TABLET NAMEDER 5693-IN

# Project Agreement

(National Cyclone Risk Mitigation Project-II)

between

INTERNATIONAL DEVELOPMENT ASSOCIATION

end

STATE OF WEST BENGAL

Dated Inquet 11, 2015

#### PROJECT AGREEMENT

Agreement dated Association ("Project Into between INTERNATIONAL DEVELOPMENT ASSOCIATION ("Association") and STATE OF WIST STATE ("Project Implementing Entity") ("Project Agreement") in consistion with the Espanding Agreement ("Financing Agreement") of the same date between India ("Recipient") and the Association. The Association and the Project Implementing Entity hereby agree as follows:

#### ARTICLE I — GENERAL CONDITIONS; DEFINITIONS

- 1.01. The General Conditions (as defined in the Appendix to the Financing Agreement) constitute an integral part of this Agreement.
- 1.02. Unless the context requires otherwise, the capitalized terms used in this Agreement have the meanings ascribed to them in the Financing Agreement or the General Conditions.

#### ARTICLE II — PROJECT

- 2.01. The Project Implementing Entity declares its commitment to the objectives of the Project. To this end, the Project Implementing Entity shall carry out its Respective Parts of the Project through the WRDDM, in accordance with the provisions of Arricle IV of the General Conditions, and shall provide promptly as needed, the famile, facilities, services and other resources required for its Respective Parts of the Project.
- 2.02. Without limitation upon the provisions of Section 201 of this Agreement, and except as the Association and the Project limitemstring Entity shall copy out its Respective Parts of the Project in accordance with the provisions of the Schedule to this Agreement.

#### ARTICLE III — TERMINATION

3.01. For purposes of Section 8.05 (c) of the General Conditions, the date on which the provisions of this Agreement shall terminate is twenty (20) years after the date of this Agreement.

#### ARTICLE IV — REPRESENTATIVE: ADDRESSES

- 4.01. The Project Implementing Entity's Representative is Principal Secretary
- 4.02. The Association's Address is:

International Development Association 1818 H Street, NW Washington, DC 20433 United States of America

#### 4.03. The Project Implementing Entity's Address is:

Principal Secretary
Department of Disaster Management
Government of West Bengal
Nabanna, Howrah 711 102

AGREED at \_\_\_\_\_\_\_ India, as of the day and year first shows wolfen

INTERNATIONAL DEVELOPMENT ASSOCIATION

By Amilian add Representative

State: This Add Carlot The Control of the Control

STATE OF WEST BENGAL

Authorites Representative

Tide Processed Product Commissione

#### SCHEDULE

### Execution of the Project implementing Entity's Respective Regis of the Project

#### Section L. Implementation A rangements

#### A. Institutional Arrangements

- 1. The Project Implementing Entity shall vest the responsibility for the implementation of its Respective Parts of the Project in the WRINDAL To this end, the Project Implementing Entity shall:
  - (a) maintain, throughout the psecied of implementation of its Respective Parts of the Project, a State Project Streeting Computates ("SRSC") with membership, powers, functions and computancies agreed with the Association and detailed in the Operations Manual, as stad be required for a to project sectory guidance for, and exercise general oversight of the implementation of activities under its Respective Parts of the Boject;
  - (b) maintain throughout the period of implementation of its Respective Parts of the Project the State Project Implementation Unit ("SRIFF) and with experience and qualification, in numbers and under terms of reference agreed with the Association; and (ii) provided with such powers, financial resources, functions and competences, agreed with the Association and detailed in the Operations Manual, as shall be required for, into alia: (A) carreing out of day-to-day implementation of activities under the Project implementation. Social and environmental, communication, monitoring, evaluation and reporting activities thereunder; (B) coordinating interagency collaborations for Project implementation; and (C) acting as secretagency collaborations for Project implementation; and (C) acting as secretagency to the SPSC; and
  - (c) select and hire, by no later than six (6) months after the Effective Date, and thereafter retain throughout the period of implementation of its Respective Parts of the Project, the services of a third party quality consultant, with qualification and under terms of reference agreed with the Association, in order to: (i) carry out monitoring and supervision activates on the performance of the Project Implementing Entity's contractors and their timely and proper compliance with their expected deliverables. (ii) control to quality of goods and works procured under its Respective Batts of the Project by the SPA boundary fine departments in accordance with the Procurement Manuals and (iii) monitor compliance with the Safeguard Documents and the handling of environmental and social risks in accordance therewith.

#### B. Anti-Corruption

The Project Implementing Bothy shall ensure that its Respective Party of the Project are carried out in accordance with the provisions of the Amil-Computation Confidences.

#### C. Project Documents

- 1. The Project Implementing Entity shall:
  - (a) prepare a detailed plan for the implementation of its Respictive Parts of the Project, on a schedule and in a manner and substance receiving the requirements of the Operations Manual and satisfactors to the Ossociation, which plan shall identify those activities digital to be implemented bunder undespective Parts of the Project, together with their palaced expanditures and Manualing sources ("Project Implementation Plan'); and Manualist furnish the Project Implementation Plan to the Association for concurrence approval as soon as available:
  - (b) implement its Respective Parts of the Project in accordance with the Project Documents and the Project Implementation Plant and
  - (c) refrain from amending, suspending, waiving, abrogating and/or voiding any provision of the Project Documents, in whole or in part, without the prior written mutual consent of the Recipient and the Association.
- To the extent of any inconsistency between: (a) the provisions of the English Documents;
   and (b) the provisions of this Agreement and/or the English Agreement (as the case may be) shall prevail.

#### D. Safeguards

- 1. The Project Implementing Entity shall:
  - (a) carry out its Respective Paris of the Project in accordance with the ESMF and the EMPs and RAPs prepared andfor to be prepared source prepared source. It is accordance with the objectives, policies, procedures, time achiedules, compensation again ements and other provisions set forth in the ESMF, in each case it a magnifer and in substance satisfactory to the Association; and
  - (b) refrain from taking any action which would prevent or interfere with the implementation of the Safeguard Documents, including any amendment, suspension, waiver, and/or voidance of any provision of the Safeguard Documents, whether in whole or in part, without the prior written mutual consent of the Association.

- 2. With respect to each activity under the Project Implementing Bruity's Respective Parts of the Project, the Project Implementing Finally digits distinct that project in the Project Implementing Finally digits distinct that project in the commencement of such activity:
  - (a) the proposed activity has been screened in accordance with the guidelines, standards and procedures set forth in the RSAF.
  - the respective PMP(s) and RAP(s) required for such activity gursuant to the ESAP has have been preparationally required to the description has notificately require implementing the literary require of its no-objection therein; and
  - the foregoing Sefeguard Decuments have been adopted an applicable disclosed by the Project hardementing Sharty as appreciate by the inscinition, including for each civil works in local language(s) surface releasing Project dives at least thirty (30) days prior to the award of any contract for such cyclings.
- The Project Implementing Entity shall entitle that prior to suppose any civil works under the Project; (a) all necessity governmental periods and operations for such civil works shall have been obtained from the computer coordinate imposed by the governmental authority/jes under such persuast or conditions: imposed by the governmental authority/jes under such persuast or conditions: imposed by the governmental authority/jes under such persuast or conditions: imposed by the with/fulfilled; and (c) all resettlement operation set forth in the applicable RAP(s) shall have been fully executed, including the full proment of comparisation prior to displacement and/or the provision of solocation assistance to all Displaced Persons, as per the entitlements provided in the RASE Policy Primework and/or the capplicable RAP(s).
- 4. The Project Implementing Entity shall ensure their each contract to complete works under the Project includes the obligation of the edgeward contractor to complete with the relevant Safeguard Documents applicable to such only works contract specifically pursuant to said contract.
- The Project Implementing Entity shall maintain monitoring and explosion protocols and record keeping procedures agreed with the Association and adequate to enable the Recipient and the Association to supervise and assess, on an engaging basis, the implementation of/compliance with the Safgarards Documents, as well as the achievement of the objectives thereof.
- 6. The Project Implementing Entity shall ensure that the following Project expenditures are financed exclusively out of the Project Implementing Entity's own resources, and, to this end, shall provide, as promptly as passed, the resources required sharefor, namely:
  - (a) all land acquisition required for the purpose of the Project; and
  - (b) any compensation, resculament and rehabilitation payments to Displaced Persons in accordance with the provision of the RAP(s).

7. In the event of any conflict between the provisions of any of the Sakstratal Documents, on the one hand, and the provisions of this American at the following Agreement, on prevail.

### E. Underground Cabling

- In order for the Project Implementing Builty to carry out the replipment of overhead power lines with underground cables, the Braien functionaries such about all lenter into a written agreement with WHSELCL under lenter and contains approach with the Association, whereby WESELCL indertakes to 13 comply was assure underground after with the safeguard standards, procedures and recurrenteness so both utilities as general, the Project Documents, the Anti-Comption Guidelines, the Procumencent Guidelines, the Consultants Guidelines, and the General Conditions; and (b) discharge its responsibilities in the carrying out of Project activities in accordance therewith.
- Notwithstanding the foregoing, in the event of a conflict because the provisions of the foregoing written agreement between the Project Implementing their and WESEDCL, on the one hand, and the provisions of this Agreement or the Faurancia Agreement, on the other, the provisions of the latter shall prevail.

## Section II. Project Monitoring, Reporting and Evaluation

#### A. Project Reports

- The Project Implementing Entity shall monitor and evaluate the progress of its Respective Parts of the Project and prepare Project Reports for its Respective Parts of the Project in accordance with the provisions of Secretary 1993 of the Manual Conditions and on the basis of indicators agreed with the Association. Each stay Parties Report shall cover the period of one calendar quarter, and shall be busined to the period to the period coverage by the Recipiers to the Association of the overall Project Report.
- 2. The Project Implementing Entity shall provide to the Recipient not later than three (3) months after the Closing Date, for incorporation in the sepond referred to in Section 4.08 (c) of the General Conditions, all such information as the Recipient or the Association shall reasonably request for the purposer of such Section.

## B. Financial Management, Financial Reports and Audits

- The Project Implementing Entity shall maintain a financial management system and prepare financial statements in accordance with consistently applied according standards agreed with the Association, both in a manner adequate to reflect the operations and financial condition of the Project implementing Policy, possible the operations, resources and expenditures related to its Kospector for policy.
- 2. Without limitation on the provisions of Part A of this Section, the Brown Limited and Junish to NOMA for incorporation and consending by the

Recipient to the Association, not later them there? 300 them short the end of each calendar quarter, interim unandited financial repent for the Project, covering the quarter of the Project, covering the quarter of the manufacture activities to

The Project Implementing Foreign challe have, and course W BSEDIC to have, its financial statements referred to above anyther by independent and these agreed with the Association, in accordance with consistently applied auditing standards agreed with the Association. Each audit of these financial statements shall every the period of our diseal year of the Project Implementing Entity. The Project burdenesting for the period of our diseal year of the audited financial statements for each period shall be understood to the Recurrent and the Association and later than the same period shall be and the second of the Recurrent and publicly available in a timely fashed and the appear across without association. 3.

#### Section III. Procurement

All goods, works and services required for the Project Implementing Europe's Respective Parts of the Project and to be financed out of the proceeds of the financing shall be procured in accordance with the provisions of Sectionally of Schedule 2 to the Financing Agreement. WG P)