Government of Assam

Cultural Affairs Department.

Dispur, Guwahati Assam.

DEED OF LEASE AGREEMENT

For

Operation & Maintenance

of

North East Tribal Museum and Cultural Centre

at

Nazirakhat, Sonapur, Kamrup (M), Assam
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This Lease Agreement is made on this 21st day of October of 2014 at Guwahati.

BETWEEN

Department of Cultural Affairs, Government of Assam, acting through its Commissioner & Secretary, who is fully competent to enter into this Lease Agreement on behalf of the Assam Govt. (hereinafter referred to as the “1st Party/Lessor” which expression shall, unless the context otherwise requires, include its administrators, successors and assigns) of 1st Party;

AND

M/S. GAM DELICACY PVT. LTD., a company incorporated under the provisions of the Companies Act, 1956 represented by the Managing Director and having its registered office at Ganeshguri, Guwahati, Assam – 781 006 (hereinafter referred to as the “2nd Party/Lessee” which expression shall, unless the context otherwise requires, include its successors/ successors in business and permitted assigns and substitutes) of the 2nd Party.

Government of Assam is committed to providing social and culture infrastructure for its citizens. It is also committed to promote and preserve the tribal culture of the state in a balanced manner. With this aim, Government of Assam has constructed an Ethnic Museum and Cultural Centre atNazirakhat near Sonapur to preserve and enhance the rich, ethnic diversity of different tribes of the North East Region of India with a capital cost of about Rs. 10 crores. The layout plan of the building is given in Schedule 1. The project has been developed to showcase the life style of all the tribal people of North East Region under one platform. This Center will be the Cultural Center of all tribal communities and centre for
excellence in studies, dance, art, music, food and lifestyles of various tribal communities of the North East Region of India.

WHEREAS the 1st Party/Lessor has decided to undertake the Operation and Maintenance of North East Tribal Museum and Cultural Centre at Nazirakhat, Sonapur, Kamrup (M), through Public Private Partnership (Project).

AND WHEREAS with an objective to seek private sector participation in the aforesaid Project, the 1st Party/Lessor, undertook the process of selection of a suitable 2nd Party/Lessee through competitive bidding process, after issuing a Request for Proposal document (RFP) dated November 30th, 2013 inviting Bids from prospective Bidders to implement the said Project.

AND WHEREAS the 2nd Party/Lessee, selected through the transparent competitive bidding process, met the Eligibility Criteria as laid down in Section- Invitation for Bid of the RFP document and quoted the highest annual lease payment for the right to successfully undertake the operation and maintenance of the Project. After evaluation of the Proposals so received, Commissioner & Secretary to the Govt. of Assam, Cultural Affairs Deptt., (the 1st Party/Lessor) accepted the Proposal of the 2nd Party/Lessee and issued Letter of Intent dated 9/01/2014 to the 2nd Party/Lessee requiring, inter alia, the execution of this Lease Agreement.

AND WHEREAS the 2nd Party/Lessee acknowledges and confirm that it has undertaken a due diligence and audit of all aspects of the Project/ North East Tribal Museum and Cultural Center including technical & financial viability and legal; with due diligence and on the basis of its independent satisfaction hereby accepts the lease and agrees to manage the Project at its own cost and expense in accordance with the terms and conditions of this Lease Agreement.

AND WHEREAS following the issue of the Letter of Intent and (i) submission by the Successful Bidder of the Performance Security of Rs 50 lacs (Rupees Fifty lacs) being 5% of the cost of property in the form of Fixed Deposit Receipt (FDR) in favor of 1st Party/Lessor and (ii) payment of the Annual Lease rental of Rs 1,20,000 plus service tax (Rupees One lacs and twenty thousand plus service tax and other dues) to 1st Party/Lessor within 2 (two) weeks of date of receipt of the Letter of Intent to the Successful Bidder, the 1st Party/Lessor hereby agrees and grants to the Successful Bidder this Lease on the mutually agreed terms and conditions for the Lease Period to Operate and Maintain the North East Tribal Museum and Cultural Center, Sonapur.

AND WHEREAS the 2nd Party/Lessee hereby accepts the lease granted and undertakes the operation & maintenance of the Project in accordance to the provisions of this Lease Agreement.

NOW THEREFORE, in view of the offer, mutual promises and consideration set out herein, the 1st Party/Lessor and the 2nd Party/Lessee (each individually a "Party" hereto, and collectively the "Parties") hereby agree to be bound by the provisions of this Lease Agreement.
1.1 Definitions

In this Lease Agreement the following words shall have the meaning respectively stated hereunder:

1.1.1 **Applicable Laws** means all laws which are applicable to the Project and/or the Lease extending to the State of Assam, having been enacted or brought into force by Government of India or Govt. of Assam including regulations and rules made there under, and judgments, decrees, injunctions, writs and orders of any Court of Record, as may be in force and effect during the subsistence of this Lease Agreement.

1.1.2 **1st Party/Lessor** means Department of Cultural Affairs, Government of Assam represented through Commissioner & Secretary of Department of Cultural Affairs, Assam.

1.1.3 **Lease Agreement** means and includes this signed Lease Agreement (including the Schedules of the Lease Agreement, the “Letter of Intent”, “Notice to commence business” issued by 1st Party/Lessor, the written clarification(s), addendums, amendments, etc. to the RFP Document issued subsequently to the Bidders and all other documents/papers attached as annexure/appendix).

1.1.4 **Clearance** means as on the date of execution of this Lease Agreement, any consents, licenses, approvals, permits, exemptions, registrations, filings or other authorizations of whatever nature, which is necessary for effective operation of the Project.

1.1.5 **Competent Authority** means any agency, 1st Party/Lessor, department, ministry, public or statutory Person of the Government of Assam or Government of India.

1.1.6 **Change in Law** means the occurrence of any of the following events after the execution of this Lease Agreement:

   i) Enactment of any new Law.

   ii) The repeal in whole or in part (unless re-enactment with the same effect) or modification of any existing Law.

   iii) The commencement of any Law, which has not yet entered into effect.
iv) The change in interpretation or application of any Law by a Court of Record.

v) The imposition or requirement for a new statutory or regulatory approval or a modification in the terms and conditions on which a statutory or regulatory approval has already been obtained.

vi) A fresh imposition of a tax or duty that was not in existence on the Proposal Acceptance Date. It is specially clarified that a change in the rate of a tax or duty etc. shall not be considered a Change in Law for the purpose of this Article if the tax or duty etc. itself was in existence on the Proposal Acceptance Date.

1.1.7 “Cost” means all expenditure properly incurred (or to be incurred) by the 2nd Party/Lessee, on the maintenance of the Project, including overheads and similar charges, but does not include profit.

1.1.8 “Cure Period” means the period specified in this Lease Agreement for curing any breach or default of any provision of this Lease Agreement by the Party responsible for such breach or default and shall:

(a) commence from the date on which a notice is delivered by one Party to the other Party asking the latter to cure the breach or default specified in such notice;

(b) not relieve any Party from liability to pay Damages or compensation under the provisions of this Lease Agreement;

(c) include any extension(s) of such period.

1.1.9 “Day” means calendar day, “Month” means 30 (thirty) days and “Year” means 365 days.

1.1.10 “Directive” means any present or future requirement, instruction, direction, order, rule or regulation issued by any Competent 1st Party/Lessor which is legally binding or which is notified by the 1st Party/Lessor to the 2nd Party/Lessee, and any modification, extension or replacement thereof from time to time in force.

1.1.11 “Encumbrances” means any encumbrances such as mortgage, charge, pledge, lien, hypothecation, security, interest, assignment, privilege or priority of any kind having the effect of security or other such obligations and shall include without limitation any designation of loss payees or beneficiaries or any similar arrangement under any insurance policy pertaining to the Project Site, physical encumbrances or encroachments on the Project Site where applicable herein.
1.1.12 "Financial Year" shall mean the financial year beginning on 1st April and ending on 31st March.

1.1.13 Force Majeure" or "Force Majeure Event" shall mean an act, event, condition or occurrence specified in the Article 15.

1.1.14 "Facilities" shall mean all the components of North East Tribal Museum and Cultural Center at Nazirakhat, Sonapur, Kamrup (M), that includes (but may not be limited to) project components defined in Schedule 2.

1.1.15 "Good Industry Practice" means those practices, methods, techniques, standards, skill, diligence and prudence which are generally and reasonably expected and accepted from a reasonably skilled, prudent and experienced operator engaged in construction, operation, maintenance and management of projects akin to the Project. It would include good engineering practices in the project management which would be expected to result in the performance of its obligation by the 2nd Party/Lessee and in operation and maintenance of the Project in accordance with this Lease Agreement, Applicable Laws, Clearances, reliability, safety, environment protection, economy and efficiency.

1.1.16 "2nd Party/Lessee" means M/S. Gam Delicaey Pvt. Ltd, the Successful Bidder under the Companies Act, 1956, having its registered office at Ganeshguri, Guwahati-781 006, Assam and includes its successors/ successors in business and permitted assigns and substitutes.

1.1.17 "2nd Party/Lessee's Representative" means the Person appointed by 2nd Party/Lessee under Article 17.15.

1.1.18 "Lease Period" is the period of 15 (fifteen) years including any extensions of it for which this Lease is granted, commencing from the execution of the Lease Agreement.

1.1.19 "Material Adverse Effect" means consequences of events outside the control of the Affected Party which (a) render any right vested in a Party by the terms of this Lease ineffective, or (b) significantly impairs or frustrates the ability of any Party to observe and perform in a timely manner its obligations under this Lease Agreement, or (c) frustrates a material provisions of this Lease Agreement or any of the Project Lease Agreements.

1.1.20 "Operation and Maintenance Period" is the period commencing from the start of Lease Period to the Transfer Date.
1.1.21 "Party" means any of the parties to this Lease Agreement.

1.1.22 "Proposal Acceptance Date" means date of signing of this Lease Agreement.

1.1.23 "Performance Security" means a FDR for an amount of Rs 50 lacs (Rupees fifty lacs) from a scheduled bank in favor of the 1st Party/Lessor valid up to 3 (Three) months, beyond the lease period.

1.1.24 "Performance Standards" means the standards to which the operation, maintenance and management of the Project must adhere and which the 2nd Party/Lessee undertakes to meet.

1.1.25 "Person" means any natural person, firm, corporation, company, partnership, joint venture, trust or other entity, having legal capacity to sue and be sued in its name.

1.1.26 "Project" means, Operation and Maintenance of North East Tribal Museum and Cultural Center at Nazirakhat, Sonapur, Kamrup (M) during the lease period.

1.1.27 "Project Site" means the land, civil structure and rights in relation thereto, provided by the 1st Party/Lessor to the 2nd Party/Lessee on, under, in or through which the facilities or any other construction relating thereto is situated, located, passes through, sits upon or overlies, or any part of the activities which are to be executed, more particularly delineated in Schedule 2 and depicted in the map annexed to Schedule 1.

1.1.28 "RFP" means the Request for Proposal document issued by the 1st Party/Lessor. The terms "RFP" and "Request for Proposal" are synonymous with "Tender Documents" and "Bidding Documents".

1.1.29 "Schedules" mean the Schedules to this Lease Agreement.

1.1.30 "Statutory Auditors" means an Independent, recognized and reputable firm of the Chartered Accountants duly licensed to practice in India and acting as the Independent statutory auditors of the 2nd Party/Lessee under the provisions of Companies Act, 1956 including any statutory modification or re-enactment or replacement thereof, for the time being in force.

1.1.31 "Site Possession" means delivery to the 2nd Party/Lessee of possession of the Project Site or any part thereof, free from all Encumbrances, and the grant of all Easementary Rights and all other rights appurtenant thereto, so that the 2nd Party/Lessee enjoys complete uninterrupted and quiet possession and control of the Project Site throughout the subsistence of this Lease Agreement.
1.1.32 "Tax" means any tax, duty, levy, toll charge whatsoever charged, imposed or levied under Applicable Laws.

1.1.33 "Tender/ Bid/ Proposal" means the 2nd Party/Lessee's quoted Financial Proposal and detailed 2nd Party/Lessee's Proposal for the Project, submitted to the 1st Party/Lessor and as accepted by the 1st Party/Lessor.

1.1.34 "Termination Date" means the date on which this Lease Agreement terminates by efflux of time or by issuance of a Termination Notice.

1.1.35 "Termination Notice" means the communication issued in accordance with this Lease Agreement by a Party to the other Party for terminating this Lease Agreement.

1.1.36 "Third Party" means any Person, real or judicial, or entity other than the Parties to this Lease Agreement.

1.1.37 Transfer Date means the day immediately following the last day of the Lease Period, including any extensions thereto or earlier termination thereof, in accordance with the terms of the Lease Agreement.

1.1.38 "Users" means Person(s) using the Museum cum cultural centre.

1.1.39 "User Charges" means revenue from Museum cum Cultural centre through levy of entry fee, parking fee, revenue from sale of handicrafts items, revenue from sale of souvenir, revenue from sale of food and beverages etc. The 2nd Party/Lessee shall have the right to determine, demand, charge, collect, revise, retain and appropriate the User Charges as per the prescribed directive of the 1st Party/Lessor.

1.2 Principles of Interpretation.

1.2.1. In this Lease Agreement, unless the context otherwise requires,

(a) references to any legislation or any provision thereof shall include amendment or re-enactment or consolidation of such legislation or any provision thereof so far as such amendment or re-enactment or consolidation applies or is capable of applying to any transaction entered into hereunder;

(b) references to laws of India or Indian law or regulation having the force of law shall include the laws, acts, ordinances, rules, regulations, bye laws or notifications which have the force of law in the territory of India and as from time to time may be amended, modified, supplemented, extended or re-enacted;
references to a "person" and words denoting a natural person shall be construed as a reference to any individual, firm, company, corporation, society, trust, government, state or agency of a state or any association or partnership (whether or not having separate legal personality) of two or more of the above and shall include successors and assigns;

the table of contents, headings or sub-headings in this Lease Agreement are for convenience of reference only and shall not be used in, and shall not affect, the construction or interpretation of this Lease Agreement;

the words "include" and "including" are to be construed without limitation and shall be deemed to be followed by "without limitation" or "but not limited to" whether or not they are followed by such phrases;

references to "construction" or "building" include, unless the context otherwise requires, investigation, design, developing, engineering, procurement, delivery, transportation, installation, processing, fabrication, testing, commissioning and other activities incidental to the construction, and "construct" or "build" shall be construed accordingly;

references to "development" include, unless the context otherwise requires, construction, renovation, refurbishing, augmentation, upgradation and other activities incidental thereto, and "develop" shall be construed accordingly;

any reference to any period of time shall mean a reference to that according to Indian Standard Time;

any reference to day shall mean a reference to a calendar day;

references to a "business day" shall be construed as a reference to a day (other than a Sunday) on which banks in Guwahati are generally open for business;

any reference to month shall mean a reference to a calendar month as per the Gregorian calendar;

references to any date, period or Project Milestone shall mean and include such date, period or Project Milestone as may be extended pursuant to this Lease Agreement;

any reference to any period commencing "from" a specified day or date and "till" or "until" a specified day or date shall include both such days or dates; provided that if the last day of any period computed under this Lease Agreement is not a business day, then the period shall run until the end of the next business day;

the words importing singular shall include plural and vice versa;

references to any gender shall include the other and the neutral gender;
“lakh” means a hundred thousand (100,000) and “crore” means ten million (10,000,000);

“indebtedness” shall be construed so as to include any obligation (whether incurred as principal or surety) for the payment or repayment of money, whether present or future, actual or contingent;

references to the “winding-up”, “dissolution”, “insolvency”, or “reorganisation” of a company or corporation shall be construed so as to include any equivalent or analogous proceedings under the law of the jurisdiction in which such company or corporation is incorporated or any jurisdiction in which such company or corporation carries on business including the seeking of liquidation, winding-up, reorganisation, dissolution, arrangement, protection or relief of debtors;

any reference, at any time, to any Lease Agreement, deed, instrument, licence or document of any description shall be construed as reference to that Lease Agreement, deed, instrument, licence or other document as amended, varied, supplemented, modified or suspended at the time of such reference; provided that this Sub-clause shall not operate so as to increase liabilities or obligations of the 1st Party/Lessor hereunder or pursuant hereto in any manner whatsoever;

any Lease Agreement, consent, approval, authorisation, notice, communication, information or report required under or pursuant to this Lease Agreement from or by any Party shall be valid and effective only if it is in writing under the hand of a duly authorised representative of such Party, as the case may be, in this behalf and not otherwise;

the Schedules and Recitals to this Lease Agreement form an integral part of this Lease Agreement and will be in full force and effect as though they were expressly set out in the body of this Lease Agreement;

references to Recitals, Articles, Clauses, Sub-clauses or Schedules in this Lease Agreement shall, except where the context otherwise requires, mean references to Recitals, Articles, Clauses, Sub-clauses and Schedules of or to this Lease Agreement, and references to a Paragraph shall, subject to any contrary indication, be construed as a reference to a Paragraph of this Lease Agreement or of the Schedule in which such reference appears; and

the damages payable by either Party to the other of them, as set forth in this Lease Agreement, whether on per diem basis or otherwise, are mutually agreed genuine pre-estimated loss and damage likely to be suffered and incurred by the Party entitled to receive the same and are not by way of penalty (the “Damages”).

1.2.2. Unless expressly provided otherwise in this Lease Agreement, any Documentation required to be provided or furnished by the 2nd Party/Lessee to the 1st Party/Lessor shall be provided free of cost and in three copies, and if the
1. Party/Lessor is required to return any such Documentation with their comments and/or approval, they shall be entitled to retain two copies thereof.

1.2.3. The rule of construction, if any, that a contract should be interpreted against the parties responsible for the drafting and preparation thereof, shall not apply.

1.2.4. Any word or expression used in this Lease Agreement shall, unless otherwise defined or construed in this Lease Agreement, bear its ordinary English meaning and, for these purposes, the General Clauses Act 1897 shall not apply.

1.3 Measurements and Arithmetic Conventions

1.3.1. All measurements and calculations shall be in metric system and calculations done in 2 decimals places, with the third digit of 5 or above rounded up and below 5 rounded down except in Annual lease rental, calculation which shall be rounded off to nearest Rupee Hundred (100).

1.4 Priority of Documents

1.4.1. This Lease Agreement, and all other Lease Agreements and documents forming part of this Lease Agreement are to be taken as mutually explanatory and, unless otherwise expressly provided elsewhere in this Lease Agreement, the priority of this Lease Agreement and other documents and Lease Agreements forming part hereof shall, in the event of any conflict between them, be in the following order:

(a) this Lease Agreement; and

(b) all other Lease Agreements and documents forming part hereof;

i.e. the Lease Agreement at (a) above shall prevail over the Lease Agreements and documents at (b) above.

1.5 Ambiguities within Lease Agreement

1.5.1. In case of ambiguities or discrepancies in this Lease Agreement, the following shall apply:

(a) Between two Articles or more of this Lease Agreement, the provisions of specific Article relevant to the issue under the consideration shall prevail over those in other Articles;

(b) Between the Articles and the Schedules, the Articles shall prevail, save and except as expressly provided in the Articles or the Schedules;

(c) Between the written description on the Drawings and the Specifications and Standards, the latter shall prevail;
(d) Between the written description on the Drawing and the specific written dimension, the latter shall prevail; and

(e) Between any value written in numerals and that in words, the later shall prevail.
ARTICLE 2

Scope of the Project

2.1. Scope of the Project

2.1.1. The scope of the Project (the "Scope of the Project") shall mean and include, during the Lease Period:

(a) Operation and maintenance of the North East Tribal Museum and Cultural Center in accordance with the provisions of this Lease Agreement for the Lease period; and

(b) Performance and fulfilment of all other obligations of the 2nd Party/Lessee in accordance with the provisions of this Lease Agreement and matters incidental thereto or necessary for the performance of any or all of the obligations of the 2nd Party/Lessee under this Lease Agreement.
ARTICLE 3
Ownership of Assets

3.1 It is agreed that the Project facilities will be put into use and commissioned within 45 days of the execution of this Lease Agreement.

3.2 All assets owned and provided by the 1st Party/Lessor in the Project shall always be the property of 1st Party/Lessor. A layout of the project site is provided in Schedule 1. A list of all such assets are provided in Schedule 2. 2nd Party/Lessee shall take all reasonable due care of 1st Party/Lessor's assets and properties and shall be fully responsible for any loss or damage thereof or thereto, caused as a result of any negligence on its part. It is declared, agreed and acknowledged that all immovable properties including but not limited to land and building as also movable properties except those belonging to 2nd Party/Lessee are and shall remain the sole, exclusive and absolute property of 1st Party/Lessor and the status of 2nd Party/Lessee shall be that of a Licensee.

3.3 2nd Party/Lessee may bring at its own option and choice, but with due intimation to 1st Party/Lessor, any equipment or assets for the purpose of 2nd Party/Lessee's duties hereunder, such intimation to specify the equipment and assets being brought in by 2nd Party/Lessee. These assets would be kept separately identified and shall remain the property of 2nd Party/Lessee, to be removed forthwith on the expiry or sooner termination of this Lease Agreement. No liability whatever shall attach to 1st Party/Lessor for any loss or damage to 2nd Party/Lessee's assets, however.

3.4 2nd Party/Lessee declares that in entering into this Lease Agreement on the terms and conditions set out herein, 2nd Party/Lessee has made its own assessment of the Facilities and the use and income-potential thereof.

3.5 There will be an annual assessment of the property including the value of the land which shall be considered as base value of the property. This will be preferably done by an independent assessor.
ARTICLE 4

2nd Party/Lessee Responsibilities and Covenants/ Undertakings

4.1 2nd Party/Lessee shall be responsible for the efficient management, operation and maintenance of the Project facilities to high standards to commensurate with aims and objectives of the 1st Party/Lessor in setting up the ethnic Museum and Cultural Centre.

4.2 2nd Party/Lessee will collect the user charges as per rates specified in the Schedule 3.

4.3 2nd Party/Lessee shall punctually settle and pay the amounts owing to 1st Party/Lessor (including but not limited to) guaranteed Annual lease rentals within the time agreed and not to allow the same to fall in arrears.

4.4 That for any capital expenditure to be made by the 2nd Party/Lessee in the civil structure, the 2nd Party/Lessee will submit plan, estimate, design, etc. to the 1st Party/Lessor and the same would have to be approved by the Commissioner & Secretary of Cultural Affairs Deptt. Any construction works if carried out by the Second Party without specific and written permission by the First Party would be at its own cost, risk and responsibility. As far as possible the investment of the 2nd Party/Lessee in civil construction should be kept to the minimum. The annual Lease rental should be deposited to the Govt. exchequer as Govt. revenue which is not adjustable against any dues.

4.5 2nd Party/Lessee shall provide internal maintenance and sanitary and security services in the Facilities.

4.6 2nd Party/Lessee shall at its own cost and expense provide adequate personnel, qualified and experienced, for the purposes of operating and maintaining the Facilities and shall be responsible for maintaining proper records.

4.7 2nd Party/Lessee will ensure that all the employees of the project remain neat and clean and properly dressed preferably in traditional dresses. 2nd Party/Lessee will also ensure that it will not employ any person to work on the project who is suffering from any contagious or infectious disease. For this purpose, the 2nd Party/Lessee will obtain medical certificate for each of its employees as and when asked to do so.

4.8 2nd Party/Lessee shall duly discharge and settle all payments and dues including but not limited to salary/wages/provident fund/employees insurance and any other dues.
or claims whatsoever as per law, and whether statutory or contractual and also including any termination compensation or dues, owing to its personnel and staff including any contract labor engaged by 2nd Party/Lessee provided for the purposes of maintaining and/or operating the said facilities and to indemnify and keep 1st Party/Lessor fully indemnified against all claims and demands from or on behalf of any such personnel or staff of 2nd Party/Lessee and all actions, proceedings, damages, costs and expenses resulting from any such claims and demands.

4.9 2nd Party/Lessee shall use the property of the North East Tribal Museum and Cultural Center and the premises solely for the purpose as mentioned in this Lease Agreement.

4.10 2nd Party/Lessee shall organize State function per quarter and National and International event once in a year for promotion and exchange of Tribal and other Culture for showcasing the rich Tribal Culture of North East Region. 2nd Party/Lessee will also have to provide the venue free of cost for organizing the Govt. sponsored Tribal Festival/any other programme as per objective of the project. Schedule of such programme shall be mutually worked out by both the parties.

4.11 2nd Party/Lessee shall not cause, permit or suffer any misuse of the facilities and the areas, such misuse to include the holding or conducting of any cultural and entertainment programmes not intimated to the 1st Party/Lessor in advance. 2nd Party/Lessee have to submit a written letter giving details of the programme to 1st Party/Lessor in reasonable advance period so that the 1st Party/Lessor may in its discretion approve or reject any programme within 1 week of the intimation of the programme by 2nd Party/Lessee. The 1st Party/Lessor will necessarily send a written letter of rejection to 2nd Party/Lessee, if deemed so.

4.12 2nd Party/Lessee shall arrange to display the methods, process of the tribal textiles, handicrafts, food habits with different tribal beverages normally used in their society, garments & jewellery etc. to showcase the ethnic village atmosphere, relevant to the tribe in question.

4.13 The 2nd Party/Lessee will have to provide all necessary items and accessories associated with livelihood of each different tribe (11 Nos.) of the tribal huts at its own cost with due approval from competent 1st Party/Lessor, maintaining the décor & style of the community. 2nd Party/Lessee will have to provide for all ethnic items required for accommodation and food for the tourists visiting the Museum cum Cultural Centre at each tribal hut, as per requirement, in the traditional form of that particular tribe.
The 2nd Party/Lessee will arrange, at its own cost, for security and safety of the tourist visiting & staying at the Museum cum Cultural Centre.

The 2nd Party/Lessee will maintain/repair including necessary painting at the interval of 3 years at its own cost.

2nd Party/Lessee will arrange for printing and maintain the inventory of entry tickets at its own cost.

The 2nd Party/Lessee will be responsible for arranging different folk cultural programmes or sports programmes in the open area of the respective tribal hut/Amphitheatre/Multipurpose activity centre/Exhibition Ground as per the need and availability as on event date or weekends, National holidays and festive season of the different tribes.

The 2nd Party/Lessee will arrange temporary accommodation for support staff, at their own cost, at suitable location outside the periphery of the huts with the approval of the competent 1st Party/Lessor.

The 2nd Party/Lessee should employ the workers from the particular tribes for the particular tribal huts, food-huts, cafeteria, guest house etc.

The 2nd Party/Lessee should maintain the flora and fauna of the complex. Sincere effort shall be made by the 2nd Party/Lessee to keep the area green and plastic free.

2nd Party/Lessee should provide local conveyance within the complex for comfortable movement of visitors keeping in view of requirement.

2nd Party/Lessee shall arrange to have a souvenir shop stocked with traditional tribal handicrafts items of the North east. The premises will also have a library stocked with books on the history, culture and lifestyle of tribal people of the North-East.

2nd Party/Lessee shall supply high quality food & beverages (Tribal prepared) under strict hygienic conditions and provide decent services to the tourists and/or visitors in order to keep up the image of North East Tribal Museum and Cultural Centre. Cleanliness and salubrious surroundings are to be maintained always within the project premises by the 2nd Party/Lessee.
2nd Party/Lessee will use only the commercial gas burner and/or electric gadgets for cooking purpose and dish washing would be done only in the kitchen pantry area and nowhere else.

2nd Party/Lessee will ensure that the garbage from the project must be disposed of at the safest place outside the project premises in an environment friendly manner and as per the local laws.

2nd Party/Lessee will make adequate provisions and measures for security, fire protection, and fire fighting arrangement as may be prescribed by the competent 1st Party/Lessor, at their own cost.

2nd Party/Lessee shall comply with and scrupulously observe all applicable laws, rules and regulations and statutory requirements at its own cost related to the facilities including but not limited to those relating to food and beverages, and the conditions attaching to any permission or approval and shall indemnify and keep 1st Party/Lessor fully and comprehensively indemnified against any default or breach or non-observance of any laws, rules, regulations, requirements, conditions etc. and any consequences, liabilities, damages, costs, charges and expenses arising out of or in consequence of any such default, breach or non-observance as aforesaid.

2nd Party/Lessee shall keep insured at their cost at all times all the buildings, facilities, furnishings and equipments against all thefts, fire, earthquake, accidents, damages and other natural calamities etc and bear all expenses for payment of premium, etc incurred for such insurance.

2nd Party/Lessee shall at its own cost and expenses pay all statutory and non statutory dues including but not limited to as given below in clauses (a) to (f). 2nd Party/Lessee shall produce copies of payment vouchers / money receipts etc. towards the payment against sub clause (a) and (b) below as may be called for by the 1st Party/Lessor

(a) All power and water supply expenses.
(b) All taxes such as Income Tax, Sales Tax, Service Tax and Water Tax, Urban Tax and other taxes and dues as may be imposed by the Central Government and/or State Government and/or local authorities except the property tax/land tax and building tax which will be borne by the 1st Party/Lessor.
(c) All costs and expenses of the management and operation of the Facilities.
(d) All demands, dues/liabilities and or expenses incurred and payable to any supplier of stocks and supplies and other consumable.

(e) All expenses for the internal upkeep and maintenance of the Facilities including but not limited to painting, polishing, sanitary, plumbing, electric maintenance, landscaping as well as repairs and replacements.

(f) All other expenses towards running of Facilities such as charges for internet, telephone, telex, fax, etc. All expenses of clothing and uniform of the officer/staff/ personnel of 2nd Party/Lessee.

4.30 2nd Party/Lessee shall not store or allow storage of any explosive or inflammable materials in the premises of the captioned unit except such materials as Liquefied Petroleum Gas (LPG) etc. required either for cooking or any other inflammable materials for construction works in the area with proper and valid license.

4.31 1st Party/Lessor will not be made party to any dispute between 2nd Party/Lessee and any supplier, vendor, service provider, etc with whom 2nd Party/Lessee enters into contract with.

4.32 2nd Party/Lessee shall not charge, encumber, or create any lien or any rights whatsoever on any assets, facilities or properties belonging to 1st Party/Lessor or any part thereof.

4.33 2nd Party/Lessee shall not sublease the project to enable any other person/party to operate on his/her behalf. However, this restriction will not include sweeping, engagement of security guards etc.

4.34 The 2nd Party/Lessee shall get the maintenance of specialized items like Electricity, Sound System, Lifts, AC Plant, Escalators etc. through Original Equipment Manufacturers only.

4.35 2nd Party/Lessee will supervise, monitor and control the activities of Contractors, Sub-Contractors, their employees and agents under their respective Project Lease Agreements as may be necessary.

4.36 2nd Party/Lessee will take all reasonable precautions for the prevention of accidents on or about the Project Site and provide all reasonable assistance and emergency medical aid to accident victims.

4.37 2nd Party/Lessee shall allow access to 1st Party/Lessor and its authorized representatives at all times to inspect the project facilities, financial and statutory records and other relevant accounts of 2nd Party/Lessee relating to receipt and expenditure, sale of tickets from operation and management of the Facilities.
2nd Party/Lessee shall forthwith, upon expiry of the Term, surrender in good condition, free from any lien or encumbrances, repair and other subject to normal wear and tear any equipment and articles or other property of 1st Party/Lessor to such person as nominated by 1st Party/Lessor.

2nd Party/Lessee shall develop and maintain a Project website giving details of the Museum cum cultural centre with online booking facility and Users feedback section.

Besides the roles and responsibilities laid down in the RFP, the 2nd Party/Lessee will also have to undertake those responsibilities as prescribed by 1st Party/Lessor from time to time and those detailed in this Lease Agreement being executed between 1st Party/Lessor and 2nd Party/Lessee.
ARTICLE 5

1st Party/Lessor’s Responsibilities/Covenants

5.1 It shall be 1st Party/Lessor’s obligation to ensure that the following are made available or executed by the 1st Party/Lessor:

(a) All litigation involving the Project, prior to the date of signing of Lease Agreement and wherein the actions have been filed against the 1st Party/Lessor, the same shall be contested and conducted solely by the 1st Party/Lessor. The 2nd Party/Lessee shall be in no way held responsible or liable as a reason thereof.

(b) Any liability arising out of in providing the Project facilities free of encumbrances shall be borne solely by the 1st Party/Lessor.

(c) The 1st Party/Lessor shall ensure that from the date of execution of this Lease Agreement and till the completion of the Lease Period, the 2nd Party/Lessee has access to the Project Site for the purpose of carrying out the 2nd Party/Lessee’s obligations under this Lease Agreement.

(d) The 1st Party/Lessor shall assist in getting permissions and exemptions as may be required under laws relating to it and regulating the Project as applicable in the State of Assam.

5.2 1st Party/Lessor reserves the right to initiate for obtaining grants-in-aid from Govt. /Public Sector / Other Agencies for the development and promotion of Tribal Communities under the Project. A mutual decision with the 2nd Party/Lessee will be formulated in regards to the execution of such fund. Budgetary provisions in Annual State Budget will be done by the 1st Party/Lessor, to this effect as possible.

5.3 1st Party/Lessor hereby reserves the right to inspect the project facilities and books of accounts of the 2nd Party/Lessee with respect to the Project during the subsistence of the Lease Agreement.

5.4 1st Party/Lessor reserves the right to establish, regulates and revise the prevailing user charges and linking it to the market inflationary trends/indices.
5.5 1st Party/Lessor reserves the right to give recommendations with regard to procedures and standards of quality to ensure that high standards of quality are maintained by 2nd Party/Lessee.

5.6 It is expressly understood that the financial obligations on the part of 1st Party/Lessor are confined to those specifically set out in this Lease Agreement, and 1st Party/Lessor will not be expected or obliged to provide any additional finances or incur any additional expenditure of any kind whatsoever.

5.7 For the first 3 (three) consecutive years the lease rentals fixed at Rs. 1,20 Lakh per annum, as already decided but after 3(three) years, 1st Party/Lessor reserves the rights to increase the annual rentals every year by a certain percentage (%) say 5 to 10 of annual profit or the lease amount as decided at that time, whichever is more, after mutual discussion and Lease Agreement with the 2nd Party/Lessee in writing.

5.8 1st Party/Lessor will give due preference in organization of Government sponsored cultural events at the project site.
ARTICLE 6

Commercial Consideration

6.1. In consideration of the rights, privileges and interests granted by the 1st Party/Lessor to the 2nd Party/Lessee in terms of this Lease Agreement, the Annual Lease rental of Rs 1,20,000.00 (Rupees One Lakh Twenty Thousand) only per year plus Service Tax as applicable) shall be payable by the 2nd Party/Lessee to the 1st Party/Lessor for each financial year during the term of this Lease Agreement in the 1st Party/Lessor’s or its nominee’s bank account at a scheduled bank (to be intimated later on) payable at Guwahati.

6.2. The first Annual Lease rental shall be due and payable on the date of signing of this Lease Agreement and accordingly, the 2nd Party/Lessee shall deposit the subsequent Annual Lease rental within 10 (Ten) days prior to the same date every year.

6.3. In the event of delay in payment by the 2nd Party/Lessee, the 2nd Party/Lessee shall be required to pay the 1st Party/Lessor interest at the rate of 10% per annum for the defaulted period. In the case of delay in payment by the 2nd Party/Lessee beyond 30 days, it shall be a 2nd Party/Lessee Event of Default and the 1st Party/Lessor shall have the absolute discretion to terminate the Lease Agreement in accordance with Article 13. In this case the Lessee shall not raise any objection and the question of compensation as agreed in Clause 13.3 herein below shall not arise.

6.4. For the first 3 (three) consecutive years the lease rentals fixed at Rs. 1.20 Lakh per annum, as already decided but after 3(three) years, 1st Party/Lessor reserves the rights to increase the annual rentals every year by a certain percentage (%) say 5 to 10 of annual profit or the lease amount as decided at that time, whichever is more, after mutual discussion and Lease Agreement with the 2nd Party/Lessee in writing.

6.5. All financial matter will be executed by the Director of Cultural Affairs, Assam on behalf of the Commissioner & Secretary to the Government of Assam, Cultural Affairs Department.
ARTICLE 7

Performance Security

7.1 The 2nd Party/Lessee shall ensure that for the entire Lease Period, it will maintain a Performance Security of sum equivalent to 5% (five percent) of the cost of the property i.e. 50 lacs (5% of Rs 10 crore) as Performance security in the form of FDR of any Nationalized Bank duly pledged to The Commissioner & Secretary, Govt. of Assam, Cultural Affairs, Guwahati-6 valid up to 3 (Three) months, beyond the lease period.

7.2 Upon occurrence of a 2nd Party/Lessee Event of Default, the 1st Party/Lessor shall, without prejudice to its other rights and remedies hereunder or in law, be entitled to encash and appropriate relevant amounts from the Performance Security as damages. Upon such encashment and appropriation from the Performance Security, the 2nd Party/Lessee shall, within 30 (thirty) days replenish, in case of partial appropriation, to its original level of the Performance Security and in case of appropriation of entire Performance Security to provide a fresh Performance Security and the 2nd Party/Lessee shall, within the time so granted replenish or furnish to the 1st Party/Lessor a fresh Performance Security as aforesaid, failing which the 1st Party/Lessor shall be entitled to terminate this Lease Agreement in accordance with Article 13.

7.3 That the amount of Performance Security deposit of Rs. 50 lacs shall be released after expiry of the Lease Agreement or termination, after adjustment of dues, if any, payable by the 2nd Party/Lessee to the 1st Party/Lessor under this Lease Agreement. In case of termination by the 2nd Party/Lessee, the security money shall be forfeited.
ARTICLE 8
Publicity and Promotional Expenses

8.1 The promotion, publicity, advertisement including any charges on this account will be part of the responsibility of 2nd Party/Lessee.

8.2 2nd Party/Lessee shall be responsible for adequate advertisement and publicity (in print and electronic media) including as may be necessary in connection with the promotion of the project and optimum utilization of the various facilities in consonance however with the image, philosophy, objectives of the project.

8.3 All publicity materials in electronic and print media and also for the advertisement through leaflets, brochures, etc and also in signboards, hoardings, etc. for the project under this Lease Agreement should prominently mentioned the following:

".........................."...... Logo of: 1st Party/Lessor

A Unit of: ...........................................

Managed by: ........................................

8.4 The logo of 1st Party/Lessor must be displayed in signboard and in the advertisement and publicity materials brought out by the 2nd Party/Lessee. The 2nd Party/Lessee will be free to arrange marketing of the project in the domestic and international market and launch publicity campaign at its own cost. Further, the 2nd Party/Lessee will have to display the instructions / request of the 1st Party/Lessor to the visitors / guests at proper places of the project.
ARTICLE 9

Accounts and Audit

9.1. The Bankers for the purpose of this Lease Agreement shall be decided by 2nd Party/Lessee with intimation to 1st Party/Lessor. 2nd Party/Lessee shall open and operate the aforesaid bank accounts in connection with the operation and management of the Project.

9.2. All money, cash receipt, cheques and negotiable instruments relating to Project revenue shall be deposited in the Bank Account earmarked for the purpose, within maximum 4 working days.

9.3. The 2nd Party/Lessee shall maintain books of accounts recording all its receipts (including all user charges and other revenues derived/collected by it from or on account of the Project and its facilities), income, expenditure, payments, assets and liabilities, in accordance with this Lease Agreement, Good Industry Practice, Applicable Laws and Applicable Permits. The 2nd Party/Lessee shall provide 2 (two) copies of its Balance Sheet, Cash Flow Statement and Profit and Loss Account, along with a report thereon by its Statutory Auditors, within 90 (ninety) days of the close of the Accounting Year to which they pertain and such audited accounts, save and except where expressly provided to the contrary, shall form the basis of payments by either Party under this Lease Agreement.

9.4. The 1st Party/Lessor shall have the right to inspect the records of the 2nd Party/Lessee during office hours and require copies of relevant extracts of books of accounts, duly certified by the Statutory Auditors, to be provided to the 1st Party/Lessor for verification of basis of payments, and in the event of any discrepancy or error being found, the same shall be rectified and such rectified account shall form the basis of payments by either Party under this Lease Agreement.

9.5. Notwithstanding anything to the contrary contained in this Lease Agreement, the 1st Party/Lessor shall have the right, but not the obligation, to appoint at its cost from time to time and at anytime, another firm of Chartered Accountants to audit and verify all those matters, expenses, costs, realizations and things which the Statutory Auditors are required to do, undertake or certify pursuant to this Lease Agreement.
ARTICLE 10

Ownership of logos, names and marks

10.1 All names, brands, etc of North East Tribal Museum and Cultural Center, its sub-components and Facilities (for example, Entrance gate, Tribal huts, Administrative cum Reception Building, names of restaurants, souvenir shop, Parking lots etc.) will be the property of 1st Party/Lessor only. Exception may be made by the 1st Party/Lessor for those brands and names that operate outside North East Tribal Museum and Cultural Center under the same brands. Operator will have to take specific written permission before using such brands and names.

10.2 That the 2nd Party/Lessee will have to use the name of 1st Party/Lessor with its logo on the tickets and on every bit of paper / pad to be used for and on behalf of the 1st Party/Lessor.
ARTICLE 11

TERM

11.1 The initial Term of the Lease Agreement will be of 15 years. However the 1st Party/Lessor reserves the right to review the contract after every five years i.e. on completion of 5th and 10th year from the signing of this Lease Agreement and may exercise termination clauses in accordance with clause 13.1; 13.2 and 13.3 of this Lease Agreement. The decisions of 1st Party/Lessor in this regard shall be final and binding.

11.2 At the end of this term, 1st Party/Lessor may grant an extension to the 2nd Party/Lessee or appoint another 2nd Party/Lessee as it deems fit on terms and conditions set by 1st Party/Lessor. The decisions of 1st Party/Lessor in this regard shall be final and binding.

11.3 The terms of the Lease Agreement will be extended in accordance with Article 15 dealing with Force Majeure.
ARTICLE 12

Performance Evaluation

12.1. Annual Performance evaluation

1st Party/Lessor though its nominated staff or agency will evaluate the performance of the 2nd Party/Lessee based on the provisions of this Lease Agreement and on the Key performance indicators as specified in the Schedule 4 to this Lease Agreement on a specified time interval defined under clause 12.2. Schedule 4 provides a list of such Key performance indicators.

12.2. Schedule of Inspection.

12.2.1. Scheduled Inspection

For the purpose of performance evaluation, the term of the Lease Agreement is divided into two phases:

- **Phase-1**: Two years from the date of the signing of the Lease Agreement, which is termed as Performance Evaluation Period.

- **Phase-2**: From the beginning of 3rd year to the completion of Term in conformity with Article 11 of this Lease Agreement.

During the phase-1 term, the inspection of the project site and performance evaluation will be carried out in every six months with respect to capabilities/quality of Operation and Management of the centre by the bidder both in terms of facilities, management and cultural event staged as per KPI.

The performance evaluation during the phase-2 period will be on yearly basis.

12.2.2. Unscheduled Surprise Inspection

However, 1st Party/Lessor reserves the right to undertake any surprise unscheduled inspection in addition to the above mentioned scheduled inspection on the basis of receipt of any written complaints and feedback of the users of the Project or on its own to ensure that provisions of this Lease Agreement are complied with.
12.3. Reporting requirements

1st Party/Lessor or any of its nominated person / agency shall inspect the Project site to undertake any scheduled or unscheduled surprise inspection as per clause 12.2. It shall make a report of such inspection (the “Performance Evaluation Report”) stating in reasonable detail the defects or deficiencies, if any, with particular reference to compliance with the obligations of the 2nd Party/Lessee and Key performance indicators and send a copy thereof to the 1st Party/Lessor and the 2nd Party/Lessee within 7 (seven) days of such inspection.

12.4. Remedial measures

12.4.1. The 2nd Party/Lessee shall repair or rectify the defects or deficiencies, if any, set forth in the Performance Evaluation Report and furnish a report in respect thereof to the 1st Party/Lessor within 30 (thirty) days of receiving Performance Evaluation Report, as the case may be; provided that where theremedying of such defects or deficiencies is likely to take more than 30 (days) days, the 2nd Party/Lessee shall submit progress reports of the repair works once in every 15 days until such works are completed in conformity with this Lease Agreement.

12.4.2. In the event that remedial measures are not completed by the 2nd Party/Lessee in conformity with the provisions of this Lease Agreement within 30 (thirty) days of receiving Performance Evaluation Report or extended period, it will amount to 2nd Party/Lessee’s Event of default and 1st Party/Lessor will have the right to terminate this Lease Agreement as per Article 13.

12.4.3. In the event the 2nd Party/Lessee fails to repair or rectify any defect or deficiency set forth in the Performance evaluation report within the period specified in clause 12.4.1, it shall be deemed to be in breach of this Lease Agreement and the 1st Party/Lessor shall be entitled to recover Damages, to be calculated and paid for each day of delay until the breach is cured, at 0.1% (zero point one per cent) of Performance Security. Recovery of such Damages shall be without prejudice to the rights of the 1st Party/Lessor under this Lease Agreement, including the right of Termination thereof.
ARTICLE 13

Termination


Each of the following events or circumstances, to the extent not caused by a default of the 1st Party/Lessor or Force Majeure, and if not cured within the "Cure Period" which shall be 60 (sixty) days from the date of notice of default (the "Default Notice") from the 1st Party/Lessor, shall be considered for the purpose of this Lease Agreement as Events of Default of the 2nd Party/Lessee ("2nd Party/Lessee Events of Default"):

i) The 2nd Party/Lessee is in breach of its obligations under this Lease Agreement, which has a Material Adverse Effect upon the 1st Party/Lessor or the Project.

ii) The 2nd Party/Lessee is in breach of any representation or warranty made under this Lease Agreement or it repudiates this Lease Agreement.

iii) Delay in payment of annual lease rentals by the 2nd Party/Lessee.

iv) The 2nd Party/Lessee has failed to make any payment to the 1st Party/Lessor within the period specified in this Lease Agreement.

v) The 2nd Party/Lessee fails to achieve the key performance indicators as per Article 12 as provided for in this Lease Agreement.

vi) The 2nd Party/Lessee abandons the Project or any of its material obligations as provided under this Lease Agreement.

vii) The 2nd Party/Lessee fails to maintain Performance Security under Article 7 or any replenishment or furnishing of fresh Performance Security in the event of partial appropriation by the 1st Party/Lessor.

viii) Any transfer pursuant to law of either (a) the rights and/or obligations of the 2nd Party/Lessee under this Lease Agreements and/or (b) all or material part of the assets or undertaking of the 2nd Party/Lessee; except (i) to the extent permitted by this Lease Agreement or (ii) where any such transfer, in the
reasonable opinion of the 1st Party/Lessor, does not affect the ability of the 2nd Party/Lessee to perform its obligations under this Lease Agreement.

ix) In the event a resolution is passed by the shareholders of the 2nd Party/Lessee for the voluntary winding up of the 2nd Party/Lessee.

x) The 2nd Party/Lessee is adjudged bankrupt or insolvent or if a trustee or receiver is appointed for the 2nd Party/Lessee or for any of its property that has a material bearing on the Project;

xi) Any petition for winding up of the 2nd Party/Lessee is admitted by a court of competent jurisdiction or the 2nd Party/Lessee is ordered to be wound up by court, except if such petition is for the purpose of amalgamation or reconstruction, provided that as part of such amalgamation and reconstruction, the property, assets and undertakings of the 2nd Party/Lessee are transferred to the amalgamated or reconstructed entity and that the amalgamated or reconstructed entity has unconditionally assumed the obligations of the 2nd Party/Lessee under this Lease Agreement and provided that:

(a) The amalgamated entity or reconstructed entity has the technical capability and the operating experience necessary for the performance of its obligations under this Lease Agreement;

(b) The amalgamated entity or restructured entity has the financial standing to perform its obligations under this Lease Agreement and has a credit worthiness at least as good as that of the 2nd Party/Lessee as on the Compliance Date;

xii) The 2nd Party/Lessee assigns this Lease Agreement or any of its rights or obligations under the Lease Agreement, where such assignment is not in accordance with the terms and conditions of the Lease Agreement.

xiii) The 2nd Party/Lessee submits to the 1st Party/Lessor any statement which has a material effect on the 1st Party/Lessor's rights, obligations or interests and which is false in material particulars.
xiv) The 2nd Party/Lessee commits a default in complying with any other provision of this Lease Agreement if such default causes a Material Adverse Effect on the 1st Party/Lessor;

13.2. Without prejudice to any other rights or remedies which the 1st Party/Lessor may have under this Lease Agreement, upon occurrence of a 2nd Party/Lessee Default, the 1st Party/Lessor shall be entitled to terminate this Lease Agreement by issuing a notice ("Termination Notice") to the 2nd Party/Lessee; provided that before issuing the Termination Notice, the 1st Party/Lessor shall by a notice inform the 2nd Party/Lessee of its intention to issue such Termination Notice and grant 15 (fifteen) days to the 2nd Party/Lessee to make a representation, and may after the expiry of such 15 (fifteen) days, whether or not it is in receipt of such representation, issue the Termination Notice.

13.3. Compensation for default by the 2nd Party/Lessee

In the event of the 2nd Party/Lessee being in material default or breach of this Lease Agreement, it shall pay to the 1st Party/Lessor by way of compensation, all direct costs suffered or incurred by the 1st Party/Lessor as a consequence of such material default or breach, within 30 (thirty) days of receipt of the demand supported by necessary particulars thereof; provided that no compensation shall be payable under this Clause 13.3 for any material breach or default in respect of which Damages are expressly specified and payable under this Lease Agreement or for any consequential losses incurred by the 1st Party/Lessor. For the avoidance of doubt, it is agreed that recovery of Damages or any sum payable under this Clause shall be without prejudice to the rights of the 1st Party/Lessor under this Lease Agreement, including the right of Termination thereof.

13.4. Termination By 2nd Party/Lessee

13.4.1. Notwithstanding anything to the contrary herein contained, this Lease Agreement may also be terminated:

13.4.2. By the 2nd Party/Lessee by an irrevocable notice of 60 days in writing to 1st Party/Lessor, given after the completion of a period of 3 years reckoned from the date of commissioning of the Project, subject to meeting the obligations namely, viz.,

(a) Continuing the operations and services in the same way, quantitatively and qualitatively, as before through the notice period including payment
of all statutory and non statutory dues arising out from execution of this
Lease Agreement; and

(b) The payment of all the sums due to 1st Party/Lessor including the
guaranteed annual lease rental amount under this Lease Agreement until
the termination of this Lease Agreement pursuant to the notice.

(c) It is understood that 1st Party/Lessor shall also meet its obligations
during the notice period.
ARTICLE 14

2nd Party/Lessee’s presence to cease on expiry or termination

14.1. Upon expiry of the term or of a sooner termination of this Lease Agreement:

14.1.1. It is agreed that on revocation of the Lease Agreement or vacation of the Project by the 2nd Party/Lessee for any reason whatsoever, the 2nd Party/Lessee will not remove any moveable items without written permission of the Commissioner & Secretary, and if required the 1st Party/Lessor shall have the option to retain the same with payment of consideration as may be mutually agreed upon.

14.1.2. Subject to the above clause and permission of 1st Party/Lessor, 2nd Party/Lessee shall forthwith remove itself and all its belonging from the Project facilities and areas within 30 days and 1st Party/Lessor shall immediately assume care of the management and operation of the Project facilities and the areas, directly or through any other agency. 2nd Party/Lessee shall have no right to prevent such operation and management by 1st Party/Lessor and expressly agrees that in exercise of this right, 1st Party/Lessor will be entitled to prevent 2nd Party/Lessee and its officers, staffs, agents or servants from entering and having any access whatever to the project facilities save and except for removal of 2nd Party/Lessee’s belongings.

14.1.3. That in case the 2nd Party/Lessee fails to vacate the possession of the Project at the expiry / cancellation of the Lease period and if the extension is not given to the 2nd Party/Lessee, the 2nd Party/Lessee shall be liable to pay by way of damages / penalty three times the prescribed yearly Lease rentals for every such year of unauthorized occupation till eviction is completed.

14.1.4. That it is specifically made clear that the premises in question are public premises within the meaning of the Public Premises (Eviction of Unauthorized Occupants) Act, 1971 and provisions of the said Act shall apply for eviction purpose or any other law applicable to the context for eviction purpose.

14.1.5. 2nd Party/Lessee shall surrender the assets in good condition, free and clear of any charges, liens and Encumbrances created or suffered by the 2nd Party/Lessee, repair and order subject to normal wear and tear of any equipment, articles or other property of 1st Party/Lessor (which 2nd Party/Lessee may have the use under or pursuant to this Lease Agreement) to such person/agency as nominated by 1st Party/Lessor for the purpose.
ARTICLE 15

Force Majeure

15.1 When a party to this Lease Agreement is unable (wholly or in part) by reason of force majeure to carry out any obligation under this Lease Agreement then the Party shall,

(a) Give the other Party prompt notice of that force majeure with, reasonably full particulars thereof and in so far as known, the probable extent to which it will be unable, to perform or be delayed in performing that obligation, and

(b) Use all possible diligence to remove that force majeure as quickly as possible. During the duration of the force majeure, the obligations of the Parties so far as they are affected by force majeure shall stand suspended, and 1st Party/Lessor's compensation shall be reduced on a pro-rata basis. The period of suspension or that affected by force majeure shall then be added to the period of this Lease Agreement.

15.2 If after a period of seven (7) days the force majeure has not ceased, the Parties shall meet in good faith where they have not already met earlier, to discuss the situation and endeavor to achieve a mutually satisfactory resolution to the problem.

15.3 If the force majeure continues for a period beyond three months and no mutually satisfactory resolution is possible then the party receiving the notice for force majeure shall have the right to terminate this Lease Agreement.

15.4 In this Lease Agreement, "force majeure" means an act of God, war, blockade, lightening, fire, earthquake, storm, flood, strike, governmental restraint and expropriation.
ARTICLE 16
DISPUTE RESOLUTION

16.1. Dispute resolution

16.1.1. Any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Lease Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the "Dispute") shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure set forth in Clause 16.2.

16.1.2. The Parties agree to use their best efforts for resolving all Disputes arising under or in respect of this Lease Agreement promptly, equitably and in good faith, and further agree to provide each other with reasonable access during normal business hours to all non-privileged records, information and data pertaining to any Dispute.

16.2. Conciliation.

In the event of any Dispute between the Parties, either Party may require such Dispute to be referred to the Commissioner & Secretary, Cultural Affairs Deptt., 1st Party/Lessor and the Chairman of the Board of Directors of the 2nd Party/Lessee for amicable settlement, and upon such reference, the said persons shall meet no later than 7 (seven) days from the date of reference to discuss and attempt to amicably resolve the Dispute. If such meeting does not take place within the 7 (seven) day period or the Dispute is not amicably settled within 15 (fifteen) days of the meeting or the Dispute is not resolved as evidenced by the signing of written terms of settlement within 30 (thirty) days of the notice in writing referred to in Clause 16.1.1 or such longer period as may be mutually agreed by the Parties, either Party may refer the Dispute to arbitration in accordance with the provisions of Clause 16.3.

16.3. Arbitration.

16.3.1. In the event of any dispute or difference arising between the Parties arising out of or relating to or in respect of this Lease Agreement, the same shall be referred to the sole arbitration of an arbitrator to be appointed by the
Empowered Committee on PPP constituted by the Government of Assam under in accordance with The Arbitration and Conciliation Act 1996. The venue of such arbitration shall be District of Kamrup (Metro) at Guwahati, and the language of arbitration proceedings shall be English.

16.3.2. The arbitrators shall make a reasoned award (the "Award"). Any Award made in any arbitration held pursuant to this Article shall be final and binding on the Parties as from the date it is made, and the 2nd Party/Lessee and the 1st Party/Lessor agree and undertake to carry out such Award without delay.

16.3.3. The 2nd Party/Lessee and the 1st Party/Lessor agree that an Award may be enforced against the 2nd Party/Lessee and/or the 1st Party/Lessor, as the case may be, and their respective assets wherever situated.

16.3.4. This Lease Agreement and the rights and obligations of the Parties shall remain in full force and effect, pending the Award in any arbitration proceedings hereunder.
ARTICLE 17

Miscellaneous Provisions

17.1. **Indemnities**

The 2nd Party/Lessee is responsible to the 1st Party/Lessor for the due performance and discharge of its obligations and responsibilities under this Lease Agreement and shall indemnify the 1st Party/Lessor against all claims, actions, proceedings, damages, costs and expenses incurred by it as a result of any failure or default on the part of the 2nd Party/Lessee in discharging and performing such obligations and responsibilities.

17.2. **Consent**

Whenever in this Lease Agreement the consent or approval of either party hereto is requested, such consent or approval shall not be unreasonably withheld provided that any party acting within the terms of this Lease Agreement withholds their consent, the same shall not be construed as unreasonable. Further all requisite consents and approvals in respect of all such matters shall be expeditiously dealt with by both the parties keeping in view the desire for efficacious operations. Urgent matters expressly mentioned as such shall be dealt with immediately.

17.3. **Lease Agreement to be Repository**

It is expressly declared that:-

(a) This Lease Agreement is the sole Repository of the terms and conditions concerning the subject matter of this Lease Agreement. All prior Lease Agreements or Understandings whether contained in any signed Lease Agreement or Memorandum of Understanding or in any correspondence exchanged between the Parties or otherwise in any oral discussions, stand superseded and abrogated provided that the Request for Proposal and 2nd Party/Lessee Proposal form a part of this Lease Agreement. In case of any differences in the clauses between the Request for Proposal and 2nd Party/Lessee Proposal, the clause in the Request for Proposal document will be binding.
(b) This Lease Agreement can only be amended by a subsequent Lease Agreement between the parties which is reduced to writing and not otherwise. All duly executed amendments shall be similarly executed in duplicate and shall form part of this Lease Agreement.

17.4. Relations between the Parties

Nothing contained herein shall be construed as establishing or creating a relationship of master and servant, partnership, joint venture, principal and agent between the Parties hereto shall be a strictly principal to principal relationship and nothing contained herein shall be construed as a sale, transfer or disposal and/or creating any interest in the project in favor of 2nd Party/Lessee the use thereof allowed to 2nd Party/Lessee being only that of a licensee and strictly on and subject to the terms and conditions stated herein.

Neither Party hereto shall be liable for the debts or obligations of the other Party hereto except as where expressly provided as herein.

17.5. Confidentiality

The Parties hereto shall keep mutually confidential and exclusive of third Parties confidential information/expert information / expert techniques and the like as they may receive from each other during the course of this Lease Agreement.

17.6. Governing Law and Jurisdiction

This lease shall be construed and interpreted in accordance with and governed by the laws of India, and the Courts of Assam shall have jurisdiction over all matters arising out of or relating to this Lease Agreement.

17.7. Waiver

Waiver by either Party of any default by the other Party in the observance and performance of any provisions of or obligations under this Lease Agreement:
(a) shall not operate or be construed as a waiver of any other or subsequent default hereof or of other provisions of or obligations under this Lease Agreement;
shall not be effective unless it is in writing and executed by a duly authorized representative of the Party; and

shall not affect the validity or enforceability of this Lease Agreement in any manner.

Neither the failure by either Party to insist on any occasion upon the performance of the terms, conditions and provisions of this Lease Agreement or any obligation there under nor time or other indulgence granted by a Party to the other Party shall be treated or deemed as waiver of such breach or acceptance of any variation or the relinquishment of any such right hereunder.

17.8. **Exclusion of implied warranties**

This Lease Agreement expressly excludes any warranty, condition or any other undertaking implied at law or by custom or otherwise arising out of any other Lease Agreement between the Parties or any representation by either Party not contained in a binding legal Lease Agreement executed by both Parties.

17.9. **Severability**

If for any reason whatever any provision of this Lease Agreement is or becomes invalid, illegal or unenforceable or is declared by any court of competent jurisdiction or any other legal and valid instrumentality to be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not be affected in any manner, and the Parties will negotiate in good faith with a view to agreeing upon one or more provisions, which may be substituted for such invalid, unenforceable or illegal provisions, as nearly as is practicable. Provided, failure to agree upon any such provisions shall not be a subject matter to dispute resolution under this Lease or otherwise.

17.10. **Custody of Documents**

The Design Documents shall be in the custody and care of the 2nd Party/Lessee. Unless stated otherwise in this Lease Agreement, the 2nd Party/Lessee shall provide four copies for the use of the 1st Party/Lessor.
17.11. Copyright

The 2nd Party/Lessee, as beneficial owner, hereby transfers to the 1st Party/Lessor copyright and registered design and all other intellectual property rights subsisting in or accruing to the 2nd Party/Lessee, in relation to the Design Documents made or to be made by or on behalf of the 2nd Party/Lessee, during the lease Period for which such copyright subsists in such works. The 1st Party/Lessor hereby grants to the 2nd Party/Lessee non-exclusive royalty-free license to use such documents and drawings solely for the purpose of complying with its obligations under this Lease Agreement.

17.12. Use of the 1st Party/Lessor's Documents

Copyright in the Technical Requirements and other documents issued by the 1st Party/Lessor to the 2nd Party/Lessee shall (as between the Parties) remain the property of the 1st Party/Lessor. The 2nd Party/Lessee may, at its cost, copy, use and communicate any such documents for the purposes of this Lease Agreement. They shall not, without the 1st Party/Lessor's consent, be used, copied or communicated to a Third Party by the 2nd Party/Lessee, except as necessary for the purposes of this Lease Agreement.

17.13. Compliance with Laws and Directives

(a) The 2nd Party/Lessee shall, in all matters arising in the performance of this Lease Agreement comply with, give all notices under, and pay all taxes, levies and other similar charges required by the provisions of any Central or State law or directive or any regulation of any legally constituted public 1st Party/Lessor having jurisdiction over the Project. The 2nd Party/Lessee shall obtain all permits, licenses or approvals required for any part of the Project in reasonable time, taking into account the delivery time for the Equipments and Materials and required for completion of the project. The 1st Party/Lessor and the 2nd Party/Lessee shall comply with all the laws as applicable.

(b) In the performance of this Lease Agreement, the 2nd Party/Lessee shall ascertain and comply with all relevant laws and directives. The 1st Party/Lessor will provide such reasonable assistance as may be requested by the 2nd Party/Lessee in ascertaining the nature and extent of such relevant Indian laws and directives.

(c) The 2nd Party/Lessee shall indemnify the 1st Party/Lessor, the 1st Party/Lessor's officers, employees and agents against all governmental penalties and fines payable to a Competent 1st Party/Lessor, together with any reasonable legal expenses incurred in connection therewith, to the extent arising out of any failure of the 2nd Party/Lessee, any
Subcontractor or their respective agents or employees to comply with any law or directive applicable to the start-up, operation and maintenance activities conducted at the Project Site, during the performance of its obligations.

(d) If the 2nd Party/Lessee or the 1st Party/Lessor finds any divergence between any law or directive and the Technical Requirements, it shall give to the other Party a written notice specifying the divergence and proceed in accordance with provisions for termination as given in Article 13.

17.14. **Joint and Several Liability**

If the 2nd Party/Lessee is a joint venture of two or more Persons, all such Persons shall be jointly and severally liable to the 1st Party/Lessor for the fulfilment of the terms of this Lease Agreement. Such Persons shall designate one of them to act as "Lead Member" with 1st Party/Lessor to bind the joint venture and each of its members. The composition or the constitution of the joint venture shall not be altered without prior approval of the 1st Party/Lessor and as per the specific provisions in this regard provided in this Lease Agreement.

17.15. **Notifications**

(a) Wherever provision is made for the giving or issuance of any notice, instruction, consent, approval, certificate or determination by any Person, unless otherwise specified, such communication shall be in writing and shall not be unreasonably withheld or delayed. Wherever provision is made for a communication to be "written" or "in writing", this means any hand-written, typewritten or printed communication, including the agreed systems of electronic transmission.

(b) All certificates, notices or written orders between the Parties shall either be delivered by hand against written acknowledgement of receipt, or be sent by registered acknowledgement due pre-paid post or courier or one of the agreed systems of electronic transmission. In the event of any dispute, unless such acknowledgement of receipt is provided, the communication shall be treated as not given.

(c) In the case of the 2nd Party/Lessee, all communication shall be marked for the attention of the person and to the address provided below, or to such other person
or address as may be intimated to the 1st Party/Lessor by the 2nd Party/Lessee from time to time.

Name of 2nd Party/Lessee's Representative: ______________________

Address for communication: ______________________

(d) In the case of the 1st Party/Lessor, all communication shall be addressed to:

Name of 1st Party/Lessor's Representative: ______________________

Address for communication: ______________________

17.16. Language

The language of this Lease Agreement is the English language. All correspondence, drawings, designs, design data, Tests reports, certificates, specifications and information shall be in the English language. All other written and printed matter required for operation and maintenance shall be executed in the English language. Instructions and notices to the public and staff and all other signs and information notices shall be in English, Hindi/Local language.

17.17. Counterparts

This lease may be executed in 2 (two) counterparts, each of which when executed and delivered shall constitute an original of this Lease Agreement.
IN WITNESS whereof the Parties have executed and delivered this Lease Agreement as of the date first above written.

SIGNED SEALED AND DELIVERED

For and on behalf of Department of Cultural Affairs, Government of Assam (1st Party/Lessor) by:

[Signature]
S. BARUA
(Name)
(Designation)

SIGNED SEALED AND DELIVERED

for and on behalf of M/S. GAM DELICACY PVT. LTD (2nd Party/Lessee) by:

Gam Delicacy Pvt. Ltd.

[Signature]
Managing Director
(Name)
(Designation)

WITNESSES:

1) 21/10/14 (Tapas Chakraborty, Director, Cultural Affairs)

2) [Signature] Date 21/10/14
   Place

3) [Signature] Date 21/10/14
   Place

In presence of
Smt. Pranatee Phukan,
Hon'ble Minister, Cultural Affairs, Assam
Schedule 1

The layout plan of the building
Schedule 2
Project facilities

1. Administrative cum Reception Building.
2. Amphitheatre.
3. Tribal Huts- 11 units, viz.
   i) Sonowal,
   ii) Tiwa,
   iii) Rabha,
   iv) Karbi,
   v) Reang,
   vi) Mizo,
   vii) Bodo,
   viii) Mising,
   ix) Deori,
   x) Adigalong
   xi) Dimasa.

4. Multipurpose Activity Centre.
5. Food Stall- 4 Buildings (8 units).
7. Toilets- 1 Building (2 units).
10. Electrical Substation & External Electrification.
11. Generators.
12. Road Network, Paving, Pathways.
14. Developed site.
15. Water Treatment Plant / Waste Water treatment plant.

The property worth Rs.10.00 Crore at costs, excluding the cost of land.
Schedule 3
User Charges

1. **Entry fee** will be limited, initially, as detailed below:

   **Indian citizen**
   
   A. Adult - Rs. 50.00
   B. Minor - Rs. 25.00
   C. Children below 3 years - Free

   **Foreign Citizen**
   
   A. Adult - Rs. 200.00
   B. Minor - Rs. 50.00
   C. Children below 3 years – Free

   *(The entry fee amount can be enhanced after every three years by 15% with prior written permission of 1st Party/Lessor)*

**Discount:**
Discount may be provided for large groups of Children

2. Parking Fee- to be notified by the 1st Party/Lessor

3. Food and beverages at MRP

4. Handicrafts item/ Souvenir at MRP

**Timings**
- Open all days
- Entry Time - 9.00 AM – to 7.00 PM (Summer) and 9.00 AM – to 5.00 PM (Winter)
<table>
<thead>
<tr>
<th>S.no</th>
<th>Parameter</th>
<th>Benchmark and frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Timely payment to the 1st Party/Lessor of annual lease rentals</td>
<td>First Annual Lease rental on the date of signing of this Lease Agreement and subsequent Annual Lease rental within 10 (Ten) days prior to the same date every year.</td>
</tr>
<tr>
<td>2.</td>
<td>Number of National Events organised (Events could be in the nature of arts and handicrafts exhibition, textiles exhibition, dance and music festival, Culinary festival, sports programmes, study tours, cultural exchange programme with other states)</td>
<td>Minimum 1 (one) per quarter (every three months) with a expected footfall of 1000 tourist</td>
</tr>
<tr>
<td>3.</td>
<td>Number of international Events organised (Events could be in the nature of arts and handicrafts exhibition, textiles exhibition, dance and music festival, Culinary festival, sports programmes, study tours, cultural exchange programme with other states/countries)</td>
<td>Minimum 1 per annum with a expected footfall of 1000 tourist</td>
</tr>
<tr>
<td>4.</td>
<td>Number of artefacts in the Museum</td>
<td>Minimum 1500 artefacts</td>
</tr>
<tr>
<td>5.</td>
<td>Resolution of Customers complaints or action on customer feedback</td>
<td>Within 1 week of the complaint</td>
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<tr>
<td>6.</td>
<td>Project web site uptime for online booking, project details</td>
<td>90%</td>
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<tr>
<td>7.</td>
<td>Painting / whitewash of Project facilities</td>
<td>At an interval of 3 years</td>
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<tr>
<td>8.</td>
<td>General upkeep and cleanliness of the site</td>
<td>At all times</td>
</tr>
<tr>
<td>9.</td>
<td>Incident response time (Accidents, fire fighting, medical emergencies etc)</td>
<td>Within 15 minutes</td>
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<td>10.</td>
<td>Submission of reports to the 1st Party/Lessor</td>
<td>Within the specified timelines</td>
</tr>
<tr>
<td>11.</td>
<td>Sale of entry tickets</td>
<td>Minimum 150 users per month</td>
</tr>
<tr>
<td>12.</td>
<td>Advertisement in Print and electronic media</td>
<td>1 advertisement per month in print media and 1 advertisement per month in electronics media</td>
</tr>
<tr>
<td>13.</td>
<td>Maintenance of books of accounts for the project</td>
<td>At all times</td>
</tr>
<tr>
<td>14.</td>
<td>Maintenance of specified insurance policies for the project facilities</td>
<td>At all times</td>
</tr>
<tr>
<td>15.</td>
<td>Compliance with timely payment to staff</td>
<td>Every month</td>
</tr>
<tr>
<td>16.</td>
<td>Showcasing the décor and lifestyle of tribal communities</td>
<td>At all times</td>
</tr>
<tr>
<td>17.</td>
<td>Employment of tribal people for operations of the project</td>
<td>80% of the work force</td>
</tr>
<tr>
<td>18.</td>
<td>Establishing a library with books on the history, culture and lifestyle of tribes of North East</td>
<td>At all times</td>
</tr>
<tr>
<td>19.</td>
<td>Establishing and maintaining a souvenir shop stocked with handicrafts items of tribes of North East</td>
<td>At all times</td>
</tr>
<tr>
<td>20.</td>
<td>Conducting sports and cultural programmes of tribes of North East on every weekend</td>
<td>On Weekends</td>
</tr>
<tr>
<td>21.</td>
<td>Use of Logo of the 1st Party/Lessor in printed literature, tickets and sign boards</td>
<td>At all times</td>
</tr>
<tr>
<td>22.</td>
<td>Disposal of wastes in an environmentally friendly manner as per the local urban laws.</td>
<td>At all times</td>
</tr>
<tr>
<td>23.</td>
<td>Compliance with the labour laws and other applicable laws / permits</td>
<td>At all times</td>
</tr>
<tr>
<td>24.</td>
<td>Cleanliness of toilet blocks</td>
<td>At all times</td>
</tr>
<tr>
<td>25.</td>
<td>Dissemination of information through signboards, Audio visual aids, website and help desk in the project premises</td>
<td>At all times</td>
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</table>