

Game Hunting Licence – Reared Game

**For the introduction / release and shooting of reared game and other
wild quarry species**

(Revised 5th July '05)

SAMPLE COPY

This Licence (Licence Number [redacted]) agreed the [redacted] day of

[redacted] [redacted] between **COILLTE TEORANTA** having its registered office at :-

Dublin Road, Newtownmountkennedy, Co Wicklow (hereinafter called “the Licensor”) of the one part

and [redacted] of [redacted]

[redacted]

[redacted]

(hereinafter called “ the Licensee” which expression shall where the context so admits or requires, include all holders of annual permits as hereinafter defined) of the other part.

WHEREBY it is agreed as follows :-

1. The Licensor **hereby grants** unto the Licensee the licence and authority to enter upon the lands specified in the First Schedule hereto (hereinafter called “the Lands” during and for the period specified in the Second Schedule hereto for the use only specified in the in the Third Schedule hereto and **subject** to the terms and Conditions hereinafter set forth and to the Special Conditions (if any) set out in the Seventh Schedule hereto.

Notwithstanding anything contained in the terms or the conditions of this Agreement, where there is a conflict between the terms and conditions and the Special Conditions, the Special Conditions as set out in Sixth Schedule shall prevail.

2. The Licensor and the Licensee shall appoint the persons named in the First Schedule hereto liase with each other on all matters pertaining to this agreement.
3. Any notice required to be given by either party under the terms of this agreement shall (save as otherwise provided) be given by delivery by registered letter or facsimile (confirmed by registered letter) addressed to the party for whom it was intended at its last known address. Every notice shall be deemed to have been received and given at the time of delivery and if sent by registered letter when in the ordinary course of transmission it should have been delivered to the address to which it was sent or within 72 hours after the date of such notice whichever is earlier.
4. The licensor makes no representation or warranty as to suitability of the lands for the use specified in the Third Schedule hereto or for any use by the licensee howsoever arising. The licensee shall obtain all necessary planning permission in respect of its user and shall comply fully with the terms and conditions of such permissions.

5. i) The Licensor's use and enjoyment of its property, of which the lands form part, and all its undertakings on its property, whether carried on by it or persons authorised directly or indirectly by it, shall take precedence over the use authorised by this licence and the licensee shall not be entitled to exclusive possession or occupation of the lands or any part of them for any purpose or be entitled to make any claim to or for compensation in respect of interference with its use thereof.

ii) The Licensor may from time to time prohibit at its absolute discretion, the activities permitted under this Licence or the use of any part of the lands to which the Licence applies as it may specify in writing to the Licensee **PROVIDED ALWAYS** that the Licensor shall notify the Licensee of any restriction under this part of the agreement as soon as the Licensee shall request agreement with the Licensor of its intention to exercise its rights under the agreement under clause 24 thereof.

iii) The licensor may, by notice in writing to the Licensee, add to or vary the conditions and obligations contained under the Agreement from time to time, as it may consider reasonable for the protection of its property and the good management of the lands.

6. Concurrent rights

Notwithstanding this Agreement the Licensor (and others having their authority) reserves the right which may be exercised concurrently with the rights under this licence, and without prior notice to the licensee, to control, kill and take all animals (including deer) which they consider may become a source of injury to any woods, plantations, crops or pasturage belonging to the licensee, its tenants or neighbours.

7. The licensor may, by notice in writing to the Licensee, sell or otherwise dispose of part or all of the Lands specified in the First Schedule. Where this sale or disposal represents less than or equal to 10 percent of the overall licensed area, the licensee shall not be entitled to any refund or reduction of licence fee or otherwise entitled to any compensation from the Licensor. In the event that this sale or disposal extends to an area greater than 10 percent of the overall licensed area, the licensee shall be entitled to a pro-rata reduction (based on area) of the annual licence fee but shall not otherwise be entitled to any compensation from the Licensor.

8. The Licensor may, without notice to the licensee, forward details of all persons exercising the rights under this licence to An Garda Síochána and/or persons appointed by the Minister for the Environment and Local Government.

9. i) The Licensee **hereby acknowledges** that this licence is granted subject to termination by the Licensor at any time at the Licensor's sole and absolute discretion, by not less than one months notice in writing to expire on the date specified in the notice. In this event, the Licensee shall be entitled to reimbursement of a proportion of the licence fee paid based on the licence period remaining but shall not otherwise be entitled to any compensation from the Licensor.

ii) Without prejudice to any claim which it may have against the Licensee in respect of breach of any of the provisions of this Licence, the Licensor may terminate forthwith this Licence, at any time by written notice to the Licensee's nominee (at its last known address) in the event of serious breach of any of the conditions of this agreement or in the event of wilful or unnecessary damage to the Licensor's property. In this event, the Licensee shall not be entitled

to any refund or reduction of licence fee or otherwise entitled to any compensation from the Licensor.

iii) The Licensee shall not be entitled to enter upon the lands or any portion thereof upon or after termination of these presents.

10. Indemnity to the Licensor

- i) The Licensee and any persons having resort to the lands by virtue of or in exercise or purported exercise of the privileges and rights conferred by this licence shall do so at their own risk in all respects and the Licensor makes no representation or warranty as to the suitability of the lands for the use specified in the Third Schedule hereto or for any use by the Licence howsoever arising.
- ii) The Licensee and any persons having resort to the lands by virtue of or in exercise or purported exercise of the privileges and rights conferred by this Agreement shall indemnify and save harmless the Licensor from and against all actions arising out of injury to any person or loss or damage to any property whatsoever resulting from or in any way connected with or arising out of the operation of the Licence and shall further indemnify the Licensor its employees and agents from liability in respect of any personal injury or damage to any property sustained by the Licensor or by its officers, employees or agents, members of the public or other licensees through or arising out of any act or omission of the Licensee or persons having resort to the lands by virtue of or in exercise or purported exercise of the privileges and rights conferred by these presents including indemnification for the Licensor from and against liability to its workmen under the Occupational Injuries Code if and whenever a claim under these acts shall arise from an act or omission by the Licensee or persons having resort to the said lands by virtue of in exercise or purported exercise of the privileges and rights conferred by these presents.
- iii) In the event of determination of these presents by effluxion of time or otherwise the responsibility of the Licensee shall continue to operate so that the Licensor shall be fully indemnified and saved harmless in the matters provided notwithstanding that claims shall arise subsequent to the date of determination of these presents.

11. Insurance Requirements

Without prejudice or limitation to the Licensee's liability, the Licensee shall maintain the Insurances set out hereunder and shall furnish evidence of same to the Licensor prior to commencement of this Licence and in subsequent years prior to the 30th day of June each year (or immediately following policy renewal) for all persons intending to exercise the rights under this Licence. Such insurance cover must extend for the entire duration of the forthcoming hunting season.

- i) Public Liability Insurance with an indemnity of not less than €2,540,000.00 for any one accident to include an indemnity to the Licensor as joint Insured and to include cross-liabilities clause set out hereunder - “for the purpose of this Policy each of the parties comprising the Insured shall be considered a separate and distinct unit and the words ‘the Insured’ shall be considered as applying to each party in the same manner as if a separate Policy had been issued to each of the said parties and the Insurers hereby agree to waive all rights of subrogation or action which the Underwriters have or require against either of the aforesaid parties arising out of an accident in respect of any claims made hereunder”.
- ii) Employers Liability Insurance in with an indemnity of not less than €12,700,000 applying to all employees of the Licensee including temporary employees and labour only sub-contractors to include an indemnity to the Licensor in respect of any claim made against the Licensor for which Licensee would have been liable if the claim had been made against the Licensee instead of the Licensor.
- iii) If the Licensee permits any independent contractor to enter upon the lands for any purpose in connection with the performance or in exercise of its rights under this agreement it shall require such contractor to have employers and public liability insurance as if they were employees of the licensee and shall ensure that such contractor fully complies with all Statutory Duties and obligations.
- iv) Motor Third Party Liability Insurance with a minimum of €1,270,000.00 third party property damage limit in respect of all vehicles used in connection with the Licence (If permitted by the licensor. Clause 14) which will require to be insured under the provisions of the Road Traffic Acts with indemnity to the Licensor in respect of any liability that arises by reason of negligence of the Licensee or any person, servant or agent arising from the use of the motor vehicles.

12. Vehicular Access

Vehicle access to the Lands is at the discretion of the Licensor.

Only road vehicles insured under the provisions of the Road Traffic Acts (in accordance with Clause 11 (iii) hereof) shall be permitted. The use of “all terrain vehicles” (A.T.V’s) including “Quad bikes” is strictly prohibited.

Where vehicle access to the Lands is granted it is the policy of the Licensor that only one key is issued per licence. The cost of any additional keys is to be paid by the Licensee. All keys issued must be signed for by the Licensee and returned to the licensor on expiry / termination of the licence.

The licensee undertakes to provide the licensor with details of all vehicles used in conjunction with the exercise of the rights under this licence including particulars of insurance.

13. Other Forest Users

The Licensee agrees that in exercising his rights under this agreement he will have due regard and take all necessary reasonable care for the safety and welfare of the other users of the lands.

The licensee undertakes to have the utmost consideration for forest workers, other forest users and neighbouring landowners, and to avoid causing any undue disturbance or nuisance.

14. Firearms

The licensee agrees to use only shotguns (not exceeding 12 bore in calibre) and no other firearms whatsoever, except for specific purposes on specific occasions, the prior written consent of the licensor has been obtained to use some other specified firearm.

The licensee and each of their nominees shall obtain and hold through the duration of this licence the appropriate firearms certificates and shall ensure all conditions are complied with in the said licence and are bound to produce such for inspection at the commencement of this licence and at any time thereafter upon request.

15. Game hunting licence

Where appropriate, the licensee and each of their nominated hunters shall obtain and hold through the duration of this licence any necessary certificate / licence authorising them to hunt and kill pursuant to and in accordance with section 24 of the Wildlife Act 1976 (as amended) 2000, which is for the time being in force any protected wild bird within the meaning of that act.

16. Competence Assessment

The Licensor may require the licensee and each of their nominated hunters to demonstrate their competence in the safe handling and use of firearms by successfully completing a nationally recognised competence assessment programme.

17. Safety Statement

The Licensee is responsible to ensure the highest levels of safety are adhered to at all times while exercising the rights under this licence.

Each licensee is required to have a **safety statement**, a copy of which must be forwarded to Coillte on an annual basis. In addition, each licensee is required to produce an emergency plan in the event of an accident. Both the Safety statement and emergency plan must be clearly understood by all persons associated with the exercise of the rights under this licence.

The licensee is responsible for familiarising themselves fully with the licensed area in particular the location of roads, pathways, rights of way, buildings, and areas regularly frequented by the public and to ensure that no shooting occurs in their vicinity or in their direction.

All hunting / shooting must immediately cease in areas where forest operations are undertaken or where other forest users are observed.

Note:- The licensee must be mindful that the noise of a discharging firearm can itself present a potential hazard to other users of the forest users, including horse riders.

18. Warning Notices

The licensee agrees to clearly display at all gates and entrances to the licensed area warning notices in the format below (Fig 1) prior to the commencement of any shooting and to ensure the removal of same immediately following cessation of such shooting.



Fig 1. Specification of Prohibition Notice

Minimum size of 400mm wide and 600mm high, printed on a white background

19. Game Management Plan

At the request of the Licensor, the licensee will provide a written game management plan for the licensed area and to meet with the licensor to agree the implementation of such a plan

This plan must include:-

- the numbers and species of birds to be released
- the position of all release pens , ponds and feeding sites.
- the location of proposed drives, flushing points and shooting positions.
- a predator control plan including the methods to be used

20. The Erection of Bird Release Pens and Other Structures

The licensee shall be entitled to erect pens, runs, other enclosures, feeding apparatus, or other temporary structure for the purpose of introducing/ releasing reared birds to the lands subject to the following terms and conditions:-

- (i) The licensee shall first obtain written approval by the licensor regarding the location, plans and specification for the works. The Licensee shall comply with all directions of the Licensor in relation to the carrying out of the works.
- (ii) The licensee shall obtain all necessary planning permission in respect of such works and shall comply fully with the terms and conditions of such permissions.
- (iii) The location of such structures will be restricted to:-
 - Sites that will not impact forest operations.
 - Sites of low ecological importance with no resulting impacts to ground flora.
 - Sites of low landscape sensitivity, away from roads, pathways and other areas generally frequented by the public.
- (iv) Release pens and feeding/drinking systems must be appropriate to, and sufficient for, the number and species of birds to be released. They must be well maintained in a clean and tidy condition and at no time should any of these structures be attached to forestry trees.
- (v) The licensee acknowledges and guarantees that no claim will be made against the Licensor for compensation for any improvements carried out to the lands on expiration of this agreement by efflux ion of time or otherwise.
- (vi) In accordance with Clause 10 and Clause 11 hereof, the licensee shall indemnify and save harmless the Licensor from and against all actions arising out of injury to any person or loss or damage to any property whatsoever resulting from or in any way connected with or arising from such structures / apparatus.
- (vii) On expiration or sooner termination of the licence or at the request of the Licensor the Licensee shall remove at its own expense from the Licensor's

lands any structure or installation which may have been placed thereon by it and restore the ground to its original condition to the Licensor's satisfaction.

- (viii) The Licensor shall have the right, on 24 hours notice to the licensee, to inspect any structure erected by the licensee under this agreement to ensure compliance with the terms of this agreement.

21. Pest and Predator Control

All predator/pest control programmes must be:-

- Carefully planned
- Species specific
- Aimed at reducing rather than eradicating natural predator/pest populations.

By agreement with the licensor, the licensee shall be permitted to use traps for the purposes of trapping pest and predator species subject to all current Wildlife Legislation, guidelines and codes of practice.

The licensee shall indemnify and save harmless the Licensor from and against all actions arising out of injury to any person or loss or damage to any property whatsoever resulting from or in any way connected with or arising from the use of such traps (in accordance with Clause 10 and Clause 11 hereof).

The Licensee shall maintain detailed records of all such species killed and provide these details to the licensor upon request.

22. The Release of Game

Coillte only permit release programmes that ensure that all birds are fully released prior to the commencement of the shooting season and that only such "free-living" birds, fully adapted to the wild, are to be shot. Coillte do not permit the catching up from the wild any birds for release during the same shooting season.

The licensee agrees to only release those species of birds, which have been agreed with the Forest Manager onto Coillte lands at a level that does not cause long-term or widespread negative impacts on the forest ecosystem, crops of neighbouring landowners, or have a detrimental effect on the health and welfare of the stock itself. Wetland habitats are particularly sensitive, and overstocking with reared duck can rapidly reduce water quality, damage the habitat and deter wild bird species. Duck should only be released in quantities appropriate to the site.

The highest standards of game husbandry and animal welfare must be adhered to at all times by the licensee during the release programme. All birds must be provided with ready access to fresh water and an appropriate diet to maintain growth health and vigour.

23. Medication and Veterinary Treatment

The licensee agrees to:-

- only administer medications for the treatment of gamebirds under the direction of a qualified veterinary surgeon.
- maintain records of all such treatments to be produced on request.
- adhere to all associated withdrawal periods.
- within one working day, report to the licensor and the relevant authorities any suspicion of a notifiable disease being detected amongst the released birds.

24. Shoot days

The Licensee shall furnish to the Licensor on or before the 31st day of August in each year during the currency of the licence, for agreement, a list of all dates on which the licensee or its nominees intends to exercise rights under this agreement. The licensee agrees to obtain additional prior **agreement with the forest manager at least 72 hours in advance** of its intention to exercise its rights under this agreement.

25. Recovery of Shot Quarry

The highest regard must be afforded to all quarry species (including pest/predator species) it is the licensee's responsibility to :

- ensure that every effort is made to achieve a clean and humane kill, of any target quarry species,
- ensure that every effort is made to achieve the rapid recovery and humane dispatch any shot quarry species.
- have available all necessary dogs, trained and competent in locating and retrieving shot quarry, to ensure that this is achieved.
- remove all shot quarry from the Lands.
- ensure that no carcasses of any shot animal or bird should be displayed in a manner that may cause offence to other forest users and these carcasses and any associated waste or by-products should be removed from the property and disposed of in a proper manner.

26. Cessation of Shooting

It is the licensee's responsibility to ensure that all shooting has ceased at least one hour before sunset to ensure the recovery of shot quarry and enable birds to go to roost.

Shooting should also be suspended or cancelled in poor weather conditions, which prevents birds being presented in a sporting manner.

27. Environmental considerations

The cases of all used cartridges must be collected removed from Coillte's forest property and disposed of in a proper manner.

Only cartridges loaded with biodegradable wads must be used on the Lands

Only non-toxic shot is to be used on the Lands when shooting alongside rivers, streams, ponds and other such wetland areas.

28. Employees, Agents, Nominees and Ancillary Persons

The licensee shall provide to the licensor particulars of any employees, agents, nominees or ancillary persons required to assist in the exercise of the rights under this licence.

Such persons are required to carry evidence of identification and in the absence of such, may be asked to leave the lands.

The licensee is required to provide all such persons with the relevant training and personal protective equipment appropriate to the activity to be undertaken.

The licensee shall however indemnify and save harmless the Licensor from and against all actions arising out of injury to any person or loss or damage to any property whatsoever resulting from or in any way connected with or arising from employees, agents, nominees or ancillary persons as may be required (in accordance with Clause 10 and Clause 11 hereof).

29. Clients, Guests and Invitees

The licensee shall be permitted to bring clients, guests and invitees onto the lands to exercise the rights under the licence on the agreed shoot days (clause 24).

The licensee shall indemnify and save harmless the Licensor from and against all actions arising out of injury to any person or loss or damage to any property whatsoever resulting from or in any way connected with or arising from such persons as may be required (in accordance with Clause 10 and Clause 11 hereof).

30. Native Game and Other Quarry Species / Game Bag Returns

The licensee agrees, to only hunt and shoot native game and quarry species and at a level that does not threaten the viability of the local populations of the species in accordance with Coillte's Certification Standard (The Forest Management Standards for the Republic of Ireland – Second Draft) and the Wildlife Acts 1976 (as amended) 2000.

The licensee further agrees to :-

- Record and provide to the licensor at their request, accurate information regarding all native quarry species shot under this licence.
- To assist with any scientific research of the Licensor by furnishing detailed information relating to the species shot (including samples for analysis) and field observations of the species in the wild.
- To notify the Licensor and other relevant authorities of any abnormal conditions or suspected diseases observed in the species shot.

Note :- The hunting and shooting of red Grouse is expressly prohibited under this licence. The hunting of red grouse requires a written red grouse management plan to be agreed with the Licensor (Coillte's Standard Operating Procedure - Licensed hunting of wild Deer and Game – Game Management Planning Guidelines- Red Grouse)

31. The Licensee AGREES with the Licensor as follows :-

- a. To comply in all respects with this licence agreement
- b. To pay the licence fees specified in the Fifth Schedule.
- c. To determine the boundaries of the licensed area in consultation with the forest manager.
- d.
- e. Not to attempt to deal with or dispose of the rights granted hereunto which are purely personal to the Licensee otherwise than is hereinafter provided.
- f. To bring to the attention of all persons intending to exercise the rights under this licence, the conditions of this licence contained herein including the Fourth Schedule - Hazard Identification and Risk Assessment.
- g. To use the lands solely for the purposes specified in the Third Schedule hereto.

- Not to cause nuisance to, annoyance or damage to the Licensor's property, stock, fences, gates or any other property or interfere in any way with the Licensor's undertaking on or use of the lands or disturb, damage or interfere with or move any of the flora, fauna, wildlife, game or other natural phenomena on the lands (unless authorised in the Third Schedule).
 - To keep the lands clean, tidy and in good order and to pay for any damage thereto or expense of clearing the same caused by any damage.
 - Not to cut any tree or to light any fires on the land.
 - To make good or pay the costs of making good any damage to then Licensor's property (including damage to roads, drains, fences, gates or stiles arising out of the exercise of the licence).
 - Not to introduce or release any animal onto the lands for sporting or other purposes without the consent of the Licensor (clause 22).
- h.** To ensure the rights of hunting and shooting granted under this licence area undertaken in a proper, safe, humane, and responsible manner, in accordance with the conditions of this licence as well all current Legislation, Directives, Guidelines and Coillte's Code of Practice – Game Hunting (available from the licensor).
- i.** To comply in all respects with any forest management plan that the licensor may have in place for the licensed area.
- j.** To report immediately to the Licensor, any accidents/incidents that may arise while exercising the rights under this licence.
- k.** To erect prohibition notices in a format prescribed by the Licensor (Clause 18) in prominent positions at all entrances to the Lands prior to commencement of hunting and to remove them on cessation of hunting.
- l.** To comply with Coillte's security policy in respect to:-
- Not to duplicate any keys issued by the licensor and to return such keys on the termination/expiration of the licence or when requested by the licensor.
 - To close any gates and barriers on entry to and exit from the property.
 - To report all instances of damage to locks gates or barriers or entrances.
 - To report any actual or suspected unauthorised use of the forest.
 - To report all instances of litter, dumping, trespass, vandalism, unauthorised firearms use (poaching) or other such breaches of security.
 - Report all instances of fire, which pose a threat to the forest.
- m.** Not to exercise its rights within 150meters of any " Rights of Way" or public footpaths or in the vicinity of any residence or buildings.
- n.** Not to shoot from any vehicle

- o. Not to shoot at night (night being the period commencing one hour after sunset and ending one hour before sunrise), unless specifically authorised in writing by the Forest Manager.

SAMPLE COPY

FIRST SCHEDULE

Details of Licensed Area (Refer attached map)

Licence Group Number

Region

District

Forest (FMP)

Forest Properties Included

Forester in charge

Name

Telephone number

Licensor's nominee

Name

Telephone number

Licensee's nominee

Name

Telephone number

SECOND SCHEDULE

Period of Licence

The rights under this licence shall be exercised only during daylight hours for the period :-

Commencing on the day of
and will expiring on the day of

THIRD SCHEDULE

Use

The Licence is granted solely for the purpose of hunting and shooting (shotgun only) those game and other quarry species (except Deer and Red Grouse) as follows: - .

-Wild bird species specified in any order under section 24 of the Wildlife Acts 1976 (as amended) 2000, during the declared hunting seasons (except Red Grouse).

-Hares in accordance with any order under Section 25 of the Wildlife Acts 1976 (as amended) 2000 which is so in force (ie current open seasons order).

-Other species of animals (except deer) or birds other than those protected within the meaning of the Wildlife Act s 1976 (as amended) 2000.

The shooting of clay pigeons or other forms of “target practice” on the lands is prohibited under this licence.

FOURTH SCHEDULE

Hazard Identification - Risk Assessment.

Hazard	C o n s e q u e n c e	Risk			Controls	Person(s) Responsible	Resultant Risk
		S e v e r i t y	L i k e l i h o o d	No. of people affected.			
Coillte Staff Coillte Contractors Customers and Customer contractors, General Public and forest users in shooting area where firearms are being discharged.	Fatal Serious injuries	H	M	1 +	<ul style="list-style-type: none"> Obtain 48 hours prior agreement with forest manager Erect Prohibition signs at all entrances to shooting area to close roads/walks . Stop operation if personnel is observed. Do not discharge firearms in direction of roads, walks and residential areas. Comply with licence conditions and codes of practice 	Licensee and all hunters exercising right.	Low
Difficult/dangerous Terrain. <ul style="list-style-type: none"> Rock outcrop Quarries Rivers Ponds Silt traps Other 	Serious injuries	H	L	1 +	<ul style="list-style-type: none"> Be aware that all these hazardous conditions may be present in the forest and avoid. Do not traverse forest in darkness. Wear suitable protective clothing. Have knowledge of area. 	Licensee and all hunters exercising right.	Low
Leaning/overhanging Trees. Upturned root plates. Storm damaged trees. Timber Stacks	Fatal Serious injuries	H	L	1 +	<ul style="list-style-type: none"> Do not climb, walk under leaning, hanging or storm damaged trees. Do not enter zone of upturned or overhanging rootplates. Do not climb onto timber stacks. Observe warning signs. 	Licensee and all hunters exercising right.	Low
Forest Machines	Serious Injury	H	L	1	<ul style="list-style-type: none"> Do not approach within 70 metres of operational machines. 	Licensee and all hunters exercising right.	Low

FIFTH SCHEDULE

Annual Licence Fee

Licence Fee

The Licensee shall pay an annual licence fee of € (to which VAT will be charged at the appropriate rate) on the signing of the licence and **before the 30th of June** during each subsequent year of the licence.

SIXTH SCHEDULE

Special Conditions

- 1) _____

- 2) _____

- 3) _____

- 4) _____

Memorandum of Agreement

Licence Group Number

Region

District

Forest (FMP)

Forest Properties Included

Annual Licence Fee (excluding vat)

Licence Commencement Date

Licence Expiry Date

I, of

agree to the Terms and Conditions attached to this Licence agreement for the aforementioned lands owned by Coillte Teoranta,

SIGNED by the Licensee _____

DATE _____

SIGNED on behalf of the Licensor : _____

*District Manager

Stamp :-

* This licence must be authorised by the relevant District Manager