
 Insect. Mfg. U.P.
 Addl. Director Agriculture (Plant Protection)/
 Lucknow
 Licensing officer(Pesti.Mfg.)
 U.P., Lucknow.

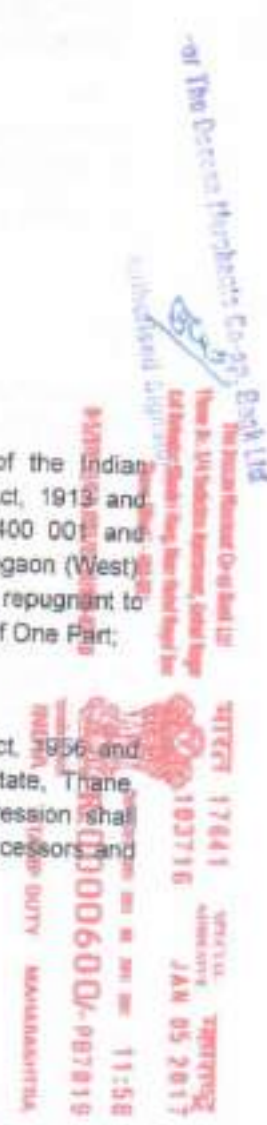
906882/2024/PP-AGRHOD**AGREEMENT**

THIS AGREEMENT is executed at Mumbai on this 5th day of January, 2017
 BY and BETWEEN

Pest Control (India) Pvt. Ltd., an existing Company within the meaning of the Indian Companies Act 1956 having been incorporated under the Indian Companies Act, 1913 and having its Registered Office at 36, Yusuf Building, M. G. Road, Mumbai – 400 001 and Corporate Office at 'NARAYANI', Ambabai Temple Compound, Aarey Road, Goregaon (West) Mumbai – 400 062 (hereinafter referred to as "PCI" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns) of One Part;

AND

Bayer CropScience Limited, a Company incorporated under the Companies Act, 1956 and having its Registered Office at Bayer House, Central Avenue, Hiranandani Estate, Thane, Mumbai 400607, Maharashtra (hereinafter referred to as "BAYER" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns) of the Other Part.

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906882/2024/PP-AGRHODWHEREAS:

- A. PCI is, inter alia, engaged in the manufacture and marketing (including export) of wide range of pesticides/insecticides and allied products for the past several years.
- B. PCI is desirous of selling to BAYER certain pesticide/insecticide product(s) manufactured by PCI and BAYER is willing to market the same under its own brand name on the terms and conditions stated hereunder.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS :

1. Definitions

In this Agreement except where the context otherwise requires the following words and expressions shall have the following meanings:

- 1.1 'AFFILIATES' means any entity that directly or indirectly, through, one or more intermediates, now or hereafter, controls or is controlled by or is under common control with a party hereto.
- 1.2 'PRODUCT' means various packs of pesticide/insecticide product/s (herein after referred to as "the said product/s) as set out in SCHEDULE 1, branded in accordance with the provisions of this Agreement.
- 1.3 'TRADEMARK' means brand used for the PRODUCT and owned by BAYER or any of its AFFILIATES or group company where under the PRODUCT is marketed and sold by BAYER in accordance with this Agreement;
- 1.4 'TERRITORY' means Republic of India.

2. Scope

- 2.1. PCI hereby authorises BAYER to store, promote, sell, distribute and market the said PRODUCT in the TERRITORY.
- 2.2. PCI shall manufacture the said PRODUCT as per the Specifications provided by PCI and supply the same to BAYER in ready to sell packages bearing the TRADEMARK thereon.
- 2.3. PCI shall arrange for the training of such number of qualified technical personnel of BAYER as may be agreed upon between the Parties for the said PRODUCT awareness and PCI shall participate in such meetings and impart such product detailing which PCI feels necessary for BAYER to know for effective marketing.
- 2.4. BAYER shall use its best endeavours to maintain adequate stocks of the said PRODUCT to meet the demand of customers and promote the said PRODUCT under the TRADEMARK by maintaining efficient sales administration.



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PCI understands that BAYER is a mere marketer of the said PRODUCT and PCI shall therefore assume all liabilities, claims, actions, etc., pertaining to the quality/specifications of the said PRODUCT.

3. Purchase and supply of the PRODUCT

- 3.1 BAYER shall provide forecast of the annual requirement of the said PRODUCT in the month of January every calendar year so as to enable PCI to plan the production cycles. The forecast for the first year 2017 shall be 45 MT (January 2017 to June 2017 – 20 MT). The annual requirements so provided by BAYER are only indicative estimates and shall be considered as non-binding forecasts.
- 3.2 BAYER shall place firm orders for the said PRODUCT with PCI at least 30 days prior to BAYER's desired delivery date and the said PRODUCT shall be delivered to BAYER at the PCI's factory at Jaunpur, U.P. (ex-works) where upon the ownership, title and risk in the said PRODUCT shall pass on to BAYER.
- 3.3 In consideration of PCI supplying the said PRODUCT to BAYER, BAYER shall pay to the PCI a price or consideration agreeable to both the parties which shall be determined through mutual discussions, from time to time. The payment terms and invoicing shall be as detailed and described in the SCHEDULE 2.

4. TRADEMARK of the PRODUCT

- 4.1 The said PRODUCT shall be manufactured by PCI and supplied by PCI to BAYER for selling to the trade, packed and labeled under BAYER's TRADEMARK and using BAYER's house style, logos and trade dress. No right or permission is granted to brand or package under any other trademark or brand name.
- 4.2 PCI shall ensure that the said PRODUCT shall bear of the labels and/or the packages thereof, the TRADEMARK as permitted by BAYER. PCI acknowledges the sole and exclusive right, title, interest and property of BAYER and/or its AFFILIATE or Bayer AG and/or any other Bayer Group company, as the case may be, in and to the TRADEMARK. Nothing herein contained shall at any time, whether during the currency of this Agreement or after the expiration or earlier determination of this Agreement, give or be deemed to give or shall be intended to give, assign or transfer to the PCI any right, title, interest or claim whatsoever in or to the TRADEMARK.

5. Warranties and Liabilities

- 5.1 PCI warrants that the said PRODUCT shall conform to the Specification (set out in Schedule 1) during its entire shelf life. PCI shall provide BAYER with a Certificate of Analysis for each batch of the said PRODUCT supplied.
- 5.2 It is clearly understood by both the parties that since the said PRODUCT shall be supplied to BAYER in ready to sell packages and BAYER will not check the quality of the said PRODUCT in the packages and shall rely on the Certificate of Analysis provided by PCI. However, BAYER may, at its sole discretion (but without being obliged to do so), test the samples of the said PRODUCT drawn from the packages delivered by PCI to check its quality and if the same are not adhering the quality Specifications, then BAYER



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shall be entitled to reject the entire consignment of the relevant defective batch of the said PRODUCT and claim refund or replacement as BAYER may deem fit. If there is a conflict in view as to the above between the PARTIES, the said PRODUCT then will be tested by a mutually agreed third party analyst whose report shall be final and binding on both the PARTIES.

- 5.3 In the event of any apparent defects in the said PRODUCT i.e. Certificate of Analysis reveals that a consignment of the said PRODUCT does not conform to the Specifications or the said PRODUCT packages delivered to BAYER are in leaky/spoiled/mutilated conditions, PCI shall take back the relevant consignment of the said PRODUCT at its own cost and shall replace the relevant defective of the said PRODUCT within 15 days or at the discretion of BAYER, refund the entire purchase price within 15 days of the intimation from BAYER to that effect. In case of any latent defects (which are not apparent on physical examination of packages) BAYER shall inform the same to PCI immediately upon knowledge of the same and PCI shall take all the necessary steps to effectively remedy such defects at no extra costs to BAYER (including product recall decision) and may replace the defective PRODUCT or refund its purchase price thereof to BAYER, as per BAYER's sole discretion.
- 5.4 Neither PARTIES shall in any circumstances whatsoever be liable to the other PARTY for any indirect or consequential loss or damage of any kind, including (without prejudice to the generality of the foregoing) any loss of business, contracts, profits or anticipated savings. Provided, however, that nothing contained herein shall absolve PCI from any liabilities / claims arising on account of consumer complaints / misbranding pertaining to the quality of said PRODUCT.
- 5.5 It is agreed between the PARTIES that, PCI shall take back the expired stock of said PRODUCT from BAYER at any point in time during the subsistence or after the expiry / termination of this Agreement. Further, PCI shall be responsible for disposal of such expired stock of said PRODUCT, returned by BAYER, in an environment friendly manner as may be specified by the State/ Central Government. The cost for disposal of expired stocks of said PRODUCT shall be mutually agreed by the PARTIES from time to time.

6. Confidentiality

- 6.1 "Confidential Information" shall mean financial, commercial, technical and all other proprietary information in connection with the said PRODUCT which is made available by the parties to each other, whether orally, visually or otherwise, which will include but not limited to memos, texts, plans, projections, drawings and all data and information in any media given or made available and marked / designated as 'Confidential Information'.
- 6.2 The disclosure of the Confidential Information by PCI to BAYER and vice versa shall be subject to the following obligations to be observed by BAYER or PCI, as the case may be:
 - (a) To hold the Confidential Information as strictly confidential and not to disclose the Confidential Information or any part thereof to any third party including the press, media, corporate or any other persons for the purposes of publication or otherwise,



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and not to make or provide copies thereof to any third PARTY without the prior written consent of the other party.

- (b) To limit the access of the Confidential Information to such of its employees, directors, advisors and agents who need to know the same for the effective implementation of this Agreement and to make such employees, directors, advisors and agents bound by the obligations of confidentiality contained herein. Not to use, directly or indirectly, the Confidential Information for its own benefit or for the others or for any purposes other than the objective of this Agreement.
 - (c) Not to disclose save as permitted by sub-article (b), the Confidential Information belonging to the other party to any third PARTY except with express prior written consent of that other party. However, disclosing the Confidential Information to any third PARTY with such consent of the other party shall make the third PARTY subject to the confidentiality obligations under this Agreement and the third PARTY shall be responsible for the Confidentiality obligations under this Agreement.
- 6.3 Notwithstanding anything contained herein the obligations of the confidentiality of BAYER and PCI under this Agreement shall not apply to the Confidential Information or any part thereof which is or has become public knowledge through no breach of this Agreement and which can be shown by conclusive written evidence as being in possession of receiving party, at the time of disclosure to it by the disclosing party hereof, and
- 6.4 The disclosure of which is required by any law for the time being in force or by any judicial, governmental or regulatory body provided always that the receiving party shall, prior to such disclosure, use its best efforts to inform the disclosing party of the full circumstances and the Confidential Information requiring disclosure.
- 6.5 PARTIES covenants:
- (a) To return to the other party, upon request in this behalf, any and all Confidential Information received from that other party together with all copies and reproductions thereof and to permanently destroy or erase electronic files, notes, memorandum, extracts which contains, reflects or are derived from the Confidential Information of that other party except one copy which it may retain in its legal files for evidence purposes only. Such return and destruction shall be confirmed promptly in writing.
 - (b) To cause any third party to whom it has disclosed the Confidential Information with the consent of the other party, to return to that party any and / or Confidential Information and all copies and reproductions thereof and to ensure that it permanently destroyed or erased electronic files, notes, memorandum, extracts which contains, reflects or are derived from the Confidential Information of that party.
 - (c) That the ownership of the Confidential information disclosed by PCI to BAYER shall vest solely with PCI and BAYER shall acquire no right in respect thereof or interest therein other than what is intended under the terms of this Agreement. Similarly, the ownership of the Confidential information disclosed by BAYER to PCI shall vest solely with BAYER and PCI shall acquire no right in respect thereof or interest therein other than what is intended under the terms of this Agreement.





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- 6.6 The obligations of confidentiality and non-use shall survive and continue to be binding on the parties for 5 years after the expiry or sooner termination of this Agreement.

7. Indemnities

- 7.1 BAYER shall, notwithstanding the termination of this Agreement, indemnify and keep indemnified and hold harmless PCI from and against any and all losses, costs or expenses (including reasonable legal fees) resulting from (i) any claims (including PRODUCT liability claims) from any other person arising from the supply or use of the said PRODUCT arising directly or indirectly through any modification to the said PRODUCT not authorised by PCI or any act or omission in the storage handling, labeling, packaging or supply of the said PRODUCT by BAYER or otherwise through the negligence of BAYER; and (ii) any failure of BAYER to observe its statutory duties with respect to sale of the said PRODUCT;
- 7.2 PCI shall, notwithstanding the termination of this Agreement, indemnify and keep indemnified and hold harmless BAYER from and against any and all actions, claims, losses, liabilities or expenses (including reasonable legal fees) resulting from (i) any failure of PCI to observe its statutory duties in manufacture or sale of the said PRODUCT to BAYER; (ii) any consumer complaints, misbranding cases or product liability claims on account of poor/sub-standard quality of the said PRODUCT or otherwise; (iii) any defects in the said PRODUCT that are attributable to any default or negligence on the part of PCI; and (iv) any non-performance or non-observance or non-compliance by PCI of any terms and conditions of this Agreement or of any of the statutes, Rules and/or Regulations applicable in respect of the subject matter of this Agreement.

8. Termination

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- 8.1 This Agreement shall come into force on 1st January 2017 and shall continue for a period of ~~Four~~(4) years i.e. from 1st January 2017 to 31st December 2020, subject however that either PARTY hereto shall have the right to terminate this Agreement at any time by giving three (3) months prior notice in writing to the other PARTY without being required to assign any reason therefor and without being liable to pay any compensation whatsoever for such earlier termination. Any renewal of the Agreement shall be by mutual written consent of the PARTIES hereto for such periods as may be agreed upon.
- 8.2 Notwithstanding anything contained in this Agreement, either PARTIES shall be entitled to terminate this Agreement at any time with immediate effect in the following cases:
- If there is scientific and medical evidence that the said PRODUCT when used in accordance with its data sheet and label instructions is responsible for significant unexpected side effects which could affect the reputation of either party.
 - In the event the other party is in breach of any material obligation under this Agreement, and it fails to remedy such breach to the satisfaction of the other party within a period of 30 days after receiving a written notice of the details of the breach.
 - a voluntary arrangement is proposed or approved or an administration order is made, or a receiver or administrative receiver is appointed for any of PCI' / BAYER' assets or undertaking or a winding-up resolution or petition is passed or presented

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(otherwise than for the purposes of reconstruction or amalgamation) or if any circumstances arise which entitle the court or a creditor to appoint a receiver, administrative receiver or administrator or to present a winding-up petition or make a winding-up order or other similar or equivalent action is taken against or by PCI / BAYER by reason of insolvency or in consequence of debt.

- In case of change in control of other PARTY as result of re-organization, take-over, acquisition of the shares.
- 8.3 Upon expiration or termination of the Agreement, BAYER shall be entitled to continue to market the said PRODUCT till the exhaustion of stock at its disposal. However, PCI shall not directly or indirectly use the TRADEMARK or any other name, mark, logo, device, lettering, layout, color scheme or getup in any language, script, alphabet, form or any representation, visual or oral or otherwise which is in any way identical or similar to the - TRADEMARK and / or any of them for any products manufactured/ marketed/ distributed/supplied by PCI.

9. Applicable Law and Dispute Resolution

This Agreement shall be interpreted in accordance with the Laws of India. All disputes or differences whatsoever arising between the PARTIES out of or relating to the construction, meaning or operation or effect of this Agreement or breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration and Conciliation of the Bombay Chamber of Commerce and Industry, Mumbai and the award made in pursuance thereof shall be final and binding on the PARTIES. The arbitration shall be conducted in English by a sole arbitrator and the venue of arbitration shall be Mumbai. The cost of the arbitral proceedings shall be borne equally by both the PARTIES.

10. General

- 10.1. This Agreement is personal to the parties to this Agreement and neither party will assign or in any other way part with or share the benefit of this Agreement with any third party without the prior written consent of the other. Notwithstanding this, PARTIES shall not without the prior written consent of the other party sub-contract its obligations under this Agreement in whole or in part to any of its affiliates or to any other party.
- 10.2. Neither party nor its employees or agents shall act or purport to act as employees, agents or representatives of the other party, but each party shall act as independent contractor, maintaining full responsibility and complete control over its employees and operations. Neither party shall be empowered by its appointment hereunder or otherwise to act for or bind the other party to make any express or implied representation or warranty on behalf of the other party.
- 10.3. The illegality or invalidity of any part of this Agreement shall not affect the legality or validity of the remainder of this Agreement.
- 10.4. No relaxation, forbearance, delay or indulgence by either party in enforcing any of the terms and conditions of this Agreement, or the granting of time by either party, shall prejudice, affect or restrict the rights and powers of that party under this Agreement nor shall any waiver by either party of any breach of this Agreement operate as a waiver of or in relation to any subsequent or any continuing breach of this Agreement.

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- 10.5. Any notice, consent, authorisation, communication or approval required to be given under this Agreement shall be given in writing by personal delivery or by prepaid post to the address set out in this Agreement or to such other address as such party may have notified in writing to the other for such purposes. Any such notice sent by post shall be deemed (in the absence of evidence of earlier receipt) to have been delivered 7 (seven) days after dispatch and in proving the fact of dispatch it shall be sufficient to show that the envelope containing such notice was properly addressed stamped and posted. Any such notice shall only be valid if given and signed by the authorized person on behalf of the party.
- 10.6. This Agreement and the Schedules to it constitute the entire agreement between the parties concerning the subject matter of this Agreement. No amendment or other variation to this Agreement shall be effective unless it is in writing and is signed by an officer of each party duly authorised so to do.

IN WITNESS of which parties have caused this Agreement to be executed by their duly authorized representatives the day and year first before written.

For and on behalf of

Pest Control (India) Pvt. Ltd.



Name: KAMALAKAN R. PERIYAR

Title: Vice President - Production/India

In the presence of:



Name: Sreekantha Mellapur

Title: General Manager (Mello) Dist/Hqrs



Name: SHIVAJI B. CHAUDHARY

Title: Manager Q.C.

For and on behalf of

Bayer CropScience Limited



Name: Sharad Korgankar

Title: Head of Controlling & Supply Chain - South Asia

In the presence of:



Name: M. ARUNKUMAR

Title: Head of Sales - SoA



Name: JITENDRA G. GAWADE

Title: Key Account Manager



906882/2024/PP-AGRHODSchedule 1List of Product/s, Trade Mark and Specifications

Product Chemical name : Bromadiolone
 Trade Mark : RACUMIN

Specifications

Parameter	Specification
Bromadiolone content	0.0045 – 0.006
Dimension	100 g ; L : 90-92 mm ; W : 64 – 65 mm ; H : 15-17 mm
Weight	100 g : 97 – 103 g
LOD	4.95 – 6.05 %
Odour	Cereal or grain odour (wheat) with a slight waxy scent
Appearance	Rectangular cake scored into 6-blocks with visible whole wheat grains in a diffuse green matrix; each block has an embossed bayer Logo

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906882/2024/PP-AGRHODSchedule 2Payment Terms and Invoicing

Invoice Price	: As may be mutually agreed between the parties from time to time
Excise Duty	: Included in above price
Credit Period	: 60 days (from the date of invoice)
Delivery	: PCI's factory at Jaunpur, U.P. (ex-works)
Freight and Transit Insurance:	Shall be borne by BAYER

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906882/2024/PP-AGRHOD**Appendix - COCFA****CODE OF CONDUCT FOR ASSOCIATES**

Bayer's quest for competitive excellence begins and ends with its commitment towards not only compliance with law but also ethical principles in order to maintain its high business standards. Bayer has devised the following Code of Conduct which is applicable to the key stakeholders such as manufacturers, suppliers, marketers, dealers, distributors, agents, transporters, consultants, customers, clients and service providers and all other business partners of Bayer (hereinafter referred to as "Associates"). While Bayer appreciates the internal guidelines of all Associates and its compliance, Bayer also desires that the Associates should fully understand its Code of Conduct in true spirit of its intent and words and strictly comply with the same.

<u>NO CONFLICT OF INTEREST-</u> <u>separation of corporate & personal interests</u>	<u>COMMITMENT TO FAIR COMPETITION-</u> <u>no Antitrust violations</u>
<p>Conflict of interest arises when the interest or benefits of one person or entity conflict with the interests or benefits of Bayer. Any business relationship with Bayer must be formed on the basis of objective criteria such as price, quality, reliability & product suitability.</p> <p>Associates must disclose any existing or potential conflict of interest while entering into or during the course of any arrangement with Bayer.</p> <p>Associates must not influence business dealing by offering inappropriate gifts / entertainment to employees of Bayer.</p>	<p>Bayer prohibits any actions, informal talks or agreements which intend to restrict competition. Bayer expects the Associates to appreciate Bayer's concerns for fair competition and ensure that no antitrust violations take place in their dealing with Bayer.</p> <p>Bayer forbids collusion among competitors and anticompetitive arrangements among suppliers and customers. Bayer and the Associates shall exhibit full transparency in their dealings with each other in order to strictly follow the principles of fair competition.</p>
<u>INTEGRITY IN BUSINESS DEALINGS -</u> <u>no corrupt practices</u>	<u>PRINCIPLE OF SUSTAINABILITY -</u> <u>no risks for human health and environment</u>
<p>Bayer has ZERO TOLERANCE towards Corruption. No amount of potential additional revenues can justify illegal business practices and hence, the Associates must not offer or accept an advantage with the intention to do something dishonest, illegal or to breach trust.</p> <p>Bayer competes solely on an honest, objective basis and does not make unethical business dealings. Bayer employees and the Associates must not attempt to unlawfully influence business partners, government authorities or public servants through favours or other advantages which are construed to be corrupt practices.</p>	<p>Bayer acknowledges its duty towards sustainable development and helps in meeting the economic, ecological and social needs of the present and future generations. All its Associates shall also provide its employees with a safe and healthy workplace in compliance with all applicable laws and regulations.</p> <p>Associates shall support environmental protection, judicious consumption of energy and raw materials in production and also minimisation of the hazardous impact of the development, production, use and disposal of any products and services on the ecological environment.</p>
<u>PROTECTION OF HUMAN RIGHTS -</u> <u>healthy working environment</u>	<u>IP RIGHTS & CONFIDENTIALITY -</u> <u>protecting and respecting the legal rights</u>
Bayer strictly complies with all prohibitions	The results of Bayer's scientific research and

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G. P. Judge

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on engagement of child labour. Associates must prohibit employment of child labour and fully comply with the provisions of applicable factory / labour laws.

Bayer does not tolerate any behavior that might harass, disrupt or interfere with the ability of a person. Sexual harassment in any form is totally intolerable. There shall be no use of abusive or offensive language. Associates shall not use any forced or involuntary or bonded labour.

Bayer provides equal opportunity to all its employees and treats them with respect and dignity. Associates shall not adopt discriminative policies on the basis of race, religion, age, nationality, social or ethnic origin, gender, disability, political opinion etc.

technical development work are extremely valuable assets. Bayer is committed to protect the fruits of its own endeavours and respecting the legally recognized rights of others. Associates shall respect the intellectual property rights of Bayer including its patents, trademarks, copyrights, proprietary information and trade secrets and shall not use the same unless specifically authorized by Bayer in this regard.

Associates must treat any proprietary or confidential information of Bayer as highly confidential and protect business data against unauthorized access. Care should be taken to avoid any unintentional transfer of confidential information or infringement of intellectual property rights through negligent handling of the same.

PROPER RECORDS & INFORMATION-
transparent reporting & communication

Bayer expects its Associates to maintain accurate records and not to suppress or distort any material facts. Associates must maintain documents and records as per the applicable legal standards and preserve the same so long as the same are required under the relevant statutory provisions.

Bayer propagates transparency in all its dealings and is fully accountable to the appropriate authorities. Associates responsible for dealing with any statutory authorities should communicate information completely, correctly and in a timely manner.

UPHOLDING COMMERCIAL LAWS
no export-import violation -

Bayer is committed to uphold all domestic and international commercial and trade laws. Bayer supports the efforts of the international community to prevent the manufacture and proliferation of chemical, biological and nuclear weapons.

All Associates are required to observe the restrictions and bans on domestic and international trade in listed goods, technologies and services. All Associates must also respect the trade bars and restrictions that are part of international embargos and efforts to combat terrorism.

Reporting Violation

Violation of this Code of Conduct or any apprehension thereof shall be reported forthwith to the concerned Bayer representative so as to enable him to initiate suitable action in that regard.

Contact for Further Information

For any queries, concerns or clarification on this Code of Conduct, the Associates are requested to contact the concerned Bayer representative or Bayer's Legal Department at its Registered Office.

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H.P. Dabir

906882/2024/PP-AGRHOD

February 18, 2021



Gaigen Technologies Private Limited,
36, Yusuf Building,
M.G. Road,
Mumbai – 400062

Ref: Extension of Agreement dated 5th January 2017 between Pest Control India Pvt. Ltd. and Bayer CropScience Limited.

Dear Sir/Madam,

Sub: Extension Letter

This is with reference to the Agreement executed between Pest Control India Pvt. Ltd. ("PCIL") and Bayer CropScience Limited ("BCSL"), its subsequent extension(s), supplemental(s), amendment letter(s) and addendum(s), if any therein collectively referred to as the "said Agreement", which was valid upto 31st December, 2020.

Whereas we have been informed vide email dated January 16, 2021 that your Company which was originally incorporated with the name Pest Control India Pvt. Ltd has changed its name to Gaigen Technologies Private Limited effective August 30, 2019. Copy of the Certificate of Incorporation pursuant to Change of Name issued by Ministry of Corporate Affairs has been provided to us and is also appended with this extension letter.

Accordingly, it is noted that the said Agreement will now subsist and operate between Gaigen Technologies Private Limited and Bayer CropScience Limited (hereinafter referred to as Parties).

In continuation of the said Agreement, it is now agreed by and between the parties that the tenure of the said Agreement shall be extended for a further period of four (4) years. Notwithstanding anything mentioned in the said Agreement the parties have mutually agreed to extend the term of the said agreement which shall be effective January 1, 2021 and shall remain valid till December 31st, 2024, subject however to the rights of termination of the parties as stated in Clause 8.1 of the said Agreement thereof.

Save as modified hereinabove, all other terms and conditions mentioned in the said Agreement shall remain unchanged and shall be binding on both the parties. This Extension Letter shall always be construed as part of the said Agreement and related addendum/extension letter thereto.

You are requested to sign the duplicate copy of this letter as a token of your acceptance to the contents of this letter and return the same for our records.

Thanking you,

Yours faithfully,
for Bayer CropScience Limited

Name: DR. ALVIN KUMAR
Designation: Head of South Asia
 BAYER CROPSCIENCE

AGREED AND ACCEPTED
S. M. Muder
Gaigen Technologies Private Limited

Name: SANKET MUDER
Designation: AGM OPERATIONS



Enclo: Certificate of Incorporation pursuant to change of name.

906882/2024/PP-AGRHOD

कृषि निदेशालय, उत्तर प्रदेश
कृषि भवन, लखनऊ।

पत्रक-

/ कृ०८० / मार्केटिंग / २०२२-२३ / दिनांक

/ ०

जनवरी, 2023

M/S Gaiagen Technologies Pvt. Ltd.
Plot No-B-46 & 47, Sathariya Industrial Area,
Sathariya, Jaunpur-222002(UP).

आपने पत्र दिनांक ०६-०१-२०२३ का सदर्भी ले, जिसके द्वारा आपने अपने लाइसेंस संख्या—
२७५/UP/JNP दिनांक ११-०१-२००५ पर अंगित BROMADIOLONE 0.005% R.B (CAKE) CIR-
८७२९/८९/BROMADIOLONE/(CAKE)-३ कीटनाशी उत्पाद की मार्केटिंग गतवर्ष की भाँति कलोपङ्कर
वर्ष-२०२३ में भी निम्नलिखित फर्मों से कराने का अनुरोध किया है।

Sl.No	MKTG. COMPANY With Complete Address	PRODUCTS PLANNED TO BE MARKETTED
१	M/S Reckitt Benckiser (India) Pvt Ltd Plot No-48/Industrial Area, Sector-32, Gurugram, Haryana-122001	BROMADIOLONE 0.005% R.B (CAKE) Mortien
२	M/S PCI Pest Control Private Limited, Regd Off- Villa No-3, Crescent Villa Condomini, Goa	BROMADIOLONE 0.005% R.B (CAKE) Roban
३	M/S Heranba Industries Ltd, Plot No-1505/1506, GIDC, Phase-III, Vapi, Valsad (Gujrat)	BROMADIOLONE 0.005% R.B (CAKE) Heranba
४	M/S Bayer Crop Science Limited, Bayer House, Central Avenue, Hiranyandani Estate, Mumbai	BROMADIOLONE 0.005% R.B (CAKE) Racumin
५	M/S AgriLand Biotech Limited, 36 Prince Industrial Estate-Motipura, Samtaya-391770 TA-Salvi-Dist-Vadodara, Gujarat	BROMADIOLONE 0.005% R.B (CAKE) Ratekit

उक्त के सम्बन्ध में आपके आवेदन पत्र दिनांक ०६-०१-२०२३ द्वारा कर्म के अनुबन्ध पत्र एवं
संविव री०आ०१०वी० मारत सरकार के पत्रक १७-१६७ / ९९-री०आ०१०आ०१० दिनांक १३-०५-९९ के
कर्म में आपके द्वारा आवेदित BROMADIOLONE 0.005% R.B (CAKE) CIR-८७२९/८९/
BROMADIOLONE/ (CAKE)-३ कीटनाशी उत्पाद की मार्केटिंग ऊपर अंकित कृ०स०-०१ से ०५ तक
की निम्नलिखित विवरण के अनुसार समस्त फर्मों से दिनांक १०-०१-२०२३ से ३१-१२-२०२३ तक के
लिए एलाद द्वारा अनुमति प्रदान की जाती है।

सालग्रनक—लाइसेंस की मूल प्रति।

(त्रिपुरारी प्रसाद चौधरी)
अपर कृषि निदेशक(कृषि रक्षा)/
लाइसेंस प्राधिकारी, उत्तर प्रदेश।

प्राथमिकन— १७/० / कृ०८० / दस-४० / क००३० / २०२२-२३ / दिनांक उक्त—

प्रतिलिपि निम्न को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित—

- १- M/S Reckitt Benckiser (India) Pvt Ltd, Plot No-48/Industrial Area, Sector-32, Gurugram, Haryana-122001
- २- M/S PCI Pest Control Private Limited, Regd Off- Villa No-3, Crescent Villa Condomini, Goa (U.P.)
- ३- M/S Heranba Industries Ltd, Plot No-1505/1506, GIDC, Phase-III, Vapi, Valsad (Gujrat)
- ४- M/S Bayer Crop Science Limited, Bayer House, Central Avenue, Hiranyandani Estate, Mumbai
- ५- M/S AgriLand Biotech Limited, 36 Prince Industrial Estate-Motipura, Samtaya-391770 TA-Salvi-Dist-Vadodara, Gujarat
- ६- कृषि रक्षा अधिकारी, जौनपुर।
- ७- उप कृषि निदेशक (कृषि रक्षा) वाराणसी मण्डल वाराणसी।

अपर कृषि निदेशक(कृषि रक्षा)/
लाइसेंस प्राधिकारी, उत्तर प्रदेश।



906882/2024/PP-AGRHOD

**GOVERNMENT OF INDIA
MINISTRY OF CORPORATE AFFAIRS**

Office of the Registrar of Companies
Everest, 100 Marine Drive, Mumbai, Maharashtra, India, 400002

Certificate of Incorporation pursuant to change of name
(Pursuant to rule 29 of the Companies (Incorporation) Rules, 2014)

Corporate Identification Number (CTN): U74140MH1954PTC009347

I hereby certify that the name of the company has been changed from PEST CONTROL (INDIA) PRIVATE LIMITED to GAIAGEN TECHNOLOGIES PRIVATE LIMITED with effect from the date of this certificate and that the company is limited by shares.

Company was originally incorporated with the name PEST CONTROL (INDIA) PRIVATE LIMITED.

Given under my hand at Mumbai this Thirtieth day of August two thousand nineteen.

DS Ministry
of Corporate
Affairs 23

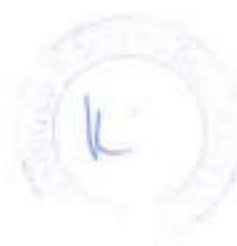
V T SAJEEVAN

Registrar of Companies
RoC - Mumbai

Mailing Address as per record available in Registrar of Companies office:

GAIAGEN TECHNOLOGIES PRIVATE LIMITED

YUSUF BLDG 36M G ROAD, MUMBAI, Maharashtra, India, 400001



906882/2024/PP-AGRHOD**GAIAGEN Managing Director (MD) details.****Name:** Joshua A. Rao**Address:** #601, 6th Floor, BEN -O-LIL Haven CHS Ltd.,
Waroda Road, Bandra (West), Mumbai – 400050.**Contact Number:** 022-26865550**e-mail:** corporate@gaiacconnect.com

906882/2024/PP-AGRHOD

2/13/24, 2:32 PM

License for Retail Unit (P.P. Chemicals)

**Form-III****License to Manufacture Insecticides
(See Sub Rule-3 of Rule 9)****License No :- JKPP00000835****Date Of Issue :- 13/02/2024****Valid Upto :- 31/10/2027**

Name / Title of Business	TWENTY TWENTY TWO ES DISCOVERY INDIA PVT LTD
Applicant Name	2022 ES DISCOVERY INDIA PRIVATE LIMITED
Parentage	
Residential Address	Office Number 07-120 To 123, WeWork Zenia Building, 7th Floor, Hiranyandani Business Park, Hiranyandani Estate, G. B. Road, Thane- 400607, Maharashtra, India
Premises Situated	In the premises of M/s Saraswati Agro Chemicals (India) Pvt. Ltd
Village Name	Lane No. 2, Phase 1, SIDCO Industrial Complex
Town	
Block	Bari Brahmara.
District Name	Sambalpur
Pin Number	751133
Qualification	
Phone Number	9322512678
Email ID	milind.datar.ext@enva.com

In Case of Loan License

Whether applied for Loan License	Yes
Name of the Lessor Company	M/s Saraswati Agro Chemicals (India) Pvt. Ltd
Premises Situated at	Lane No. 2, Phase 1, SIDCO Industrial Complex, Bari Brahmara, Sambalpur (J&K)-751133
License No. of the Lessor company	JM-Pvt/19

The Insecticide(s) shall be manufactured under the directions and supervision of the following expert staff

Name	Parentage	Residential Address	Qualification	Experience	Academic	Technical	Contact	Designation
Jitendra Ganesh Gawade	Sh Ganesh R. Gawade	Eternia, D-2206, Oberoi Reality, LBS Road, Mulund	M.Sc. Agricultural chemistry	20 years	M.Sc.	Responsible person for quality control	9920855193	Tech Person
Milind Madhukar Datur	Sh. Madhukar Datur	CD 62 C 1, Shreekrung Society, Thane	B.Sc.	25 years	B.Sc.	Responsible person for conduct of business	9322512678	Tech Person

https://agriculture.jk.gov.in/Forms/PPChemical/PP_RetailLicense.aspx?LICNO=906882&VYUUDTP0Qd7EPUQ==

1/2



906882/2024/PP-AGRHOD

21/12/24, 2:32 PM

License for Retail Unit (P.P. Chemicals)

Product List								
S.no	Particulars of the Insecticide	Trade Name	Name of Manufacturer/Importer	CIB Registration No.	Principal Registration No	Date of Issue of Principal Certificate	Expiry Date of Principal Certificate	PC for Above Products
1	Deltamethrin 1.25% ULV	Kingdog ULV	2022 ES DISCOVERY INDIA PRIVATE LIMITED	CIR-28.662/98/Deltamethrin(ULV)-5	0			✓
2	Cyfluthrin 3% EW	Solfac EW 100	-do-	CIR-29.691/98/Cyfluthrin(EW)-5	0			✓
3	Deltamethrin 2.5% K-Othrin SC	Flow	-do-	CIR-17.464/93-Deltamethrin(Flow)-124	0			✓
4	Cyfluthrin 10% WP	Solfac WP 10	-do-	CIR-21.775/95 Cyfluthrin(WP)-4	0			✓
5	Beta cyfluthrin 2.45% SC	Respmear	-do-	CIR-16.720/02(223)Beta cyfluthrin (SC)-01	0			✓
6	Imidacloprid 0.5% RB (For import only)	Quickbuy	-do-	CIR-1427/2013(336)-Imidacloprid(RB)-20	0			✓
7	Imidacloprid 21% + Betacyfluthrin 10.5% SC	Tempid	-do-	CIR-1808/2015(359)-Imidacloprid + Beta cyfluthrin (SC)-02	0			✓
8	Fipronil 2.92% EC	Agenda 25 EC	-do-	CIR-1441/2013(340)-Fipronil(EC)-09	0			✓
9	Fipronil 0.05% Gel (For import only)	Maxforce Forte	-do-	CIR-22.37/2018(408)-Fipronil(Gel)-16	0			✓
10	Diffubenzuron 25% WP	Bilarv	-do-	CIR-52.242/2006-Difubenzuron(WP)-257)-46	0			✓
11	Deltamethrin 2.5% WP	K-Othrol , K-Othrin 2.5 WP	-do-	CIR-14.648/92/Deltamethrin(WP)-112	0			✓
12	Deltamethrin 25% WG (For import only)	K-Othrin WG	-do-	CIR-2379/2022(436)-Deltamethrin(WG)-11	0			✓
13	Deltamethrin 2% EW	Aqua K-Othrin EW 20	-do-	CIR-2127/2018(387)-Deltamethrin(EW)-10	0			✓
14	Imidacloprid 0.03% Gel (For import only)	Maxforce Quantum	-do-	CIR-1916/2016(366)-Imidacloprid (Gel)-24	0			✓

The license is subject to such conditions as may be specified in the rules for the time being in force under the Insecticides Act-1968 as well as the conditions on the certificate of registration and others as stated below.

Terms and conditions of License:

- (1) The license shall be displayed in the prominent place in the premises for which the license is being issued and shall be produced for inspection as and when required by an Insecticide Inspector, Licensing Officer or any other Officer authorised by the Government in this regard.
- (2) Any change in the name of the expert staff, named in the licence, shall forthwith be reported to the licensing officer.
- (3) The License or Certificate shall come into the force immediately and be valid up to NA.
- (4) The licensee shall scrupulously comply with each and every condition of registration of the insecticide(s), failing which the licence is liable to be cancelled.
- (5) No insecticide shall be sold or exhibited for sale or distributed or used for use in commercial pest control operations except in packages approved by the Registration Committee from time to time.
- (6) If the licensee wants to manufacture/sell, stock or exhibit for sale or distribute/stock and use for commercial pest control operations, any additional insecticide, he may apply to the licensing officer for addition in the licence for each such insecticide on payment of the prescribed fee.
- (7) For pest control operations and application for the renewal of the licence shall be made as laid down in sub-rule (3A) of rule 10 of the Insecticides Rules, 1971.
- (8) The licensee shall comply with the provisions of the Insecticides Act, 1968, and the rules made thereunder for the time being in force.
- (9) The licensee also authorizes the storage and stocking of insecticide(s) manufactured at the licensed premises, in the factory premises for sale by way of wholesale dealing the licensee.
- (10) The licensee shall maintain the record of "date expired insecticide" separately in the format as per Appendix A.
- (11) The licensee shall maintain the record of sale/distribution of insecticides in the format as per Appendix B and shall submit monthly return to the Licensing officer.
- (12) The licensee shall maintain the stock register for technical and formulated products separately as per Appendix C1 and C2, respectively. (For manufacturer only).
- (13) The licensee shall submit the monthly return for technical grade and formulated insecticides separately as per Appendix D1 and D2, respectively. (For manufacturer only).
- (14) The licensee shall maintain a record of periodical medical examination of persons engaged in connection with insecticides as per Appendix E.

License Issuing Authority
Plant Protection Officer Jammu

* This is a computer generated copy from Agriculture Department. This does not require any Signature.

https://agriculture.jk.gov.in/Forms/PPChemical/PP_RetailLicense.aspx?AppKey=bUJA3LFrVudtp0Qd7EPtUQ==

2/2

906882/2024/PP-AGRHOD

Registered Office:
2023 ES Discovery India Pvt. Ltd.
Office Number C7-C8 & C21, Wewant,
Zaria Building, 7th Floor,
Finamandiri Business Park,
Hiranandani Estate, G.B. Road,
Thane (W) - 400607, Maharashtra, India

Tel +91 22 52062360
india@envu.com
[www.envu.com](http://envu.com)
CIN: U24211MH2022PTC379705
manoharan.arunkumar@envu.com

**LIST OF DIRECTORS AS ON DATE**

SL No	Name , Address & E-mail	Mobile No	DIN	Status	Date of Appointment
1	NADIM MOHR 3 Fernhill Crescent 259158 Singapore nadim.mohr@envu.com	+65 9171 5339	08617579	Director	16/09/2022
2	MANOHARAN ARUN KUMAR Flat No 1203 - 04 12th Floor , Riviera One Ltd , Hiranandani Estate , Ghatkopar Road Thane (W) - 400607 (MH) manoharan.arunkumar@envu.com	+91 9851987801	09595233	Director	12/05/2022

FOR 2022 ES DISCOVERY PRIVATE LIMITED

M. Arun Kumar

MANOHARAN ARUN KUMAR
Director:
DIN- 09595233
Date: March 26, 2024, 2024

NOTARISED

SUNITA S. GOLE
ADVOCATE & NOTARY
Off. Shop # 1, Aashirwad Box H-2
Opp. Baroda Gym, 400011, Mumbai, Maharashtra 400011

- 4 APR 2024



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906882/2024/PP-AGRHOD

Registered Office:
2022 ES Discovery India Pvt. Ltd.
Office Number G7-G8 G/F, Wewark,
Zenia Building, 7th Floor,
Hiranandani Business Park,
Hiranandani Estate, S.B. Road,
Thane (W) - 400607, Maharashtra, India

Tel: +91 22 96007546
india@envu.com
www.envu.com
CIN: U32421MH2022PTC379708
manoharan.arunkumar@envu.com

LIST OF DIRECTORS AS ON DATE

SL. No.	Name , Address & E-mail	Mobile No	DIN	Status	Date of Appointment
1	NADIM MOHR 3 Fernhill Crescent 25915B Singapore nadim.mohr@envu.com	+65 9171 5339	09817570	Director	16/09/2022
2	MANOCHARAN ARUN KUMAR Flat No 1203--B4 12th Floor , Riviera Chs Ltd., Hiranandani Estate , Ghodbunder Road Thane (W) - 400607 (MH) manoharan.arunkumar@envu.com	+91 8834947404	09595233	Director	12/05/2022

FOR 2022 ES DISCOVERY PRIVATE LIMITED

MANOCHARAN ARUN KUMAR

Director

DIN- 09595233

Date: March 26, 2024, 2024

NOTARISED

SUNITA S. GOLE
ADVOCATE & NOTARY

Off: Mar 26, 2024 - 10:00 AM Hrs.
In: Thana (M.S.) - 24/03/2024
Expiry Date: 24/07/2026

- 4 APR 2024



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906882/2024/PP-AGRHOD

AGC02-A-3

File No. EN-43390

Sl. No.	Category	Sub-Categories	Details
1	1.1	1.1.1	1.1.1.1
2	1.2	1.2.1	1.2.1.1
3	1.3	1.3.1	1.3.1.1
4	2.1	2.1.1	2.1.1.1
5	2.2	2.2.1	2.2.1.1
6	2.3	2.3.1	2.3.1.1

AGC02-A-4

CCD
2024
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2024
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01

906882/2024/PP-AGRHOD

P.No EN-43329/2023



भारत सरकार
Government of India
कृषि एवं किसान कल्याण मंत्रालय
Ministry of Agriculture & Farmers Welfare
कृषि एवं किसान कल्याण विभाग
Department of Agriculture & Farmers Welfare
वनस्पति संरक्षण, संग्रहोध एवं संग्रह निदेशालय
Directorate of Plant Protection, Quarantine & Storage
केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति
Central Insecticides Board and Registration Committee
एन. एब. 4, फारीदाबाद (हरियाणा)-121001
N.H. IV, FARIDABAD (HARYANA)-121001

Dated: 12/10/2023

To:

M/s 2022 ES Discovery India Private Limited 2022
ES Discovery India Private Limited, Zenia Building,
7th Floor, Hiranaudan Circle, Hiranaudan Estate,
Thane West, Maharashtra, Thane, Thane, 400607

Subject: TRANSFER OF CERTIFICATE OF REGISTRATION OF ONE PERSON/UNDERTAKING IN THE NAME OF ANOTHER PERSON/UNDERTAKING

Dear Sir,

Please refer to your Application Number EN-43329/2023 dated 28/02/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 449 meeting and the following has been approved:-

Endorsement of transfer of Registration Certificate from M/s Bayer CropScience Limited to 2022 ES Discovery India Private Limited in respect of 02 nos. of Registration Certificates i.e. (i) Dislubenzuron 25% vide Registration No. CIR-52,242/2006-Dislubenzuron (WP)(25)-46 and (ii) Pyriproxyfen 0.5% GR vide Registration No. CIR-212238/2022-Pyriproxyfen (GR)(440)-91.

In terms of the applicable guidelines the original Registration Certificates have been appropriately stamped and has been return on 12.10.2023 by hand in original.

Copy to: The Director of Agriculture (Gujarat, Haryana, Punjab, Uttar Pradesh)

NOTARISED

SUNITA S. GOLE
ADVOCATE NOTARY
CII BLOCK NO. 9, 9th Floor Box Hotel,
Opp. Sri Baba Mianji Lane Court Naka,
Thane (W)-400601. Mob: 9813875583



Yours Faithfully,

EN-43329/2023

17 JAN 2024

Page 1 of 2

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P.No EN-44722/2024



भारत सरकार
Government of India
कृषि एवं किसान कल्याण मंत्रालय
Ministry of Agriculture & Farmers Welfare
कृषि एवं किसान कल्याण विभाग
Department of Agriculture & Farmers Welfare
दनस्पति संरक्षण, संगरोध एवं संचाह निदेशालय
Directorate of Plant Protection, Quarantine & Storage
केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति
Central Insecticides Board and Registration Committee
एन. एच. 4, फरीदाबाद (हरियाणा)-121001
N.H. IV, FARIDABAD (HARYANA)-121001

Dated: 11/01/2024

To,

Mr 2022 ES Discovery India Private Limited2022
ES Discovery India Private Limited,Zenia Building,
7th Floor, Hiruandani Circle, Hiruandani Estate,
Thane West, Maharashtra, Thane, Thane, 400607

Subject: ENDORSEMENT OF FACTORY ADDRESS FOR THE FIRST TIME/SHIFTING OF FACTORY
AND ESTABLISHMENT OF SECOND FACTORY ADDRESS

Dear Sir,

Please refer to your Application Number EN-44722/2024 dated 13/07/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 452 meeting and the following has been approved:-

Endorsement of factory address i.e. "Lane No. 2, Phase-I, SIDCO Industrial Complex, Bari Brahma 181133, District Samba, Jammu, Jammu & Kashmir" in respect of 14 Nos. of Registration Certificates as per Annexure enclosed.

Copy to: The Director of Agriculture Jammu & Kashmir



Yours Faithfully,

Dr. Sanjay Arya
Secretary
Central Insecticides Board
and Registration Committee

NOTARISED

SUNITA S. GOLE
ADVOCATE & NOTARY
Shop No. 101, 2nd Floor, Dosa Hotel,
1st Floor, Dosa Hotel, 104/105, Chhatra Bhawan,
Sector 18 (W), 403001, Mumbai - 400085

EN-44722/2024

Page 1 of 1

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9068882/2024/PP-AGRHOD



AGC02-Agriculture

File No. F-N-24222

S.No.	Product Name	Registration Number
1	Beta-cyathrin 2.45% SC	CIR-167/1977(223) Beta-cyathrin(SC)-93
2	Cyathrin 10% w/w	CIR-21,775/75C/Cyathrin(WP)-4
3	Cyathrin 5% EW	CIR-29,661/98/Cyathrin(EW)-5
4	Deltamethrin 2.0% w/w EW	CIR-2127/2014(387)-Deltamethrin(WW)-10
5	Deltamethrin 1.5% WP	CIR-14,648/97/Deltamethrin(WP)-112
6	Deltamethrin 2.5% w/w Suspension Concentrate	CIR-17,464/93-Deltamethrin (Flow-1)-124
7	Deltamethrin 1.25% w/w ULV	CIR-28,662/98/Deltamethrin (ULV)-5
8	Fipronil 2.92% w/w EC	CIR-1441/2013(340)-Fipronil (EC)-91
9	Imidacloprid 2.0% w/w + Beta-cyathrin 0.5% w/w EC	CIR-1508/2013(345)-Imidacloprid + Beta-cyathrin(SC)-92
10	Deltamethrin 1.5% w/w EW	CIR-2375/2027-00-Deltamethrin (WW)-11
11	Imidacloprid 0.05% w/w GEL	CIR-1918/2016(346)-Imidacloprid (GEL)-93
12	Imidacloprid 0.5% w/w EC	CIR-1429/2014(335)-Imidacloprid (EC)-90
13	Fipronil 1.65% w/w EC	CIR-2297/2027-00-Fipronil(GEL)-95
14	Imidacloprid 2.10% w/w GEL	CIR-1468/2017(333)-Imidacloprid (GEL)-96



906882/2024/PP-AGRHOD

F.No EN-43353/2023



भारत सरकार
Government of India
कृषि एवं किसान कल्याण मंत्रालय
Ministry of Agriculture & Farmers Welfare
कृषि एवं किसान कल्याण विभाग
Department of Agriculture & Farmers Welfare
दनस्पति संरक्षण, संग्रहोध एवं संप्रङ्ग निदेशालय
Directorate of Plant Protection, Quarantine & Storage
केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण समिति
Central Insecticides Board and Registration Committee
एन. एच. 4, फरीदाबाद (हरियाणा)-121001
N.H. IV, FARIDABAD (HARYANA)-121001



Dated: 12/10/2023

To,

M/s 2022 ES Discovery India Private Limited/2022
ES Discovery India Private Limited, Zenus Building,
7th Floor, Hiramandali Circle, Hiramandali Estate,
Thane West, Maharashtra, Thane, Thane-400607

Subject: TRANSFER OF CERTIFICATE OF REGISTRATION OF ONE PERSON/UNDERTAKING IN THE NAME OF ANOTHER PERSON/UNDERTAKING

Dear Sir,

Please refer to your Application Number EN-43353/2023 dated 28/03/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 449 meeting and the following has been approved:-

Endorsement of transfer of Registration Certificate from M/s Bayer CropScience Limited to 2022 ES Discovery India Private Limited in respect of 09 nos. of Registration Certificates as per Annexure-I enclosed.

In terms of the applicable guidelines the original Registration Certificates have been appropriately stamped and has been return on 12.10.2023 by hand in original.

Copy to: The Director of Agriculture Gujarat, Haryana, Karnataka, Punjab, Uttar Pradesh

NOT ADVISED

Yours Faithfully,

Sanjay Arya
SANJAY GOLE
ADVOCATE & NOTARY
34, Shop No. 2, Road No. 10, Arera Hotel,
Sector 8, Baddi, Haryana, Court House,
Thane (W)-400601. Mob: 9979815553

Kerry
Dr. Sanjay Arya
Secretary
Central Insecticides Board

17 JAN 2024

Page 1 of 2



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2010-07-09

File No. EX-13353

906882/2024/PP-AGRHOD

F.No EN-44686/2024



भारत सरकार

Government of India

कृषि एवं किसान कल्याण मंत्रालय

Ministry of Agriculture & Farmers Welfare

कृषि एवं किसान कल्याण विभाग

Department of Agriculture & Farmers Welfare

बनस्पति संरक्षण, संग्रहीत एवं संग्रह निदेशालय

Directorate of Plant Protection, Quarantine & Storage

केंद्रीय कीटनाशी बोर्ड एवं पंजीकरण तमिति

Central Insecticides Board and Registration Committee

एन. एस. 4, फरीदाबाद (हरियाणा)-121001

N.H. IV, FARIDABAD (HARYANA)-121001

Dated: 11/01/2024

To,

M/s 2022 ES Discovery India Private Limited
 ES Discovery India Private Limited, Zenith Building,
 7th Floor, Hiramandali Circle, Hiramandali Estate,
 Thane West, Maharashtra, Thane, Thane, 400607

Subject: ENDORSEMENT OF FACTORY ADDRESS FOR THE FIRST TIME/SHIFTING OF FACTORY AND ESTABLISHMENT OF SECOND FACTORY ADDRESS

Dear Sir,

Please refer to your Application Number EN-44686/2024 dated 07/07/2023 on the subject cited above. It is informed that your case considered by the Registration Committee in its 452 meeting and the following has been approved:-

Endorsement of factory address i.e. "Lane No. 2, Phase-1, SIDCO Industrial Complex, Bari Brahma 181133, District Samba, Jammu, Jammu & Kashmir" in respect of 02 Nos. of Registration Certificates i.e. (i) Diflubenzuron 25% WP vide Registration No. CIR-52,242/2006-Diflubenzuron (WP)(257)-46 and (ii) Pyriproxyfen 0.5% GR vide Registration No. CIR-212238/2022-Pyriproxyfen (GR)(440)-91.

Copy to: The Director of Agriculture Jammu & Kashmir

NOTARISED

SUNITA S. GOLE
 ADVOCATE & NOTARY
 Office No. 2, Near Food City Hotel,
 Sector 5, Sector 5, Noida, Uttar Pradesh
 Pincode - 201301. Mob: 9810875553

17 JAN 2024



Yours Faithfully,

 Dr. Sanjay Arya
 Secretary

EN-44686/2024

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[Pursuant to Schedule I (see sections 4 and 5) to
the Companies Act, 2013] FORM NO. INC-39

SPICE+MOA
(e-Memorandum of Association)

* Table applicable to company as notified under schedule I of the companies Act, 2013

Table A- MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY SHARES

1. The Name of the Company is **2022 ES DISCOVERY INDIA PRIVATE LIMITED**

2. The Registered office of the company will be situated in the state of **Maharashtra-MH**

3.(a)The objects to be pursued by the company on its incorporation are

3.1 To carry on business in India as manufacturers, producers, processors and refiners of insecticides, fertilizers, fungicides, weedicides, rodenticides and other chemicals for domestic insecticides, disinfectants, fumigants, public health products and chemicals, chemical products and preparations of all kinds, and natural and chemical fertilizers of every kind and other articles, compounds, ingredients and products or other things of any description whether analogous to the foregoing or not.

3.2 To carry on business in India as importers and dealers in, wholesale or retail and to distribute insecticides, fertilizers, fungicides, weedicides, rodenticides and other chemicals for plant protection purposes, domestic insecticides, disinfectant, fumigants, public health products and chemicals, chemical products and preparations of all kinds and natural and chemical fertilizers of every kind and all other articles, compounds, ingredients and products or other things of any description as aforesaid:

3.3 To carry on business in India as service providers for the pest management, lawn, garden, ornamentals and public health sector.

3.(b)Matters which are necessary for furtherance of the objects specified in clause 3(a) are

3.4 To do anything useful or necessary for the attainment of all or any of the above-mentioned purposes or connected therewith in the broadest sense, to enter into agreements with any Company or persons or associations of persons for obtaining license or such other terms, technical information, know-how, expert guidance for carrying on the business of the Company.

3.5 To invest money in research or in experimenting on and testing and improving or seeking to improve any patents, rights, inventions, discoveries, processes or information of the Company or which the Company may acquire or propose to acquire.

3.6 To establish, provide, maintain, assist and conduct or otherwise subsidize research laboratories and experimental workshop for scientific, technical research, experiments and undertake or carry on scientific and technical research, experiments and tests of all kinds, inventions and to encourage promote and reward studies, researches, investigation, experiment, tests and invention of any kind that may be considered likely to assist any of the business which the Company is authorised to carry on.

3.7 To train or apply for training in India or abroad of any member or any of the Company's employees or Directors or any other candidate in interest of or for the furtherance of the Company's business.

3.8 To pay all the preliminary expenses of any Company, promoted by the Company or any Company in which this Company is or may contemplate being interested and preliminary expenses may include all or any part of cost and expenses of owners of property acquired by the Company.

3.9 To acquire, purchase, takeover and/or amalgamate or enter into agreements for acquisition, purchase, takeover and/or amalgamation or otherwise some or all of the shares, business and/or assets of any companies or other business entities, including companies, which, under existing circumstances, from time to time may conveniently or advantageously be combined with the business of this Company or to amalgamate with companies whose business so acquired, purchased or taken over is similar to the business of this

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Company and/or to enter into agreements with the object of acquisition of such undertaking.

- 3.10 Subject to the provisions of the Companies Act, 2013 and directives of Reserve Bank of India, if any, to take loan and borrowings or raise money as may be considered necessary for the business of the Company in such manner as may be thought expedient (including but not limited to borrowing from the Company's parent companies or affiliates) and in particular by the issue of securities and to secure the repayment of any money borrowed, raised or owing by mortgage, charge or lien upon all or any of the property or assets of the Company (both present and future) including its uncalled capital and also by a similar mortgage, charge or lien to secure and guarantee the performance by the Company or any other person, of any obligation undertaken by the Company or any other person as the case may be.
- 3.11 Subject to applicable provisions of the Companies Act, 2013 or any other law for the time being in force, to invest any of the surplus money and funds of the Company from time to time in debentures or other securities for money issued by or on behalf of any principle body or of any corporate body established in India under the authority of any Act or legislature established in India or in shares or securities of public and of private Company in India or on the mortgage of immoveable properties whether freehold or leasehold or of any other tenure in India or elsewhere as the Directors may from time to time determine or in fixed deposit or by way of loans on interest in any of the local banks or with any firms, companies or banks (including the agents of the Company) or in such other securities as may from time to time be determined by the Directors and from time to time sell or vary all such investments and to execute all assignments, transfers, receipts and documents that be necessary in that behalf.
- 3.12 To advance money or give credit to such persons or companies and on such terms as may seem expedient, to customers and other having dealings with the Company and to guarantee the performance of any contract or obligation and the payment of money of or by any persons or companies.
- 3.13 To draw, make, accept, discount, execute and issue promissory notes, bill of exchange, bill of lading, waranta, debentures and other negotiable or transferable instruments but not to do any banking business as defined in the Banking Regulation Act, 1949 or insurance business as defined in Insurance Act, 1938.
- 3.14 To enter into any contracts of guarantee or indemnity, in respect of performance or non-performance of any contract or engagement to which any person, firm, body corporate, Company or corporation is party, whether the Company is not a party thereto and to subsidise or otherwise assist any person, firm, body corporate, corporation or Company, and to guarantee the payment of interest and dividends and repayment of capital in respect of the shares or stock of any corporation or Company.
- 3.15 To sell, improve, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the Company.
- 3.16 To enter into partnership or into any arrangement for sharing profits, union of interest, joint venture, reciprocal concessions or co-operation with any person or firm or Company carrying on or engaged in or about to carry on or engaged in any business or transaction which this Company is authorised to carry on and to take or otherwise acquire and hold share or stock in securities of and to subsidise or otherwise assist any similar Company and to sell, hold, reissue with or without guarantees or otherwise deal with such shares or securities.
- 3.17 To establish, promote, subsidise, and/or otherwise assist any Company or companies having similar objects, association or other concern for the purpose of setting up any industry or running any industrial undertaking, acquiring any property for furthering any of the objects of this Company.
- 3.18 Subject to the provisions of the Companies Act, 2013, to open and keep a register or registers in any countries where it may be deemed advisable to do so and to allocate any number of the shares in the Company to such register or registers.
- 3.19 To carry on business or branch of a business which this Company is authorised to carry on by means or through the agency of any subsidiary company or companies and to enter into any arrangement with such subsidiary Company for taking the profits and sharing the losses of any business or branch so carried on for financing any such subsidiary company guaranteeing its liabilities or to make any other arrangement which may seem desirable with reference to any business or branch and to nominate Directors or managers of any subsidiary company or of another company in which this company is or may be interested and to take part in management, supervision and control of the business operations of any company or undertaking having similar objects and for the purpose mentioned herein, to appoint and remunerate any Directors, trustees, accountants or other experts or professionals.
- 3.20 To establish branches, offices or agencies anywhere in India or outside India for the purpose of enabling the Company to carry business and to discontinue, if necessary, at any time and reconstitute any such branches, offices or agencies.
- 3.21 To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the Company's capital, or any debentures, debenture stock, or other securities of Company or in or about the formation or promotion of the Company or the conduct of its business.
- 3.22 To subscribe or guarantee or loan or donate money for any national, charitable, benevolent, public object.
- 3.23 To open an account or accounts with any Banks or Bankers and to pay into and to withdraw money from such account or accounts whether they be in credit or otherwise.
- 3.24 To undertake and execute any trust, the undertakings of which may seem to the Company desirable and either gratuitously or otherwise.
- 3.25 To dedicate, present or otherwise dispose off voluntarily or for value, any property of the Company deemed to be of national, public or local interest, to any national trusts, public body, museum, corporation, or authority or any trustee for or on behalf of any of the same or of the public.

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- 3.26 To enter into an agreement with different persons, firms, body corporate or companies, regarding the payment of salary or Managerial, Executive and other staff by such person, firm, body corporate or companies when their services are given at their disposal.
- 3.27 To obtain any order, permits, authorizations, licenses, approvals or as under the Companies Act, 2013, other legislature or statute, order, regulation and other authorization and enactments for enabling the Company to obtain all powers and authorities necessary and expedient to carry out or extend any of the objects of the Company or for any other purpose which may seem expedient and to oppose any proceeding or application which may seem calculated directly or indirectly to prejudice the company's interests.
- 3.28 To establish subsidiaries or associated companies, agencies or branches in India or elsewhere and to provide services and/or advice to or receive services and/or advice from such companies or other entities and to undertake management of any company or companies having objects altogether or in part similar to those of the Company.
- 3.29 To apply for, purchase or otherwise acquire and prolong and renew in any part of the world any patents, patent rights, brevets of inventions, trademarks, designs, licences, protections, concessions and the like conferring any exclusive or non-exclusive or limited right to their use or information to any invention process or privileges which may seem capable of being used for any of the purpose or privileges of the Company and to use, exercise, develop or grant leases or privileges in respect of the property, rights and information so acquired and to carry on any business in any way connected therewith.
- 3.30 To remunerate the Directors, officials and servants of the Company and other officer in proportion to the returns or profits of the Company or otherwise as the Company may think proper to formulate and carry into effect any scheme for sharing the profits of the Company with employees of the Company or any of them, to grant pensions or gratuities to employees or ex-employees or the relatives, connections or dependants of any such person or persons having dealings with the Company, and to establish or support associations, institutions, clubs, funds and trusts calculated to benefit any such person or persons having dealings with the Company or otherwise to advance the interests of the Company or of its members.
- 3.31 To hold all or any of the things and the matters aforesaid in any part of the world and act as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise and either alone or in conjunction with other
- 3.32 To lease or let out on hire the whole or any part of the real and personal property of the Company on such terms as the Company shall determine. To enter into such arrangements as the Company may think proper with any public authority for buildings, chemists and tenements either for the employees of the Company or other and upon such terms as the Company may think proper.
- 3.33 To sell, dispose of, to amalgamate or transfer the business, property and undertaking of the Company or any part thereof for any consideration which the Company may deem fit to accept in particular for shares, debentures, debenture stock, bonds or securities of any other company having objects similar to those of this Company, to promote any other company or companies having similar objects for the purpose of their acquiring all or any of the property, rights or liabilities of this Company.
- 3.34 To guarantee the payment, unsecured or secured or payable under promissory notes, bonds, debentures, debenture stock contracts, mortgages, charges, obligations, instruments and securities of any company or any persons whatsoever whether incorporated or not incorporated, and generally to guarantee and become sureties for the performance of any contracts or obligations.
- 3.35 To create any reserve fund, sinking fund, insurance fund or any other special fund, whether for depreciation or for repairing, improving, extending or maintaining any of the properties of the Company.
- 3.36 To place as reserve or to distribute as bonus shares among the members, or otherwise to apply, as the Company may from time to time deem fit.
- 3.37 To adopt such means of making known the activities of the Company as may seem expedient and in particular by advertising in the press, by circular, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations.
- 3.38 To aid pecuniary or otherwise, any association, body or movement having for any object, the solution, settlement summing up of industrial or labour problems or the promotion of industry or trade.
- 3.39 To search or and to purchase or otherwise acquire from any Government, state or other authority any licence, concession, grants, quota rights, decree, rights, powers and privileges and to work, develop carry out, exercise and run to account the same.
- 3.40 To procure the recognition of the Company under laws or regulations of any other country.
- 3.41 To carry on search, research, scientific experiment, investigations, testing and works so as to develop products or process or improve the quality or reduce cost and/or to pay, contribute or to do all such acts, and things for the purpose of securing any process, patent, patent rights, trademarks, designs, licences, copy rights, concessions and to sell these rights, patents, patent rights, trademark rights, process technology or to lease out the trade names.
- 3.42 To distribute any of the properties of the Company amongst the members in specie or in-kind subject to the provisions of the Companies Act 2013 in the event of winding up.
- 3.43 To do the business whatsoever, which can, in the opinion of the Board of Directors, be advantageously or conveniently carried on by the Company by way of extension of or in connection with or as ancillary to any such business as aforesaid or is calculated directly or indirectly or develop any branch of the Company's business.
- 3.44 To become a member of and communicate with trade, industry and business associations, chambers of commerce and other

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merchandise and public goods throughout India and, in other parts of the world and to promote measures for the advancement and protection of the trade, industry and business in which the Company may be engaged.

3.45 To act as principals, agents, trustees, contractors, or otherwise, and either alone or in conjunction with others.

3.46 To institute, conduct, defend, compound or abandon any legal proceedings by or against the Company or its officers and otherwise concerning the affairs of the Company and also compound and allow time for payment or satisfaction of any debt due and of any claims or demands by or against the Company, to refer for arbitration and to observe and carry out the terms of the award.

3.47 To set up or participate as a payment gateway for effecting payment against services and trade transactions carried out by Internet sites and portals, to act as enablers for settlement of e-commerce or any other type of transaction for corporates, individuals or any other entities and to act as digital signature verification authority under the Information Technology Act, 2000.

3.48 To negotiate loans, borrow monies, issue secured or unsecured debentures, whether convertible or non-convertible, to negotiate indemnity contracts, mortgages, equity participation, cash credits, overdrafts and other financial facilities from banks, financial institutions, government or semi-government bodies and others, or on behalf of companies, firms, societies, associations and others.

3.49 To indemnify Officers, Directors, Promoters, Employees and Servants of the Company against, proceedings, costs, damages, claims and demands in respect of anything done, or ordered to be done, for and in the interests of the Company or for any loss or damages or misfortune which happens in execution of the duties of their office or in relation thereto.

4. The liability of the member(s) is limited and this liability is limited to the amount unpaid, if any, on the shares held by them.

5. The share capital of the company is 1,500,000.00 rupees, divided into:

150,000.00	Equity	shares of	10.00	rupees each	.and
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6 We, the several persons, whose names and addresses are subscribed, are desirous of being formed into a company in pursuance of this memorandum of association, and we respectively agree to take the number of shares in the capital of the company set against our respective names:

I, whose name and address is given below, am desirous of forming a company in pursuance of this memorandum of association and agree to take all the shares in the capital of the company (Applicable in case of one person company):

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S.No.	Subscriber Details					
	Name, Address, Description and Occupation	DIN/PAN/Passport Number	No. of shares taken	OSC	Dated	
1	<p>First subscriber:</p> <p>Name: Monsanto Holdings Private Limited</p> <p>Address: Bayer House, Central Avenue, Hiranandani Estate Thane(West)- 400607</p> <p>Occupation: Business</p> <p>Type of entity: Body Corporate</p> <p>Represented by:</p> <p>Mr. Taran Vasa</p> <p>D/o Mr. Hiten Vasa</p> <p>R/o Raja Ratan Palace B, Shankar Lane, Kandivali(West)- Mumbai- 400067</p> <p>Authorised vide Board Resolution dated 04 February 2022</p> <p>Occupation: Company Secretary</p>	AGCPV7920N	9,999	Equity Preference	TANV IH VASA	31/03/22
2	<p>Second subscriber:</p> <p>Name: Bayer Vapi Private Limited</p> <p>Address: Plot No. 306/3, II Phase, GIDC, Vapi- 396195 Gujarat</p> <p>Occupation: Business</p> <p>Type of entity: Body Corporate</p> <p>Represented by:</p> <p>Mr. Narendra Shah</p> <p>S/o Mr. Kanayakal Shah</p> <p>R/o D/301, Shivalik Heights, Damani Road Chalo, Vapi, Valsad Gujarat-396191</p> <p>Authorised vide Board Resolution dated 17 February 2022</p> <p>Occupation: Director</p>	AHPPS9471B	1	Equity Preference	NARE NDRA K SHAH	31/03/22

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Total Shares taken		10,000.0	Equity	
			Preference	
Signed before Me				
Name		Address, Description and Occupation	DIN/PAN/Passport Number/ Membership Number	DSC
FCS	Hetal Doshi	302 emperor above allahabad bank, babhaji naka, L.T road, boriwali west Mumbai 400091 -Practising Company Secretary	9228	HETA Doshi L RUSH ABHI DOOSH

[Modify](#)[Check Form](#)

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Gaiagan

275/U/P/JNP

1) Mfg. License	31KPP00000 835	31/10/2027 ✓	31/11/2024 ✓
2) M/CET-report	—	—	31/11/2028 ✓
3) Affidavt	Ritesh & Gopal Chetan Gupta	✓	✓
4) MDP Chaitanya	✓	✓	✓
5) OPC	—	✓	✓
6) CERC	1-7	18	✓
7) LCL	1f7	✓	✓
8) Sale depot	✓	✓	✓
9) Dri to day	Abhisit Banerji	✓	CIR : ① ② ③ ④ ⑤ ⑥ ⑦ ⑧ ⑨ ⑩ ⑪ ⑫ ⑬ ⑭ ⑮
10) Sign on pc	Abhisit Banerji	✓	⑯ ⑰ ⑱
11) Non Ofur	✓	✓	✓
12) MoA	✓	✓	✓
13) MDP details	✓	✓	✓