



GOVERNMENT OF SIERRA LEONE

AGREEMENT

BETWEEN

THE GOVERNMENT OF SIERRA LEONE

AND

KADAT FOODS & BEVERAGES (SL) LIMITED

APRIL, 2023

THIS AGREEMENT is made on the day of April, in the Year of Our Lord Two Thousand and Twenty-Three (2023).

BETWEEN

The Government of the Republic of Sierra Leone represented by each of the Ministries of Finance and that of Trade and Industry (hereinafter referred to as “the GOSL”).

AND

KADAT FOODS & BEVERAGES (SL) Ltd, a Limited Liability Company established under the Companies Act No.5 of 2009, registered under the laws of Sierra Leone with company Certificate of Incorporation numbered **SL301020KADAT09287** and registered office at 24 HENNESSY STREET, KINGTOM, FREETOWN, Sierra Leone, (hereinafter referred to as “**the Company**”).

And Whereas, the Company was established in 2020 as a Food and Beverage manufacturing industry, mainly producing quality **Non-Alcoholic Beverages**, including mineral drinking water, fruit juices and energy drinks, as well as other food items marketed at competitive prices and sustained product availability.

And Whereas, the Company is proposing and desirous to invest in excess of **Seventeen Million One Hundred and Thirty-Five Thousand United States Dollars (US\$17, 135,000)**, and has committed to establish, within a period of **24 months**, a manufacturing facility in Sierra Leone in two phases. The first phase (**Phase 1**), which has already started involves establishing a non-alcoholic beverage processing plant with a capacity of **333,000 liters per day**, while the second (**Phase 2**) will involve the setting up of a secondary processing plant for alcoholic beverages in the Western Area, which will have an installed production capacity of **350,000 liters per day**.

And Whereas, the GOSL is seeking to promote private sector investment, business growth and development in the country, especially in the manufacturing sector, for which an expansion of

KADAT FOODS & BEVERAGES (SL) Ltd

Food and Beverage production in packages of 330ML and 500ML will provide additional employment opportunities, income growth, product affordability and availability, as well as other socio-economic benefits.

And Whereas, the GoSL agrees that the Company's investment proposal meets its private sector development policy objectives and recognizes the timeliness to grant investment incentives and protect **KADAT FOOD & BEVERAGES (SL) LIMITED** from any unfair competition, given the expected benefits it will bring in investment; job creation, employees training; knowledge and technology transfer; stable employment income; improved exports and foreign exchange earnings and others.

And Whereas, both parties are desirous and seek to establish a legal basis for the promotion and establishment of a state-of-the-art processing plant to produce **non-alcoholic beverages** in packages of 330ML and 500ML thereby making it available and affordable, and increasing employment opportunities, provide export earnings and tax revenues for the Government. This is to leverage on incentives provided under the Investment-friendly Tax Policy Framework for manufacturing, providing for exemption of import duty for plant, machinery and equipment, and concessionary import duty rates for inputs—whether semi-processed or finished products used in production.

NOW THEREFORE, the GOSL and **KADAT FOOD AND BEVERAGES (SL) Ltd** hereby agree as follows:

ARTICLE 1 **INTERPRETATION**

The following bolded terms wherever used in this Agreement shall have the respective meanings and interpretations set forth below:

“Agreement” - This Investment Concession Agreement with GoSL and **KADAT FOOD AND BEVERAGES (SL) limited**.

“Applicable Laws” – means the Laws of the Republic of Sierra Leone, and all orders, rules, regulations, executive orders, decrees,

policies, judicial decisions, notifications, or other similar directives made pursuant thereto, or other similar directives as may be amended from time to time.

“Authorizations” - any or all licenses, permits, visas, consents, approvals, waivers, notifications, applications, orders, grant, confirmations, clearances and all extensions required to permit the transactions contemplated by this Agreement, including the instructions required by law from Government, any relevant third parties and officials of Government.

“Business Day” – Any day other than weekends or an official **public holiday**

“Change of Control” – Any assignment, sale, or transfer of interest of any type as a result of which the person that holds a majority of the economic interest in the Company as of the Effective Date, ceases to hold a majority of the economic interest in the Company.

“Commercial Production” - Is the period when the Company began production of Non-Alcoholic and Alcoholic Drinks supplied to the public on sales.

“Contractors” – Any person or organization that contracts directly or indirectly with the company for the supply of goods or services directly related to the company’s operations.

“Effective Date” – The date on which this Agreement is signed by all Parties upon ratification by the Sierra Leone House of Parliament.

“Employee” - An employee, whether long-term or short-term of the company in Sierra Leone.

“Encumbrances” – Any pledges, liens, charges, assignments, assessments, security interests, title retention, mortgages, restrictions, title defects, right of ways, options or adverse claims form any person or organization claiming any rights to the lands

assigned by the Government of Sierra Leone for the development of the factory.

“Environment Protection Agency (EPA)” - the Government agency tasked with the responsibility to provide for the effective protection of the environment and for other related matters.

“Extension of Term” - means to add to the length of time specified in this Agreement in order to continue with its existing terms, or any modifications of such terms.

“Force Majeure” - are unforeseeable events, circumstances or causes beyond the reasonable control of either party to this Agreement with sustained disruption of the operations and performance of the Company.

“Investment” - means any annuity, trust, or custodial account holding regulated investment company stock or assets, established in accordance with the laws of Sierra Leone, in which the assets are held for investment purposes.

“Investment Plan” - The Plan, herein including as Appendix - to this Agreement, which provides details of the factory construction, machinery installation, staffing and production targets of the company.

“Parties” - GOSL and KADAT FOOD & BEVERAGES Ltd

“Production” - Any or all of the following when carried out by or on behalf of the company; processing, distributing, marketing and selling of non-alcoholic drinks and its derivatives; and all other operations of the company incidental to, arising from or directly related to the design, installation, operation and maintenance of factory infrastructure.

“Subcontractor” - Any person or organization contracted directly or indirectly by a contractor of the company to cause to provide some portion of the supply of goods or services directly related to the company's operations.

“Taxes and Duties” – references to “tax” and “duty” includes all present and future taxes, charges, import duties, levies, excise or withholdings of any kind whatsoever or any other imposition by GoSL, having the effect of a tax.

The Company – KADAT FOOD AND BEVERAGES providing services pursuant to this Contract Agreement including its successors and assigns and where the context so permits any company or person sub-contracted by the Company.

“Work Plan” – The defined activities and indicative timelines (hereafter referred to as the “WORK PLAN” as attached in Annex A for achieving the Construction and installation Production and distribution processes in accordance with the terms of this Agreement.

ARTICLE 2 **PARTIES TO THE AGREEMENT**

2. Parties

The parties to this Agreement shall be the Government of Sierra Leone (GOSL) and KADAT FOOD AND BEVERAGES Industries (SL) Limited.

ARTICLE 3 **TERMS OF AGREEMENT**

3.1 Term

This Agreement shall be for a period of 10 years, commencing on the Effective Date (“the Term”), unless sooner terminated as hereinafter provided and subject to renewable as per 3.2.

3.2 Extension of Term

Six months prior to the expiration of this Agreement, unless earlier terminated, the Company may apply to the GoSL for an extension of this Agreement for such additional period and on such terms and conditions as may be agreed by the parties.

Where the term of this Agreement is not extended pursuant to this Article, the Company shall continue its commercial production at targeted levels as per this Agreement for the remaining period.

Notwithstanding any extension that may be agreed upon by both parties to the Term of this Agreement, this Agreement is, and will always be interpreted as, a fix term agreement and not an indefinite term agreement.

ARTICLE 4 **GRANTING OF CONCESSIONS AND RIGHTS**

4.1.1 No Unhealthy Competition and Protection from Foreign Competition

To support the "Made in Sierra Leone" Concept in line with the Local Content Policy, Government shall apply all reasonable endeavours to provide the conducive environment to support the Company's efforts, especially protection from unhealthy competitions with foreign dumped products through some measures that include tariff protection.

4.1.2 Production Rights

The GoSL hereby grants the company the right, in accordance with all applicable Laws of Sierra Leone, to engage in:

- i. Local production of Non-Alcoholic and Alcoholic beverages;
- ii. The packaging of Non-Alcoholic and Alcoholic beverages;
- iii. The wholesale distribution (only) of Non-Alcoholic and Alcoholic beverages in the domestic market and, where necessary, to export to other countries.

4.1.3 Tariff Protection

Government shall implement a tariff regime conducive to provide comparative advantage to the Company from foreign products dumped locally

ARTICLE 5 **THE COMPANY'S OBLIGAIONS**

5.1 KADAT FOOD AND BEVERAGES shall exclusively undertake and own as property, the project to construct, develop and establish the infrastructure and install and operate a facility for Non-Alcoholic and Alcoholic production, packaging and distribution.

5.2 KADAT FOOD AND BEVERAGES shall undertake to comply with provisions of all laws, especially Labour and Social Security Laws for the recruitment and employment of staff for jobs not requiring high level technical expertise, whilst providing the requisite on-the-job training of personnel.

5.3 KADAT FOOD AND BEVERAGES shall develop a policy and set up a system to protect workers against occupational hazards, accidents at work and other health risks in consonance with applicable laws.

5.4 The Company shall undertake to comply with the provisions of the Labour, Social Security and Local Content Regulations in recruitment and employment of staff.

5.5 KADAT FOOD AND BEVERAGES shall undertake to have an Insurance Policy to cover Management and Staff treatments for occupational hazards and accidents.

5.6 KADAT FOOD AND BEVERAGES shall undertake to import a modern and state-of-the-art machines, equipment and assembly production lines for industrial operations, and remain obligated to GOSL under the Terms of this Agreement.

5.7 KADAT FOOD AND BEVERAGES shall fully comply to undertake and complete all Environmental Assessments and other related obligations required by the GoSL.

5.8 KADAT FOOD AND BEVERAGES shall be entirely committee to its investment bonds, and funding of its projects, with its own capital using bank loans where necessary.

5.9 KADAT FOOD AND BEVERAGES shall ensure conformity to hygiene and safety regulations whether subcontracted or with designated Agents working on site.

ARTICLE 6
TAXES TO THE COMPANY

6.1 GoSL agrees that the following tax treatments shall apply to and in respect of **KADAT FOOD AND BEVERAGES** provided that they shall only apply and remain to be the direct benefit of the Company, and not its related or other companies, contractors and subcontractors, unless the goods or consignments on which such tax treatments shall apply are consigned in the name of the Company for use exclusively for its manufacturing purpose.

6.2 Personal Income Tax for Local Employees

All local employees of the Company are subject to Pay-As-You-Earn (PAYE) Tax consistent with **Part I of the First Schedule** of the Income Tax Act 2000 (as amended).

6.3 Personal Income Tax for Foreign Employees

Income earned from a source in Sierra Leone by foreign nationals shall be subject to the requirements for residency provided for in Sections 10-13 of the Income Tax Act 2000 (as amended), for which the tax shall be at the rate of 25% (Part II of the Second Schedule of the Income Tax Act 2000), provided the foreign national is in employment for a period of 183 days or less, but in cases where the employment exceed 183 days, the normal PAYE schedule will be applied in computing the Personal Income Tax liability, consistent with Sections 116 to 123 of the Income Tax Act, 2000 (as amended). All foreign employees are subject to Payroll tax consistent with the laws governing the administration of payroll tax in Sierra Leone.

6.4 Corporation Tax

Pursuant to Section 48 of Finance Act, 2013, the Company shall be entitled to a corporate tax relief for a period for 5 (five) years, starting upon ratification of this Agreement by Parliament. Loss

incurred by the Company in a given year shall be offset and carried forward for adjustment against Nay future income for a period not exceeding Ten (10) years.

6.5 Withholding Taxes on Payments to Contractors

The Company shall withhold taxes from payment to its suppliers and other contractors according to the provisions in the existing Laws.

6.6 Goods and Services Tax

The Company shall be subject to Goods and Services Tax exemptions in accordance with the Goods and Services Tax Act 2009.

6.7 Withholding Taxes on Dividend payments

The Company shall withhold tax on dividends to shareholders in accordance with the Income Tax Act 2000.

6.8 Withholding Taxes on Interest Payments

The Company shall withhold tax on dividends to shareholders in accordance with the Income Tax Act 2000.

6.9 Capital Allowance

The Company shall be entitled to capital allowance deduction at a rate of forty percent (40%), twenty percent (20%), twenty percent (20%), twenty percent (20%), for the first, second, third and fourth years respectively on all plant, machinery and equipment.

6.10 Other Allowable Deductions

The Company shall claim deduction against chargeable income in an amount equivalent of the following percentage expenditure:

- a. Actual expenses incurred in respect of environmental and social impact mitigation and/or environmental protection and restoration – 100 percent.
- b. Cost of educating and/or training citizens of Sierra Leone and who are full time employees of the Company and part time employees of the Company but bonded to the Company on

completion of such training and/or education. Education or Training shall not include primary or secondary school education and shall be relevant to employment of the trainee concerned and include on the job training and shall include 100% of the wages of an employee serving an apprenticeship course approved by the Government – 100 percent.

- c. Any expenses incurred on research and development by the Company up to the extent of profits of the same year the expenditure is made but any unclaimed amount shall not be available for future deductions – 100 percent.
- d. Any expenses incurred on training of local staff in an approved training programme, by the Company up to the extent of profits of the same year the expenditure is made, but any unclaimed amount shall not be available for future deductions – 100 percent.
- e. Any expenses on social services, such as building of schools and hospitals and any investment that is outside the scope of the original investment and which would be also available to the general public for use free of charge, up to the extent of profits for the purposes of the Income Tax Act 2000.
- f. 200% of the actual cost of the remuneration payable to any physically or mentally disabled employees, up to the extent of the profits of the year in which the expenditure is made, but any unclaimed amount shall not be available for future deductions – 200 percent.

6.11 Taxes on Imports of Raw materials

The Company shall be entitled to import raw materials, inputs and packing materials free of customs duty and advance withholding tax, but not excluding payments of the ECOWA levy, for a period of three (3) years, subject to review for a renewal of not more than two (2) if the prevailing conditions warrant such an extension.

6.12 Import Duty on plant, machinery and equipment

The Company shall, for a period of five (5) years commencing the effective date of this Agreement, be exempt from import duty for plants, machinery, and equipment as well as limited construction materials for setting up and for operationalizing the factory.

6.13 Non-stabilization

The Company shall, from time to time pay all other required taxes not covered by this Agreement.

6.14 Pension and Social Security Contributions

All local employees of the Company shall be subject a pension contribution in accordance with the National Social Security and Insurance Trust Act, 2001.

ARTICLE 7 **CONDUCT OF OPERATIONS**

7.1 Production Activities

Subject to the Terms of this Agreement and applicable Laws of Sierra Leone, the Company shall engage in the purchase of raw materials for Non-Alcoholic and Alcoholic and semi-finished products and operate its business in accordance with established production standards prudent business practice.

The Company shall engage in the production, packaging, distribution and wholesale of non-alcoholic beverages domestically, and shall export to other countries where domestic needs have been met.

7.2 Performance of Initial Investment Obligations

Within 6 months of the Effective Date, the Company shall invest in full industrial manufacturing plant that has the capacity to produce the range of products listed in this Agreement, and in the respective targeted volumes. For clarity purpose, the factory is expected to process up of 250,000 liters of non-alcoholic beverages per business day.

7.3 If within 12-18 months from the Effective Date, the Company fails to use reasonable efforts to have a full functional

manufacturing plant operating in the country, the Company shall notify the GOSL why it failed to meet such performance obligations.

If within **24-30** months the Company fails to achieve commercial production levels of output, the Government may notice the Company in writing, informing of its intention to terminate this Agreement.

7.4 Domestic Sale of Products

To the extent that there is sufficient and effective demand for the Non-Alcoholic and Alcoholic Beverages manufactured by the Company in Sierra Leone, the company shall sell to the domestic market all or the number of non-alcoholic beverages required from its production. Where it is determined that the production capacity of the factory exceeds volumes required by the domestic market, the company may export an amount not more than its excess output to other countries.

7.5 Notwithstanding Clause 7.4 the Company shall be restricted to limit the export of its products to not more than 40 percent of its total production in any given period.

7.6 Purchase of Raw Materials

The Company may establish a platform to purchase raw materials or semi processed products from local farmers in line with the Local Content Policy Act of 2016 and other applicable laws.

ARTICLE 8 **EMPLOYMENT AND TRAINING**

8.1 Employment

The Company's employment practices shall conform to the existing Laws of the country., in no case shall the Company knowingly, after reasonable enquiry, hire non-Sierra Leoneans for unskilled positions, unless subject to Section 50 of Finance Act, 2021.

8.2 The Company shall, for the employment at all levels in financial, accounting, technical, administrative, supervisory and senior management positions and other skilled positions, give

preference to qualified Sierra Leoneans who meet the minimum requirements and expectations and expectations of the Company.

8.3 Where the Company is unable to hire a Sierra Leonean to fill any position within a reasonable time, the Company shall provide to the GoSL proof that it exhausted all possible options and was unable to attract qualified Sierra Leoneans who meet the minimum requirements and expectations of the Company.

8.4 The Company is required to meet all of the minimum criteria detailed in the Companies Act, 2009 and follow the process and procedures outlined therein.

8.5 The Company is fully responsible for following and demonstrating, through documented procedures that they have complied with the requirement detailed in the guidelines. In the case of sub-leasing or the sale of one investment to another, responsibility for compliance is transferred to the sub lease/new owner(s).

8.6 The Company must submit on an annual basis its audited balance sheet and income statement, prepared in accordance with International Financial Reporting Standards, as well as any required national standards, to the relevant stakeholders including the Ministry of Trade.

8.7 The Company shall develop a Corporate Social Responsibility (CSR) plan based on an assessment of community needs in consultation with EPA.

8.8 The Company shall provide feasible timeframes for implementation of it's agreed upon CSR responsibilities, which will be agreed upon by all stakeholders.

8.9 The Company shall submit semiannual progress report on its project, based on a predetermined monitoring plan; GoSL representatives will conduct periodic and on the spot monitoring visits, as and when necessary

8.10 The Company shall support the growth to of Small and Medium Enterprises through targeted procurement, promote employment of Sierra Leoneans at all levels in managements.

8.11 The Company shall develop the human institutional capacity of Sierra Leoneans through training and transfer of knowledge and technology.

8.12 The Company shall adhere to the Environmental Protection Agency Act 2021 (as amended), and other environmental regulations developed by GoSL and in line with International best practices.

8.2.1 Training

For the purpose of 7.1 above, in addition to providing on-the-job training, vocational training and other measures necessary and reasonable to achieve its employment objectives, the Company shall use reasonable efforts and resources to provide training for it Sierra Leonean employees with a view to qualifying them for the positions described above and as required by the Company's operations under this Agreement.

ARTICLE 9 **PERMITS**

9.1 Permits Issuance

The GoSL shall endeavor to process and issue to KADAT FOOD AND BEVRAGES SL (LTD) any and all permits, licenses, and other proper authorization or permission-related documents and the company shall, at its sole expense, be responsible for obtaining and maintaining during the term of this Agreement, any and all permits, licenses, and other proper authorization or permission-related documents required for the performance of this project.

GoSL undertakes that, should KADAT FOOD AND BEVRAGES SL (LTD), (or any other person taking part or participating in the project), at any time, be required to obtain any further permit or other authorization or permission-related document in connection with itself, its activities or the project (or any part of the project), it shall take all necessary steps to ensure such permit or

authorization is issued forthwith provided that the Company or, as the case may be, such other person complies with all requirements of the Laws of Sierra Leone in relation to such permits or authorizations.

9.2 Revocation of Permits

The GoSL Agrees that any permit or other authorization issued to the Company for the project shall not be amended, changed, cancelled, terminated or revoked, unless it is in accordance with the Laws and Regulations governing its issuance.

9.3 Breach of Permits

If KADAT FOOD AND BEVERAGES SL (LTD), or other person to whom it was issued fail to abide by any terms of any permits or authorization, GoSL (or any relevant official or public authority) may exercise any power pursuant to the Laws of Sierra Leone in respect of such failure. However, GoSL agrees it will not (and will procure that no official or public authority will) exercise any such power unless the Company and such other person(s) shall specify for this purpose have first been given minimum statutory period of notice (the Notice) of such failure and given the opportunity, and failed within a reasonable period of time after receipt of such notice, to rectify, remedy or cure such failure unless, in the opinion of GoSL acting reasonably, there is a significant risk to life or the environment.

If there is a significant risk to life or the environment, GoSL shall be entitled to suspend the relevant permit or authorization for the minimum period of time which could be anticipated as being reasonably necessary for an organization which is competent, experienced and efficient to prevent such risk occurring. For the purpose of this paragraph, 'reasonable period' means at a minimum period as contained in a statutory instrument of notice form date to delivery of this notice.

ARTICLE 10

FORCE MAJEURE

10.1 Subject to Clause 9.2. parties to this Agreement shall not be in breach of the Agreement, nor liable for delay in performing or failure

to perform any of its obligations under this Agreement if such delay or failure or failure as a result of a Force Majeure.

10.2 Force Majeure are unforeseeable events, circumstances or causes beyond the reasonable control of either party to this Agreement with sustained disruption of the operations and performance of the Company.

10.3 A force majeure event shall include but not limited to event as listed below:

10.3.1 Natural Force Majeure event, which may include:

- i. Fire, explosion, lighting, earthquake, landslide, storms, severe weather conditions, volcanic eruption, meteorites, or other natural disasters or acts of God;
- ii. Epidemic plague or quarantine;
- iii. Unforeseen alarming accident, breakage of facilities, plant or equipment, structural collapse, or chemical contamination;

10.3.2 Political Force Majeure event

- i. War initiated by GOSL or otherwise affecting Sierra Leone,
- ii. Politically motivated violence, sabotage, terrorism, strikes and industrial relations issues (other than those restricted to employees of the Company).

10.4 If an event is declared a Force Majeure, the term of the Agreement shall be extended by a period equivalent to the period during the Force Majeure, provided that such period continues for four (4) consecutive months, the Company may terminate this Agreement by giving ninety (90) days written notice to the Government.

10.5 The Company shall not be entitled to rely on Clause 9.1.1 unless it promptly notifies the GOSL in writing of the nature and extent of the Force Majeure event.

10.6 Could not have avoided the effect of the relevant event by taking precautions which, having regard to all the matters known to it before the event, it ought reasonably to have taken, but did not take'; and

10.7 Has used its best efforts to mitigate the effect of the event, to carry out its obligations under this Agreement in any way that is reasonably practicable and to resume the performance of its obligations as soon as reasonably possible.

ARTICE 11 **ENVIRONMENTAL, HEALTH AND SOCIAL ASSESSMENT**

11.1 The Environmental License for the project will be granted to **KADAT FOOD AND BEVERAGES INDUSTRIES** subject to conditions only which are typical for an Environmental License, no later than the statutory period after the application is lodged unless:

- a. It is withheld for one or more lawful reasons which are objectively reasonable for withholding such Environmental License under the relevant laws of the Republic of Sierra Leone, or
- b. **KADAT FOOD AND BEVERAGES INDUSTRIES** environmental management plan (including the ESHIA) is not being implemented to a material extent.

ARTICLE 12 **EXCHANGE CONTROL**

All inflows and outflows of foreign exchange shall be done through the banking system in compliance with the exchange control Act, 1965 and the Anti-Money Laundering/Counteracting Financing of Terrorism Act, 2012 (AMT/CFT).

ARTICLE 13

EXPORT REVENUE

All revenue derived from export first be channeled through Sierra Leone Banking before they are repatriated to any other bank of the investor's choice this is just a way to improve the country's balance of payment position.

ARTICLE 14

ELECTRICITY WATER AND OTHER UTILITIES WATER RIGHTS AGREEMENT

GOSL agrees to enter into a water rights agreement KADAT FOOD AND BEVERAGES SL (LTD) and shall be charged at a fixed rate per cubic meter of water extracted from rivers and other water courses. The rate will be determined by the competent authority in accordance with prevailing rates for the year under review. The stipulated price of water shall be adjusted in line with inflation and/or other considerations every (state year).

- Electricity rights agreement
 - Electricity to be supplied by Electricity Distribution and Supply Authority at favourable rates for the duration of the Project.
 - No restriction on the amount of electricity to be consumed by the Company.

availability of power that where power is generated by the Company on its various sites and locations in Sierra Leone as a result of the non-or proper power from the Electricity Distribution and Supply Authority the use of private and stand-alone generators of the Company should be subject to monitoring, licensing or shut down requirements of the Electricity Distribution and Supply Authority upon due notice being given

ARTICLE 15

CHANGE IN LAW

If any law applied in Sierra Leone comes into effect or is amended, modified, repealed, withdrawn or replaced (a Change in Law) which has a material adverse effect on the ability of **KADAT FOOD AND BEVERAGES SL (LTD)** its contractors, sub-contractors, any shareholder or funder to perform their respective obligations under any document relevant to the development, operation or funding of the Project or the cost of or return from so doing after taking into account the effects associated directly and expressly with any such Change in Law, then GoSL undertakes to grant to the Project, **KADAT FOOD AND BEVERAGES SL (LTD)** its contractors, sub-contractors, the shareholders and the funders any exemption or license or other authorization necessary or desirable to ensure that such interest, rights, obligations and economic return are not materially adversely affected.

If there is a dispute between the Parties in relation to whether the Change in Law has the effect described above, it shall be referred to the arbitration procedure as agreed and set out in the Agreement or PPA, once the agreement is in full force and force and prior to the date as set out in this Agreement.

Where there is a change in law regarding tax that is discriminatory, the company shall notify Government of the new law or laws and the law(s) shall not affect the company.

ARTICLE 16

NATIONALIZATION OR EXPROPRIATION

16.1 The GoSL agrees that it will not, nor attempt to, nationalize, expropriate, or confiscate all or any part of the assets or rights of **KADAT FOOD AND BEVERAGES SL (LTD)**, its sub-contractors or their respective contractors or any other party to the document s relevant to the development, operation and funding of the project or the share capital of the Company. Other than on the basis of full compensation (including loss of profit) to the affected parties,

including an amount not less than that required to repay all principal, interest, fees, costs, and expenses, amounts outstanding to the funders under or pursuant to the funding documents.

16.2 Each Party confirms that it does not intend and will not engage in any illegal activity and **KADAT FOOD AND BEVERAGES SL LTD** agrees to take reasonable steps that its shareholders affiliated, and its expatriate employees also do not do so.

Being a strategic project in Sierra Leone, **KADAT FOOD AND BEVERAGES SL (LTD)** agrees that it will comply with all national standards; environmental protection and health and safety as required for the type of activities carried out under these Projects.

ARTICLE 17 **EXPATRIATES**

The GoSL agreed that Directors, Officers, Consultants and Employees (including immediate families) of the Company and its contractors and sub-contractors shall be entitled to:

- Enter, leave, and reside in Sierra Leone for the purposes of the Project
- Work in Sierra Leone (except immediate facilities who are not employed by the Company).
- Opt out of NASSIT pension contribution if expatriate has already alternative pension arrangements.
- Be exempt from all local taxes to include personal income tax and residence tax for as long as expatriate works in the Project.
- Bring in or import and to export following or in anticipation of the termination of residence or work, such personal and household effects.
- Sell within Sierra Leone any such household goods or effects brought in or imported to Sierra Leone, subject to applicable sales duties/taxes.
- GOSL warrants that all relevant officials or public authorities shall deliver without delay all documents, permits and licenses to effect above agreements.

ARTICLE 18
EXCHANGE CONTROL AND INVESTMENT PROMOTION ACT

18.1 The GOSL agrees to procure that the Central Bank shall agree at all times (whether by reason of such actions being compliant with the Exchange Control Regulations or otherwise) that the Company, its shareholders, its financiers, funders to any document relevant to the development, operation and funding of the Project shall be entitled to:

- Receive and make payment in accordance with the relevant document, including outside of Sierra Leone in foreign currency.
- Convert Leones to foreign currency and remit foreign currency outside of Sierra Leone
- Maintain Leones and foreign currency bank accounts inside and outside of Sierra Leone deposit, retain and deal with Leones and foreign currency utilizing such bank accounts.
- Repatriate earnings and proceeds of sales of assets
- Allow expatriate to repatriate earnings
- Convert or transfer fund associated with investments, including remittances of investment capital, earnings, loan repayments and lease payments.
- GOSL in accordance with applicable law warrants that the Central Bank shall make it available to the Company such amounts of foreign currency as are necessary for development, operation, maintenance and funding of the Project at the official exchange rate.

18.2 GOSL in accordance with applicable law warrants that all relevant officials or public authorities shall deliver, without delay, all documents, permits and licenses required to effect to the above.

ARTICLE 19
LAND AND LESE AGREEMENT

The GOSL guarantees to facilitate provide the Company with the area of land needed for the Project extension when the need arises.

GOSL will facilitate the lease of the land identified demarcated and approved for use by the Company at the cost of the Company.

ARTICLE 20
CONFIDENTIALITY

These discussions and all matters regarding the Company's potential Project to be kept confidential. GOSL to agree that any disputes regarding the Project will be arbitrated first under the Laws of Sierra Leone and under the rules of the International Center for Settlement of Investment Disputes if dissatisfied with the first ruling.

ARTICLE 21
DIPUTE RESOLUTION

21.1 This Agreement is governed and shall be construed in accordance with the laws of the Republic of Sierra Leone and is intended to be binding on the parties.

21.2 This Clause applies to any claim, dispute or difference of any kind between the parties arising out of or in connection with this Memorandum (a "Dispute"). That includes without limitation, any question about the Agreements existence, validity or termination.

21.3 All disputes shall be referred to and finally resolved by arbitration before arbitrators under the Rules of the International Center for Settlement of Investment Disputes ("ICS") from time to time in force.

21.4 Each party shall nominate an arbitrator in the Request for Arbitration, or answer, not later than 14 days after service of a written request by either party to do so. The parties must then seek to agree on and nominate a third arbitrator to act as Chairman.

21.5 The proceedings shall be conducted in the English Language. All documents submitted in the arbitration shall be in the English Language.

21.6 None of the parties may appeal to any court on a question of law arising out of an award made in the arbitration. The parties irrevocably waive any rights of appeal they might otherwise have had.

21.7 The award shall be final and binding on the parties or anyone claiming through or under them and judgement rendered on the award may be entered in any court having jurisdiction or application may be made to such court for jurisdiction acceptance of the award and an order of Non-Alcoholic and Alcoholic Beverages as the case may be.


21.8 GoSL irrevocable and unconditionally

- a) acknowledges that the execution, performance and delivery by each party of this Agreement shall constitute a private commercial transaction entered into entirely in its commercial capacity,
- b) agrees that should any other party bring legal proceedings against it or its assets in relation to this Agreement, no immunity from such legal proceedings shall be deemed to include without limitation, suit, and attachment prior to judgment.

ARTICLE 22
GOVERNANCE STRUCTURE


IN WITNESS WHEREOF this Agreement has been executed by duly authorized representatives of the Parties hereto on the day, month and year first above written.

SIGED SEALED AND DELIVERED for and on behalf of the Government of Sierra Leone

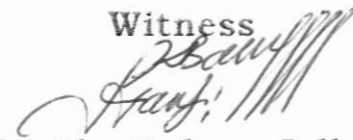

.....
Dr. Edward Hinga Sandy
Minister of Trade and Industry

Date:.....*13th April*.....2023

SIGED SEALED AND DELIVERED for and on behalf of KADAT FOOD AND BEVERAGES (SL) LIMITED COMPANY


.....
KISHORE KUMAR PARWANI, CHAIRMAN AND CHIEF EXECUTIVE OFFICER.

Date:.....*13-04*.....2023

Witness

Mr. Abu Bakarr Jalloh
Company Corporate Secretary

Date:..*13-04*.....2023

KADAT FOODS & BEVERAGES (SL) Ltd