(AGREEMENT BOND TO BE EXECUTED BY THE CANDIDATE IN NON-JUDICIAL STAMP PAPER WORTH RS.100/-)

	STAMP PA	PER WORTH R	S.100/-)	
THIS AGREEMENT	MADE THIS_	THOUSAND	_(DAY)	DAY OF
(MONTH) SHRI/MS./MRS AT EMPLOYEE OF THE 1ST PART	1w0	THOUSAND	S/O W/O D/O SH	BEIWEEN
5111(1/10)./ WIRS		AGED	YEARS	RESIDING
AT			HEREINA	FTER REFERRED TO AN
EMPLOYEE OF THE 1ST PAR	Г WHICH EXPRESSIO	N WHERE THE	E CONTENT SO A	DMITS SHALL INCLUDE
ALL HEIRS AND ASSIGNS	AND (2) SHRI		S/O.W/O.D/O.	GUARANTOR
OCCUPATION R	/O TH	IE SURETY HI	EREINAFTER REFE	RRED TO AS SURETY IN HIS
PERSONAL CAPACITY OF TH				
AND SINGARENI COLLIERII				
(BHADRADRI DISTRICT), TEL			WHICH EXPRESS	ION WHERE THE CONTENT
ADMITS SHALL INCLUDE ITS S	SUCCESSORS AND AS	SIGNEES.		
WHEREAS THE COMPAN	NY HAS SELECTE	D THE SAID)	AS/
WHEREAS THE COMPANEL CONTRACT	AND WHER	EAS THE SAID		OF HIS/HER FREE
WILL AND WITH THE CONSE	INT OF HIS/HER SUR	LELY SHRI		OF THE SECOND PART
HAVING AGREED TO SERVE T	HE COMPANY, IT IS A	AGREED AS UNI	DER:	
			_	
1. THAT THE COMPANY A				
E-1 C				
ALLOWANCES THEREAFTER				
OF THE COMPANY IN FORCE F			ING SUBJECT TO T	THE CONDITIONS AND ROLES
		•		
2. THAT THE COMPANY D				
SERVICES OF THE SAID SHRI	/MS./MRS			FOR ANY MISFEASANCE OR
NONFEASANCE BY PAYING TH	HE SALARY DUE ON T	THE DATE OF T	ERMINATION.	
3. THAT THE EMPLOYEE SI PLACE OR PLACES AND OCCU REPRESENTED BY DIRECTOI HIM/HER FROM TIME TO TIME	JPY AND EMPLOY IN R,GENERAL MANAGH	N SUCH CAPAC	ITY AS MAY BE R	EQUIRED BY THE COMPANY
4. THAT THE EMPLOYEE SHA SERVICES OF THE COMPANY (
05. THAT THE EMPLOYEE S OFFICERS PLACED IN AUTHO ANY OTHER EMPLOYMEN REGULATIONS IN FORCE FRO	RITY OVER HIM/HER T OR BUSINESS	R AND SHALL	NOT DIRECTLY	
6. THAT THE EMPLOYEE AG THIS AGREEMENT FROM TH CASE HE/SHE RESIGNS, ABA PERIOD THE EMPLOYEE SHA THE EMPLOYEE ALLOWANCE IN THE COMPANY TOGETHER THE SERVICES OF THE CON COMPANY WILL BE AT LIBER HIM/HER AND THE GUARANT	HE DATE OF APPO NDONS, ABSENTS H ALL PAY THE COMP S, TRAVELLING EXP WITH PREVALENT I MPANY ABRUPTLY TY TO INITIATE PRO	INTMENT AS _ IIMSELF/HERSE ANY A SUM OF ENSES AND CO BANK INTERES WITHOUT CO DCEEDINGS FO	ELF WITHOUT LEA F RS.3,00,000/- OR ST OF EQUIPMENT ST RATE (WHICHE DMPLETING 05 Y	(E1 GRADE) AND IN AVE ETC. DURING THE SAID THE AMOUNT RECEIVED BY TETC. DURING THE SERVICE EVER IS LESS) FOR LEAVING EARS SERVICE AND THE
7. THAT THE MANAGEMEN ALLOTTED THE EMPLOYEE A RULES AND PRACTICES IN V ELECTRICITY CHARGES AN ELIGIBILITY IN THE GRADE. T OF RIGHT AND HE/SHE SHO	GREES TO OCCUPY VOGUE IN THIS RE ID CHARGES FOR O THIS WILL NOT HOWI ULD MAKE HIS/HER	THE SAID Q GARD FROM T DTHER APPLIA EVER ENTITLE	UARTER ALLOTTE IME TO TIME AND NCES IF ALLOT HIM/HER TO ALLO	ED TO HIM/HER AS PER THE WILL PAY HOUSE RENT, TED TO HIM/HER AS PER DT QUARTER AS A MATTER

8. THAT THE EMPLOYEE SHALL NOT WITHOUT THE PREVIOUS CONSENT IN WRITING OF THE COMPANY APPLY FOR AN EXCLUSIVE PRIVILEGE IN RESPECT OF ANY ENACTMENTS OF THE INDIA OR TELANGANA STATE FOR THE TIME BEING IN FORCE IN RESPECT OF INVENTIONS AND HE/SHE SHALL IN THE EVENT OF AN EXCLUSIVE PRIVILEGE UNDER ANY SUCH ENACTMENT TO MAKE, SELL OR USE SUCH INVENTION OR ALLOW OTHERS TO DO SO, BEING OBLIGED TO PAY ROYALTY OR OTHER CONSIDERATION THEREFORE AND PAYMENT

HE/SHE IS ALLOTTED A QUARTER.

BY WAY OF SOLATIUM WHICH THE COMPANY MAY SEE FIT TO MAKE TO HIM/HER IN RESPECT OF THE SAID INVENTION WILL BE FREELY A MATTER OF FAVOUR AND NOT OR RIGHT AND WILL BE AT THE DISCRETION OF THE COMPANY AND HE/SHE SHALL NOT ASSIGN CHARGE OR IN ANY WAY TRANSFER HIS/HER ORIGINAL EXTENDED EXCLUSIVE PREVILIGE IN RESPECT OF THE SAID INVENTION WITHOUT PROVIDING FOR THE UNQUALIFIED USER, FREE OF CHARGE TO THE COMPANY OF THE SAID INVENTION AND FURTHER HE/SHE SHALL ON DEMAND EXECUTE IN FAVOUR OF THE COMPANY AND AT HIS/HER EXPENSE SUCH LETTER OR LICENCE OR OTHER DEED OR DOCUMENT FOR THE PURPOSE OF ENABLING THE COMPANY TO ESTABLISH ITS RIGHT TO SUCH FREE USE AS IT MAY BE ADVISED.

9. THAT THE EMPLOYEE SHALL NOT DIVULGE OR DISCHARGE TO ANY PERSON WHATSOEVER THE SECRETS ENTRUSTED TO HIM/HER OR COMING TO HIS/HER KNOWLEDGE IN THE COURSE OF HIS/HER EMPLOYEMENT AND EMPLOYEE EITHER IN RELATION TO ITS BUSINESS OR ITS CUSTOMERS.

10. THAT THE GUARANTOR SURETY OF SECOND PART HEREBY AGREES TO STAND SURETY TO THE SAID EMPLOYEE TO COMPENSATE THE COMPANY DUE TO NON-PERFORMANCE OR NON-COMPLIANCE OF THE EMPLOYEE SHRI/MS./MRS.______OF THE TERMS AND CONDITIONS SPECIFIED HEREIN AND NO INDULGENCE SHOWN TO THE SAID EMPLOYEE SHALL HAVE THE EFFECT OF DISCHARGING THE SAID SURETY OR SHALL AFFECT HIS/HER LIABILITY ARISING OUT OF THIS AGREEMENT TO ANY EXTENT WHATSOEVER AND THE SURETY AMONG OTHER THINGS BINDS HIMSELF/HERSELF TO PAY THE COMPANY A SUM OF RS.______OR THE AMOUNT DETERMINED IN PARA 6 IN CASE THE EMPLOYEE SHRI/MS./MRS.______OR THE AMOUNT DETERMINED IN PARA 6 IN CASE THE PERIOD OF 05 YEARS AS STIPULATED IN PARA 6 AND HE/SHE FURTHER AGREES THAT THIS AMOUNT OF RS. ______OR THE OTHER AMOUNT DETERMINED AS PER PARA 6 SHALL BE RECOVERED JOINTLY AND SEVERALLY BOTH FROM THE SURETY AND THE EMPLOYEE AT THE DISCRETION OF THE COMPANY.

11. THAT ON A QUESTION OF INTERPRETATION OF ANY OF THE PROVISIONS CONTAINED IN THESE PRESENTS OR IN THE RULES AND REGULATIONS OF THE COMPANY APPLICABLE TO THE EMPLOYEE FROM TIME TO TIME, THE DECISION OF THE COMPANY IN THIS REGARD WILL BE FINAL AND BINDING ON THE EMPLOYEE AND THE SURETY.

12. THAT IN THE EVENT OF INSOLVENCY, LUNACY OR DEATH OF SURETY THE ABOVE BOUNDEN EMPLOYEE UNDERTAKES TO INTIMATE THE COMPANY OF THE EVENT WITHIN 15 DAYS OF ITS OCCURANCE AND EXECUTE A FRESH BOND WITH A FRESH SURETY OR SURETIES AS MAY BE NECESSARY WITHIN SUCH TIME AS THE COMPANY GRANTS FOR SUCH PURPOSE.

13. THAT ALL DISPUTES ARISING OUT OF THIS AGREEMENT SHALL BE SUBJECT TO THE TERRITORIAL AND PECUNIARY JURISDICTION OF THE COURTS AT KOTHAGUDEM WHERE AT THE REGISTERED OFFICE OF THE COMPANY IS LOCATED AND IN THE DISTRICTS OF KHAMMAM,, BHADRADRI-KOTHAGUDEM, KOMURAM BHEEM-ASIFABAD, MANCHERIAL, PEDDPALLI AND JAYSHANKAR-BHUPALPALLY OF THE RESPECTIVE AREAS WHERE THE COAL FIELDS ARE WORKED OR HAVE THEIR OFFICES IN THE STATE OF TELANGANA AND NO OTHER COURTS SHALL HAVE JURISDICTION OVER ANY DISPUTE UNDER THIS AGREEMENT.

IN WITNESS THEREOF THE PARTIES TO THIS AGREEMENT HAVE SET THEIR HAND THE_____DAY OF _____TWO THOUSAND AND _____ABOVE WRITTEN.

For & on behalf of the THE SINGARENI COLLIERIES COMPANY LIMITED

Witness:

1. Signature Name Address

2. Signature Name Address Signature of Employee Name Address

Signature of Surety Name Address