

RAILWAY
PRIVATE SIDING AGREEMENT

MEMORANDUM OF AGREEMENT made this with day of work 1988, BETWEEN THE PRESIDENT OF INDIA acting through the Eastern Railway Administration(hereinafter called "the Railway Administration") of the ONE PART and M/s STEEL AUTHORITY OF INDIA LIMITED, a company registered under the Indian Companies Act, 1956 and having its registered office at Ispat Bhavan, Lodi Road, New Delhi and having one of its units as Bokaro Steel Plant at Bokaro Steel City, Dist. Dhanbad, Bihar (Hereinafter called "The Applicant") which expression shall always mean and invlude its successors and assignee unless represented to this context on the other part.

WHEREAS THE Applicant is desirous of having a private siding laid by the Railway Administration at Bhawanathpur from the Meralgram station yard of the Eastern Railway taking off from Kilometre No. 674.505 between Meralgram station and Bhawanathpur station of the Eastern Railway as shown on the plan bearing CS's No. Y-258-85 hereto annexed for the purpose of carrying on the applicant's business in the Applicants premises situated at Bhawanathpur, District Palamau, Bihar.

AND WHEREAS the Railway Administration is willing to lay the said siding for the said Applicant upon and subject to the terms and conditions hereinafter set forth:

NOW, THEREFORE, this agreement witnesseth as follows :-

- 1. Interpretation In these presents unless the context otherwise requires, the following words and expressions have the meaning and shall be interpreted as specified, namely
 - a) Words importing the singular number include the plural number and vice versa.
 - b) "Person" includes a firm or other association or body of individuals and a company or other corporate body.
- c) "The Railway Administration" means the President of India, acting through the General Manager for the time being Eastern Railway and any officer of the Eastern Railway authorised by any such General Manager to deal with any matters with which these presents are concerned.
- d) "The Applicant" means the person named as party hereto of the other part and includes in the case of a firm or other association or body of individuals, the individual person or persons for the time being and from time to time constituting the firm, association or body and, in the case of a company, corporation or body corporate the successor in business or interest much company, corporation or body corporate for the time being.

General Manager (M & O)

General Manager (PLANT

SALL BOXARO STEEL PLANT

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No. 1669 Date 26 2 5 floor

Name: SAIL Belians Sul Plant

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S. K. ... NO 7179 80

Report on discussion with Railway authority on. 22.12.2004.

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be tweenstation and	Station of the
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Mailway, as shown 1	n red and green on the plan
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body of individuals, the individual person of	persons for the time being
and from time to time constituting the firm,	association or body and, in
the case of a company, corporation or body co	rporate the successor in

time being.

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- (e) "Works" means the premices belonging to or occupied or used by the Applicant which are connected with the Eccare Railway system by the siding herein before mentioned.
- (g) " Fastwon Railway system" includes Private and Assisted Sidings constructed by the Railway Administration for the use of other persons.

NOTE

FORMS OF DESCRIPTION OF THE APPLICANT

- A. (Where a single person is the Applicant), "and A.B. (insert full name) of (insert address and occupation)".
- (Where two or more persons are joint Applicants), "and A.B. (insert address & occupation) and C.D. (insert full name) of (insert address and occupation)".
- (Where a single person trading under a different name is the Applicant)." and A.B. (Insert full name) of (insert address and occupation) carrying on business under the name or style of (insert name) at (if the business is carried on at a different address from the address already inserted them insert the such additional address)."
- O. (Where a partnership firm is the Applicant and the names of the partner known), "and A.B. (Full name) and C.D. (full name) carrying on business partnership as (insert nature of business) under the style or firm of (insert name or style of the firm and address).
- (Where a partnership firm is the applicant and the names of the partners are not known), and A. «Co(insert name or style of the firm) a partnership firm carrying on business at (insert address, as (insert rature of business)."
- (Where an incorporated Company is the Applicant), "A.B.&Co.Ltd.
 a company incorporated in (insert country of incorporation p.g.
 India, England or elsewhere, as the case may be) and having
 its registered office at (insert address)" (in the case of a
 company incorporated elsewhere than in India add:) "and its
 principal office in India at (insert address)."
- G. (Where the Applicant is a joint family governed by the Mitakshara School of Hindu Law), "A.B. (insert full name) for self and as Karta or managing member of the joint family governed by the Mitakshara School of Hindu Law carrying on business under the name or style of (insert name under which the joint family business is carried on) at (insert address) and C.D.F.G.H.etc. (insert full name) being the other adult members of the said joint family.

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- (h) "Siding" includes the Railway track connecting the Applicant's Works with the <u>Fasteral</u> Railway system as hereinafter agreed to be constructed by the Railway Administration and all branches and extensions thereof which may be reafter be constructed by the Applicant or by the Railway Administration at the Applicant's request and all sheepers, ballast, embankments, bridges, tunnels, signals interlocking and tele-communication equipment gates, buildings and other constructions, erections, works and movable property constructed, erected, made, provided or used in connection with the said track and also all land whereon or on part whereof the said track and connected things aforesaid are constructed, erected made, provided or used including land acquired for the purpose thereof as hereinafter provided and land belonging to the Railway Administration and land belonging to or occupied or used by the Applicant.
- "Sub-grade Work" includes the construction of embankments, the making of cuttings and the carrying out of other eart work, the construction of bridges (exclusive of girder works), buildings, platforms, tunnels, culverts, drains and openings and the laying out of ballast, and all other works necessary to permit of the laying and construction of the railway track of the siding and generally all works which have to be abandoned if the siding be closed.
- (1) "Permanent Way Materials" includes girders, rails, sleepers fastenings, points crossings fencings signalling, interlocking and telecommunication equipment and over-head structure and any other things connected therewith for electric traction and other machinery (except station machinery) and equipments recessary for working the miding.
- ik) "legal Representative" means any person who is competent to give the Railway Administration a valid discharge in respect of any money or property which may be payable or deliverable to the applicant and shall include the executor and administrator of a deceased person a succession certificate holder, the surviving or continuing partners or members in the case of a firm, association or body of individuals the certificated guardian of a minor's property, the committee of a lumatic, the assignee or receiver of an insolvent's estate the liquidator of a Company, a receiver and any person legally appointed to represent the estate of the Applicant.
- (1) "Departmental Charges" means the charges leviable by the Railway Administration, when work is undertaken by the Engineering Department of a Railway for outside parties, in terms of "the code of the Engineering Department" (as revised from time to time).
- AGREMENT TO CONSTRUCT SIDING. Subject to the terms and conditions bereinafter contained, the Railway Administration will at the
 cost and expense of the Applicant in all respects construct partly
 on the land of the Railway Administration and partly on the land of
 the Applicant the said siding at or near km.

 Branch as shown in red and green on the
 pplan annexed here to (bearing Ge's No. y 255 25)
 connecting the
 at or near

 Accordance Bhannatham Situated

 Branch Bhannatham Situated

G. D. Singh

General Manager (M & 0)

SAIL, BOKARO STEEL PLANT...4/_

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Fastern Railway.

Preliminary Survey Expenses- The Applicant shall bear and pay to the Railway Administration in advance the sum of Rs. for the first track kilometre or part of a track kilometre of the siding required and the sum of Rs. X for every half track killing tre or fraction thereof in excess of one track killing tre as cost of survey and preparation by the Railway Administration of the plans and estimates for the siding when the same will traverse in a flat terrain but in case of sidings through difficult terrain, of which the Railway Almn. shall be the sole judge, the Applicant shall pay such sum as may be fixed by the Riv. Mrm. The amount of and k. Y respectively as stated abordulect to increase from time to time at the sole discretion of the _respectively as stated above are Tellway Adm. on the circumstances of each case and the Applicant shall be bound to bear and pay such sum. Single copies of such plans and estimates will be sent to the Applicant on completion.

Additional copies of such plans and estimates are required to be supplied, the Applicant shall have to pay such additional charges to may be levied by the Chief Engr. It the Applicant shall desire any alterations to such plans involving further survey work the to Meant shall pay to the Rly. Aimn, in advance the cost of such in the survey and the preparation of smended plans and estimates to be rates and terms as stated above in addition to the cost fore mentioned.

Provided, however, that where a subsidiary or auxiliary instructing additional survey work is proposed to be constructed off the rain siding but forming part of the same, the additional length of such divergent line will be reckoned in calculating the turney charges.

Provided further that the amount mentioned in this clause that not be refundable under any circumstances when survey work has started but if the survey work is not started at all the amount may be refundable deducting such expenses as may be incurred.

IAND - The Railway land required for laying the siding will be licensed to the Applicant. The land outside the Railway boundary shall acquired by the Applicant. The Railway Administration, however, may somet the Applicant for acquisition of land, all expenses towards acquisition of such land including Supervision charges shall be borne by the Applicant.

The Railway land required for the siding will be licensed to the Applicant. The Applicant will have to pay for land rent at the rate of 6% per amount of the market value of the land or at such rate as ray be fixed from time to time. This rent will be revised every fixe years based on market value of land in the area as obtained from the Civil authorities. The land outside the Railway boundaries shall be acquired by the Applicant at his cost by purchase or otherwise.

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G. D. Singh & O.)

sub-grade work. The sub-grade work including earth-work, culverte and bridges, drains, pitching and protection work and ballast supplying will be carried out at the cost and expense of the Applicant of their by his were agency or by the Railway Adrm. on his request. When the works or part of them are carried out by the Applicant the work should center to the Railway Administration's drawings and specifications and shall be executed under the supervision of Engineering Staff under the supervision of Engineering Staff under the supervision of Engineering Staff of the Railway Administration. The Applicant will have to pay the coneral charges for establishment and otherwise as estimated subject to final adjustment as per actuals and Departmental charges as provided in extant orders of the Railway.

Addingstration on the estimated cost of the work depending on the agency of exception.

Clauro-C a, The Ap lies t will pay in advance to the Railway Administration the total estimated cost of the work consisting of the Applicant the wark estimated costs of work done by the party and those against she by the dailwa Administration and general charges and departmental charges thereon. After completion of the work total ostirinted coats) and certification in writing by the Railway Engineer, the completion cost of the work will be arrived at with the cost of materials and labour and general charges based on actuals and departmental charges as per rates, fixed from time to time added to it. In case the completion cost is lower than the amount deposited, the difference will be paid back to the Applicant and vice versa. No interest however, shall be rayable by the Railway Administration on any such arount refundable to the Applicant. If the amount actually expended by the Railway Mininistration for the construction of the siding exceeds the amount paid in advance by the party the Applicant shall pay to the Rly. Administration on demand the amount of the excess forthwith in case the excess is upto 20% above the estimated cost. If the excess is more that 20% of the estimated cost a revised estimate will he supplied by the railway Administration as and when such excess is known and the Applicant will forthwith deposit the excess amount so involved.

b) The Railway Administration may execute the work by its own labour/
through contractor or other agencies. If the Railway Admn. incurs any
additional liability arising out of litigation of arbitration award
or any other dispute etc. after sanction of the estimate/Drawing
physical progress of this work or even after drawal/sanction of CR
the party on whose behalf the work is executed by the railway Administration will have to discharge the debt liability and they will be
bound to pay the same within one month, from the date of the written

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7(a) <u>Formally May Meterials</u> - The Applicant will provide and deliver at dite the personal Way and other natorials in accordance with the status, which that imposition and openifications as per the Hailway Administration of the conjustion to the satisfaction of the bailway Abinistration of the sub-grade work the personal way natorials that to keid by the hailway Abinistration. All charges incurred in laying and fitting the personal way natorials and all other equipments, which may be provided, including from a statistic facility at public tabiff rates, natorial trains and handlin charges mall entirely to turns by the Applicant.

In addition, the Apilian mail boar departmental and other charges as may may be fixed by the F lw v Clinicitation from tire to time on such cost borne by the Applicant. It is then identificant and also, if so required by the Applicant, provide a small continuity required upon payment by the Applicant is adversed after each and charges in respect thereof as shall be fixed by the Tailian and tradition.

Clause 7(b) (Electrification of siding)

Shoul the Sailway Administration at any time or times there is a require to electrify the siding, entire cost of the first ave to be borne by the siding owner as in the case of the ch. Maintenance cost will similarly have to account by the siding owner.

In case of the nor private sidings, the area/sec. from which he saiding takes off is electrified in future and in consequence electrification of the siding becomes necessary for operation of the siding, the entire cost of the OHE will have to be borne by the siding-owner as in the case of track. Maintenance costs of OHE will also be borne by the party.

i) In case of existing sidings:

With regard to sections which are being electrified, in case Over Head Equipment for the Private sidings is considered espential, the cost will be borne by the Applicant.

- ii Where section is already electrified and OHE is to be provided for the siding, the provision of OHE will be at the cost of the party concerned; otherwise, movement to the siding will have to be by Applicant's own locomotives.
- iii. If any modification of the storing or any works in the ricinity of the same be required on account of electrification, the work should be carried out under Private Siding terms, i.e., on the same terms and conditions under which the siding was constructed.

8(a) Maintovance and other charges for the portion of the siding within Railway land.

i) The Applicant shall also pay to the Railway Minimistration towards the ordinary maintenance of the said sading within Railway boundary coloured rod viz. the permanent way materials, sub-grade work etc. at such rates as

Gane Sall Survey

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may be fixed by the Adrinistration from tire to tire. Such charges as may be fixed by the Railway Administration from tire to time be paid in advance within seven days after every 31st day of Parch and such yearly ingreate to include all iters upto the last day of respective financial

Provided that the entire cost of recomment of ballast, romoval, replacement or strengthening of permanent way naterials etc. shall be desired to be special regains and the Applicant agrees to pay on demand the full expenditure incurred by or through the Railway Administration on this account. The Applicant shall a coppy to the Railway Administration such arount as deportrontal and other charges, as may be fixed by the lailway Administration from the state, based on (i) either a fixed percentage of the cost of tork including departmental charges (ii) or

- the Applicant agrees that any special emergency repair works which may be necessar for the safety of the ciding (the Railway Administration being the sole Judge for this purpose) will be done by the Railway Administration at the cost of the Applicant and the Applicant agrees to pay on derand any expenditure incurred by or through the Railway Administration on this account. The Applicant small also pay to the Railway Administration dopartmental and other charges, as may be fixed by the Railway Administration
- 8(b) MAINTENANCE AND OTHER CHARGES FOR THE PORTION OF THE SIDING OUTSIDE RAILWAY LAND :-
- i) The Applicant will at their own cost and expenses in all things and to the satisfaction of the Railway Administration and if required by the Railway Administration under its supervision raintain in good order and repair the said portion of siding (on their own land delincated and coloured (green) on the said plan). Such charges as may be fixed by the Railway for the supervision rendered shall be paid by the Applicant.

Provided, however, that the Railway Administration may at the roquest of the Applicant, undertake at any time the ordinary maintenance of the said portion of siding (coloured green) on the Applicant paying annually to the Railway Administration in advance maintenance charges at such rates as may be fixed by the Railway Administration from time to time per kilome tre basis fraction less than half a kilometre being treated as equivalent

Provided also that when the Railway Administration is also required to carry out any renewals of permanent way materials or strengthening of track and special repairs to sub-grade works including recouprent of ballast in respect of the said siding (coloured green) the Applicant shall pay in advance to the Railway Administration the cost which the Railway Administration or their Engineer may estimate for such renewals of permament materials or strengthening of track including supply of materials and special repairs to sub-grade work together with supervision and other charges as fixed by the Railway Administration.

The difference between the cost so estimated and the cost actually incomed will be gaid to or repaid by the Bailway Adam. as the case may be, on the completion of the particular work being certified in writing by Fly. Shorp. No interest will be paid by the Fly. Adam. on any such advance.

- 11) The Applicant agrees that any special energency repair works which may be necessary for the safety of the siding the Rhy. Admn., being sole hulpe for this purpose) will be done by the Rhy. Admn. at the cost of the Applicant and the Applicant agrees to pay on demand any expenditure incurred by or through the Rhy. Admn. on this account. The Applicant shall also pay to the Rhy. Admn. Departmental and other Charges as may be fixed by the Rhy. Admn. from time to time.
- 8(c) The Inspection charges at a rate to be fixed by the Rly. Admn. from time to take per km. or part thereof per year will be levied by the Railways for inspecting the fitness of the sidings which is not maintained by the Rlys for receiving the Railways' Rolling Stock etc. This Inspection will not absolve the party from their responsibility of proper maintenance of the Siding and also responsibility or liabilities laid down in Clause 18 hereirafter.
- 8(d) The Applicant shall be responsible to keep the track and cess clear for day to day revenent of Rolling Stock and locomotives. In case this is not done the Railways will have the right to stop the working on the siding or impose a charge at a penal rate to be decided by the Rly. Admn. to have the track and cess cleared for the working of the siding.
- 9(a) Weigh-Br. Facilities Level Crossings etc: (a) The Applicant shall provide and maintain at their own cost and expense a suitable wi weight. Bridge, weigh-bridge house and weigh bridge siding and such level crossings, gates and gate-ledges, water columns and watering arrangement within the siding limits as the Rly. Mmn. may require the Applicant to provide from time to time.

All aforesaid works & maintenance shall be done according to Rly rules and regulation as in force from time to time. Such emergent main—tenance as may be required for the safety purposes may be done by the Rly. Adm. and the Applicant agrees to pay on demand any expenditure incurred by or through the Railway Administration on this account including bepartmental and other charges as may be fixed by the Rly. Administration from time to time.

- 9(b) The Applicant shall also provide quarters of appropriate types for the weigh-bridge Clerk(s), siding C1 (s), Pointsman and Gatemen for level crossings to be employed and all labour recessary for the proper performance of the operation of weighing which must be done within free time allowed for the wagon.
- 9(c) The staff referred to in Sub-clause (b) above will be Railway Servants, to be appointed by the Railway Admn., but the Applicant shall pay to the Rly. Admns. to the amount of salary and allowances paid by the Railway Administration to all such staff so employed as well as all contributions or payments which the Railway Administration.

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ray take towards or on account of leave-calary; pension, Provident fund bonus, special contribution to Provident fund, gratuity, house rent, cost of uniform or any otler contributions, payments or fringe benefits for the houself of much staff in accordance with any rules of the Reilway Administration for the time being and from time to time in force relating to the engloyment and employments of the Reilway servants.

A seperate terms and conditions for raintenance and inspec-

- of the weigh-bridge and giving date of tests as in the case of all Railway Woigh-bridges. The Applicant should also permit the Railway weigh-bridge Inspector or such other staff as may be deputed by the Railway Administration at all times to check the accuracy of the weigh-bridge and to supervise the maintenance, which shall be carried out by the Applicant to the satisfaction of the Railway Administration.
- regulations as in force from time to time. Such emergent maintenance as may be required for safety may be done by the Railway Administration without prior notice to the Applicant and the Applicant will have to pay on demand any expenditure incurred by or through the Railway Administration on this account, including departmental and other charges as may be fixed by the Railway Administration from time to time.
- 10. RENT OF LAND: The Applicant shall pay to the Railway Administration in advance on the first day of April every year such sum of money as may be fixed by the Railway Administration from time to time as yearly rent for the use and occupation of land belonging to the Railway Administration upon which the portion of the said siding and works coloured rent on the said plan shall be situated, the first payment thereof to be made on the 1st day

11. ADDITIONAL WORKS INCLUDING RENEWALS, REPLACEMENTS AND RESTRENGTHENING:

In the event of it being meessary after the opening of the siding any alterations or additions or renewals or replacements items as fencing, signalling, interlocking and Tele-communication equipments, improved safety applicance or machinery of any kind or to provide quarters for signallers or staff for the working of the siding such additional work shall be provided at the cost of the Applicant as per the general condition governing the construction of the siding. May additional expenses incurred in working of the safety applicance, including but, not limited to such as salary and allowances of signallers, or watchmen or any other staff as well as all contributions or payments which the Railway Administration may make towards or on account of leave-salary, pension provident fund bonus, special contribution to Provident fund, gratuity, house rent, cost of uniform or any other contributions, payments or frings benefits for the benefit of such signallers or watchmen or any other staff employed by the Riy. Main, for the purpose of the clause 11 in accordance with any rules of the Railway Administration for the time being in force relating to the employment and emoluments of Railway servants, provision of stores and repairs shall be paid by the Applicant.

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braided that the question whether it is necessary to make any alternations or resewals or relacements or strengthening of track or bridger will be decided by the Railway Administration, at its sole discretion, and such decision shall be final and binding on the parties.

We addition or alteration shall be made to the siding nor shall any temporary or permanent structure be erected without the canction in writing of the Railway Administration.

All such structure rust comply with the regulations from them to time in force upon Laulway system regarding standard dimensions and other natters. The terms and condutions of this agreement will also be application to any additions and alterations made to the siding unless otherwise divided by the Red Lway Administration.

DEFOSIT TOWARDS THE COST OF REMOVAL OF SIDING AND ALL OTHER CHARGES:

A) The Applicant shall deposit in advance at the time of construction of the siding a sum considered sufficient by the Railway Administration to cover the cost of dismantling of the siding and other charges in connection therewith within the Railway land and marked in red, in the event of termination of this agreement on such ground on which the Applicant shall be liable to pay the cost of dismantling of the siding and other charges. No interest will be allowed by the Railway on such deposit if made in cash. Paper securities at 5% below the market value hypothecated to FACCAO may also be permitted. Interest accrued on this account may be paid to the Applicant.

As the above deposit and the costs are provisional the Applicant shall further pay on demand at the time of dismantlement any difference in cost to been the cost of dismantlement and the initial deposit, failing which the mailway would be at liverty to appropriate the materials belonging to the party towards such cost. Any sum due to the Applicant out of the initial deposit will be refunded to the Applicant.

- b) The applicant shall pay all rates, taxes, cesses and assessments whatsoever payable, or hereafter to be payable, to any local body or State or Central Government in respect of all structures, buildings and other works built or erected in connection with the siding.
- c) In the event of the Applicant failing to pay within due time the sum payable by him to the Railway Administration under the provisions of clause 8(a) and of sub-clause (b) of the clause, the Railway Administration shall be ontitled to terminate this agreement by giving one month's notice in writing to the Applicant.
- d) The termination of this agreement under the provisions of this clause shall be without prejudice to any rights or remedies to which the Railway Administration will be entitled to in respect of any acts, matters or things arising before such termination.
- 13. Cost of Railway Staff Employed at the Siding etc. (a) The Applicant shall pay to the Railway Administration such establishment cost of any Railway staff posted at the siding for the proper working of the said siding as may from time to time be decided by the Railway Administration

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and such actiblishment cost shall include the pay and allowances of any to be attitude well as all contributions or payments which the Railway Abd mistration ray make towards or on account of leave-salary, Provident fund benue, special contribution to Provident fund, pension, gratuity, home rent, cost of uniform or any other contributions, payments or fringe benefits for the benefit of any Railway staff in accordance with any rules of the Railway Administration for the tire being and from tire to tire in force relating to the amployment and employments of the Railway servants.

b) The Applicant shall provide or hear the cost of proper and suitable office accommodation and quarters for all Railway staff posted at the siding.

Clause 13(c) (cost of Rly staff employed at the siding etc.)

"There the railways are necessarily to incur extra expendition in train ammination and wagon repairs over and above what would normally be done and which they would not have normally incurred otherwise in such cases entire cost of railway staff posted for Train examination and all other expenses incurred in examination, certification, repairs etc. should be paid by siding-holders."

14. Traffic on Siding—(a) Wagons will be hauled by the Railway Administration (subject to such rules and restrictions as may be enforced from time to time) to and from the point marked 'X' in the said plan No. (same number as in Clause 2) hereinbefore referred to or such other points as may hereafter be fixed upon by mutual consent of the Applicant and Railway Administration in writing at which point they shall be made over to the Applicant and returned to the Railway Administration in such manner as shall be determined in each case by the Railway Administration. The Applicant undertakes to shunt the wagons from such point to his promises and hack with his own labour and the Railway Administration will not be responsible for any delay, loss and damages caused in consequence of the failure of the Applicant to arrange for such shunting.

- b) Provided that the Railway Administration may at the request of the Applicant undertake shunting by locomotives of wagons inside the premises of the Applicant on the portion of the siding coloured green in the said plan and demand such additional charges as may be determined from time to time by the Railway Administration but thus facility may be withdrawn at any time at the sole discretion of the Railway.
- 15. Siding not to be used by other persons. No traffic other than that of the Applicant's Works shall at any time be sent over the siding by the Applicant except with the prior written permission of the Railway Administration and the Applicant undertakes not to permit any other person

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- 16. Froight atc. on braffic:(a) The Applicant shall pay freight and also all other charges (including siding, placement & withdrawal charges, where be viable) on traffic to and from the siding, from the date of opining of the siding in accordance with the Rly. Admi's Tariffs, Circular and advices in force at or given effect to from the time the traffic is carried or all such rates as may be fixed by the Railway Adm. from time to time. Such traffic will be subject to all the rules, conditions & charges as contained in such Tariffs, Circulars and Advices.
 - (b) The free time allowed to the Applicant for loading and unloading work and the demurrate charges leviable for detention in excess of such free time will be governed by the rates and rules published from time to time in the Tarifis, Circulars and Mivices of the Railway Admn. and in force at the time the traffic is carried.
 - (c) When wagons cannot be placed at the point of interchange on account of the siding being blocked by wagons that have not been returned the Applicant or on account of the Applicant's inability to accept in the siding & such vagons are detained in the serving station yard, the Railway reserves the right to lavy denurrage, detention or other charges on such wagons from the time such wagons are ready to be made over to the Applicant, the usual free time being allowed only once.
 - (d) The Rly. Adm. will not be responsible for loss, damage destruction deterioration of the contents of wagons booked at either owner's risk rate or railway risk rate, hauled over the siding during the time such wagons are in transit or remain on any part of extension of the siding at or beyond the point of interchange.
 - (o) Unless a Goods Clark representing the Admn. is employed at the siding ompowered to effect delivery there wagens will not be placed in the siding until delivery is effected at the serving station. In the event of the Applicant failing to effect delivery within the prescribed free time after the arrival of the wagens at the serving stations, the usual denurrage charges shall begin to accrue on such wagens thereafter, the free time being granted only once.
 - (f) The Applicant shall at all time permit any person appointed by the Railway administration to inspect the loading and unloading of wagons in the said siding (Coloured red & Green).
 - (n) All goods despatched from and to the said siding should be loaded and unloaded by the Applicant at his own cost.
 - 17. Working of Siding: The Applicant shall provide labour for and be the cost of all operations on the siding. The Applicant shall be responsible for the strict compliance by himself and his employees and agents of all rules, regulations and standing orders nade by the Railway Administration from time to the for the working of sidings and for all accidents, loss or damage that many ensue or be caused by reasons of negligence or non-observance.

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Applicant to stain from the Failury Administration authentic copies of all much rules, regulations and orders aforesaid and to see that his employees and arouse working in connection with the siding are made and hept acquainted with the same.

18. Applicant Perpensible for beauty or Injury to corson or Property In the applicant chall be attirely responsible for all property of the Railway Administration during the time the same shall remain on any part or extension of the siding at or beyond the point of interchange and shall make good on demand all loss of or damage to the engines, damages and deficiencies of rolling stock (Mailway wagons) or other property of the Railway Administration from any cause whatsoever except sole megligence on the part of the staff of the Railway Administration or act of God or war or other acts or circumstances for which the Applicant is not responsible. The Applicant shall also be liable to bear the cost of re-railing engines and rolling stock derailed and for repairs to the siding recessitated by such derailment.

The Applicant shall also indermify the Railway Administration against any loss due to damage, injury or death caused to any Railway servent while working in commection with the Private siding.

- 19. Railway Administration's Rights regarding use of the Siding: In addition to any other rights, powers and liberties herein provided for, the Railway Administration shall have the following rights, powers and liberties, to, over and in connection with the siding or any extension or part thereof, namely.
- (a) To use the siding or any extension or part thereof for any purposes of the Railway Administration free of charge or any remuneration to the Applicant in respect of such use.
- (b) To connect or allow to be connected with the siding or any extension or part thereof any other siding or sidings branching or extending therefrom which may have been constructed or which may hereafter be constructed by or under the authority of the Railway Administration for any other person or persons whomsoever or for the purpose of the Railway Administration and to make or allow such alterations as may be necessary to effect such connection.
- (c) To use or to permit the use of the siding or any extension or part thereof for the traffic if any person or persons other than the Applicant and to work traffic over the siding or any extension or part thereof to and from any other siding or sidings or tranches or extensions therefrom which may be constructed as aforesaid jointly with the traffic of the Applicant upon payment by such person or persons to the Applicant of either such portion of the cost originally paid by the Applicant to the Railway Administration, in respect of the land and sub-grade work or such tollage for such use as aforesaid as shall be decided by the General Manager for the time being of the Railway Administration or such other Officer as may be nominated by him whose decision shall be final, conclusive and binding on the Applicant as to whether a portion of the aforesaid cost shall be payable and if so, the amount thereof or whether a tollage shall be payable and if so, the amount or rate thereof.

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The Jailway Administration small collect such proportionate cont on behalf of the Applicant but shall not be responsible for collection of tollare for and on behalf of the Applicant, but the Applicant may enter into agreement with the person or persons who had lave been permitted the use of Sidily or part thereof by the Bailway administration on the payment by the latter of tollage.

The use of the Siding or any extension or part thereof by the Railway Administration or hy ather persons shall be so conducted in such manner and to such extent as to interfer, as little as possible with the free use of the siding by the Applicant whose treather shall have a precedence.

(d) To refuse supplies of waters are other rolling-stock for the Applicant to any siding or claimer constructs, for any other person or any branches or extensions or parks to the constructs, for any other person or any branches or extensions or parks to the constructs the Applicant may be allowed to work traffic jointly with such other person or otherwise in the event of non-payment by the Applicant of any sum or tellags which the Railway Administration may decide shall be payable by the Applicant or in the event of non-compliance by the Applicant with any directions or requirement of the Railway Administration with regard to the use of working of the siding or any branch or extension thereof or any other siding, branch or extension whether constructed for the Applicant or otherwise including the commission or omission of any act, matter or thing which may interfere with or inconvenience the Railway Administration in the proper working thereof.

20. Conversion of the siding.

The Railway Administration may whenever they shall think proper convert the entire portion of the said siding (coloured Red and Green on the said plan) or part thereof into Railway or Assisted Siding by giving to the Applicant six months' notice of their intention so to do on payment of such costs to the Applicant as would be considered reasonable by the Railway Administration at the time of conversion. The decision of the General Manager of the Railway Administration on the amount to be paid shall be final and binding on the parties.

The applicant shall not raise any objection to such conversion and shall execute in the standard forms such agreements as may be considered necessary by the Railway Administration in the altered circumstances, failing which the Railway Administration will have the right either to suspend the siding facilities granted to the holder or to terminate the agreement by giving one month's notice in writing.

21. Applicant not to Transfer Rights. The Applicant shall not be entitled to assign or transfer or sublet or permit to be used or enjoyed by any other person in any manner whatso. Were any of the rights or benefits conferred upon the Applicant by these presents and any purported assignment, transfer or subletting or permission shall be void and of no effect. Provided also that in the event of any other person being permitted by the Railway Administration to use the siding on the Applicant's request or otherwise, the Applicant shall remain responsible to the Railway Administration for all the charges and obligations under this Agreement.

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Applicant's Worker to any purson or if the Applicant being a Company stall a into liquidation and such into most transfers or the liquidator of the Company shall desire the upt and benefit of the ciding then subject to the undermentional conditions being complied with, the hallway Administration may at its discretion on the unitary research of the Applicant and of the intended transferre or liquidator has a prior to the transferre or within one month after the companies of the liquidation as the case may be, and after production by the transferre of the most of the hoplicant's looked or after proof by the Liquidation or of the intended or after proof by the Liquidation proceedings, allow the transferre or liquidator the me and a military the siding. The conditions above nor tioned are the following to

- (i) That the limited for a 13 he approved by the Railway Administration but such approved will not be unreasingly withheld.
- (ii) That the liquidator shall duly sign and register a Private Siding Agmerent in the saw form as these presents so far as then applicable or in such other form as the had liver Administration may then require.
- (iii) That the Applicant, wallway Administration and transferes shall duly execute an agreement of assimment as may be prescribed by the Railway administration.
- 22. <u>Power to Terminate Armsteant if Traffic Insufficient</u>:— (a) Notwithstanding anything contained in this Agreement the Railway Administration shall be entitled in the event of the Railway Administration being of the opinion that the Applicant's traffic over the siding is insufficient to justify the retention of the siding by the Applicant, of which event the Chief Operating Superintendent/Chief Commercial Superintendent of the Railway Administration will be the sole judge, to terminate this Agreement by giving to the Applicant not less than 6(six) month's previous notice in writing of the Railway Administration's intention to terminate this Agreement and on the expiry of such notice, this Agreement shall stand terminated.
- (b) The termination of this Agreement under the provisions of this Clause shall be without prejudice to any rights of remedies to which the Railway Administration will be entitled to in respect of any acts, natter or things arising before such termination.
- 23. Power to close the portion of the siding within Railway land coloured red in the amexed plan or work it for public traffic: In the event of the Railway Administration duciding in the public interest to close the siding or any part or extension thereof or to work the siding or any part or extension thereof for public traffic as part of the Railway system (the decision of the Railway being final in this case and the service of the notice as hereinafter stated shall be conclusive with mee of the same) the Railway Administration may terminate this Agreement by giving to the Applicant 6(six) month's previous notice in writing of such decision and on the expiration of such notice this Agreement shall terminate.

Provided, however, that in such event the Railway Administration shall at their option either construct for the use of the Applicant at the cost of

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the mathem Attributeration a suitable ciding in lieu of the siding or the parties of there is thereof so elected or worked for public traffic or furnish the Application of faculities for his traffic equivalent to those supplied to the best of the cool parties or extension thereof but if neither of the temporary shall be found by the Railway Administration in the Paracticular that the corporation of the Railway Peing final in this case) the Railway Administration to be practicularly the many pay to the Applicant the companies tion specified below. :-

point by the Applicant loca de areci-blen 05% (five) per year upto 20 (twenty) years negrotized after the date of completion of the work. After expiration of politically years no reform of completion of the work shall be payable.

14. Coor to Stop Trailing and to derminate Agreement in certain Events :-

The Nothing Addirect them whall have the absolute right to refuse at any time to allow their rolling stock to come or be used upon the siding or any part or extension thereof and shall also be entitled to determine the Agreement at any time after the happening of any of the following events:—

- (a) In the event of the Applicant failing to deposit within the time fixed for the purpose any sum or sums required to be deposited under the provisions of these presents or according to any direction of the Railway Misimistration.
- (b) In the event of the Applicant failing to pay any other sums payable to the Railway Administration under this Agreement or any other charges payable to the Railway Administration in respect of the siding or the use thereof within one month after the due date of payment or in the event of a due date not being specified than within one month after service of a written domand for payment.
- (c) In the event of the Applicant failing to comply with any requisition of the Railway Administration to remove or repair any defect which, in the opinion of the Railway Administration, may endanger the working and safety of the siding within such time as shall be fixed by the Railway Administration for the purpose.
- (d) In the event of the Applicant ceasing for a consecutive pariod of 3(three) months to use the siding or any part for extension thereof for the Applicant's own traffic in connection with the Applicant's works.
- (e) In the event of the Applicant contravening the provisions of Clause 15 hereof.
- (f) In the event of the Applicant failing to observe or perform any other obligation on his part herein contained.
- (g) In the event of the siding becoming dangerous or defective by reason of any act of God or other act or circumstances for which the Railway Administration is not responsible.

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(i) In the excit of any branch line, ording or any part or extension themself connection the siding or any part or extension thereof with the tration under any powers which the Unibary Administration may possess whether by status of by Armer ent with which proons or closed by order of the Government of India or any Clabe Covernment.

The Applicant chall have no claim whatsoever against the Railway Administration in respect of shy refusal by the Reilway Administration to allow their rolling clock to so or cold used upon the siding or any connected siding or branch that in any of the aforesaid events.

Provided always that or the legal mire of any of the events rentioned in Sub-Clauses(a),(t),(d),(d) and (f) the Railway Administration shall not exercise the power confarm deponds by this Clause unless 14(fourteen) days previous notice has been given in writing requiring the Applicant to comply with the demand of requirition, as the case may be, of the Railway Administration and the Applicant has filled to comply with the same within the time specified in such notice.

No notice shall be required to be given in the cases specified in the other sub-clauses of this claus.

- 25. Termination of Agreement on Death, Insolvency & c. This Agreement may be determined by the Reilway Administration without prior notice at any time after the Emprening of any of the following events:
 - (a) In the event of the death of the Applicant if an individual.
- (b) In the event of a partition of the Joint family properties, if the Applicant is a Joint family governed by the Mitakshara School of Hindu Law.
- (c) In the event of dissolution of partners either by act of parties or by order of Court if the Applicant is a firm or other association or body of individuals.
- (d) In the event of the Applicant becoming insolvent or going into liquidation either voluntarily or under an order of a competent Court.
- (e) In the event of the Applicant's interest in the works becoming wholly or partially vested in some other person.
- (f) In the event of the Applicant contravening the provision of Clause 20 hereof.
- 26. Consequences of termin tion under Clauses 22,23,24,25 & 27 :-

On termination of this agreement under provisions of clauses 22,23,24, 25 and 27 thereof the Hailway Administration shall be entitled to disconnect from their Railway the portion of the said siding within the Railway land (coloured rud on the said plan) at the cost of the Applicant and take up and remove the same and the appliance, connected therewith and dispose of the materials thereof as they may think fit medering to the Applicant surplus (if any) to arise from such disposal after first defraying and reimbursing there at all costs and expenses on and incidental to such taking up, removal

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and disposal and all sums owin to start by the applicant under the terms of this agreement or for freight or carriage. Provided always that the Railway Administration shall at all terms have a lien on the portion of said saiding within the saidleng land(coloured rad in the said plan) and appliances connected there with and restorate thereof for all stars owing to then from the Applicant order the terms of this agreement or for freight or carriage. The Applicant shall have no claim whatsoever against the Railway Administration in respect of termination of this agreement whether under any of the provisions of these presents or in any manner not provided for by those presents.

- 27. Americant to Bird Applicant Until Terminated by the Railway Administration or unless and until the person of persons in whom the untire rights and interests of the Applicant was vested and with whom the Railway Administration has agreed to enter into a Private Siding Agreement has executed and registered such Agreement in the same form as these presents or in such other form as the Railway Administration may require as provided in Clause 21 hereof, this Agreement shall be binding upon the Applicant and the successors in title or interest on the Applicant in the Applicant's Works.
- (i) Provided that the Applicant may, by giving 6(six) months' notice to the Railway Administration discontinue the use of the siding. In such event, the Applicant shall not be liable for the payment of raintenance and other charges under the Agrament for the period subsequent to the date of expiry of the said notice, but nevertheless all other obligations under the Agreement shall be birding on him.
- (ii) Provided further that the Railway Administration has the right without assigning any mason to terminate this Agreement on 6(six) months' notice.
- 28. Applicant to give vacant possession of land within a month of termination:— On termination of this Agreement the Applicant shall remove their materials from the land of the Railway Administration and give vacant possession of the same to the Railway Administration within one month.

Provided that if the Applicant fail to remove their materials from the land of the Railway Administration within the time specified by the Railway Administration, the seme shall be removed by the Railway Administration and the cost of such removal be realised from the Applicant either from their deposits or by sale of the Applicant's own property within such land of Railway Administration or by any other means.

Administration:—Notwithstanding anything contained in the foregoing Clauses of this Agreement the Railway Administration shall have the right to charge and recover from the Applicant interest at such rates as may be fixed by the Railway Administration from the to time on any or all sums payable by the Applicant under the terms thereof if such sums are not paid within one month from the due date and if no such date is fixed, within one month from the date on which a written durand is made by the Railway Administration.



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- 30. Right of Deduction of Lorey due to the Red Iway Admirestration: The Railway Admirestration chall lave the right to deduct from any amount which may become payable by the hadray Administration to the Applicant or to the legal representative of the Applicant any money due from the Applicant to the Railway Administration under these presents or for freight, raulage or other charges or otherwise in connection with the construction, maintenance or working of the mid-applicant.
- 31. Survice of sotions on Applicant: The Applicant shall maintain a proper office to witch all Litters, notices, derands and other communications intended for the Applicant may be sent, and every, notice derand or other communication of the shall be delivered at or sent by Registered Post to such Office shall for all purposes whatsoever be deered to have been validly and affectively delivered to the Applicant.
- 33. Alteration/Variation of the Agreement: Except as hereby provided any verbal or written agrangement abandoning, varying or supplementing this Agreement or any of the terms beard shall be deemed conditional and shall not be binding on the Railway Administration unless and until the same is endorsed on this Agreement or incorporated in a formal instrument and signed by the parties hereto and till than the Railway Administration shall have the right to repudiate such arrangement.

If the arbitrator appointed by the Cemeral Managers resigns from his appointment as an arbitrator or vacates his office, or is unable or unwilling to act so for any reason whatsoever or dies, the General Manager will have the power to appoint a new arbitrator to act in his place. Such arbitrator shall be entitled to proceed with the reference from the stage at which it was loft by the previous arbitrator.

The arbitrator may from time to time, with the consent of parties to these presents enlarge time for making and publishing the award".

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Arbitration in public sector undertaking:

"In the event of any dispute or difference between the parties here to, such dispute or difference shall be resolved anicably by mutual consultation or through the good offices of empowered agencies of the Covernment. If such resolution is not possible, then, the unresolved dispute or difference shall be referred to arbitration of an arbitrator to be nominated by Secretary, Department of Legal Affairs (law Secretary) in t rm of the Office Fenorandum No.55/5/1/75-CF, dated the 19th Dec. 175 issued by the Cabinet Secretariat Deptt. of Cabinet Affairs as modified from time to time. The arbitration Act. 1940(10 of 1940) shall not be applicable to the arbitration under this clause. The award of the Arbitrator, shall be binding upon parties to the dispute. Provided, however, any party aggriculation of the award to Law Secretary whose decision shall bind the parties finally & conclusively".

35. Cost of Execution of Agreement: All expenses in drawing up the Agreement and the cost of the stamping and registration shall be borne by the Applicant.

Morey receipt obtained from the Registration Office should be handed over to the Railways for collection of registered agreement which shall remain in the custody of Railways. Any charges, if levied for collection of registered agreement, shall also be borne by the Applicant."

37. Head Notes: The head notes herein are for the convenience of reference only and shall not affect the construction of these presents.

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