**ASSET PURCHASE AGREEMENT**

This Asset Purchase Agreement (the “Agreement”) takes effect on [DATE],

**BETWEEN: [YOUR COMPANY NAME]** (the "Seller"), a company organised and existing under the laws of the [COUNTRY], with its head office located at:

[YOUR COMPLETE ADDRESS]

**AND: [SECOND PARTY NAME]** (the "Purchaser"), a company organised and existing under the laws of the [COUNTRY], with its head office located at:

[COMPLETE ADDRESS]

WHEREAS [SECOND PARTY NAME] (THE “Purchaser”) has executed an offer to purchase [SPECIFY] for completion as of [DATE] (the “Offer to Purchase”);

WHEREAS the Purchaser desires to purchase, and Seller desires to sell, some assets, rights and interests as described in Annexure A hereof (the “Purchased Assets”) in accordance with the terms, conditions and agreements hereinafter contained.

NOW, THEREFORE, the parties agree as follows:

**1. SALE AND PURCHASE**

1.1 **Purchased Assets:** Upon and subject to the terms and conditions hereof, the Seller sells to the Purchaser and the Purchaser purchases from the Seller, as of the Effective Date and conditional upon all liens existing on the Purchased Assets being released, all of the rights, titles, benefits and interests of the Seller in the Purchased Assets.

1.2 **Documentation:** The Seller shall promptly provide the Purchaser with all relevant technical documentation available to the Seller regarding the Purchased Assets including, but not limited to, documentation that is necessary to operate the Purchased Assets.

1.3 **Purchase Price**: The purchase price payable by the Purchaser to the Seller for the Purchased Assets is [AMOUNT] (the “Purchase Price”). For all purposes, including for income tax purposes, the parties agree to allocate the Purchase Price in accordance with the provisions of Annexure A. The Purchase Price shall be payable as follows:

[AMOUNT], representing the Purchase Price less the amounts owing from Seller to Purchaser ([SPECIFY]), payable by certified check as of the Effective Date.

1.4 **Effective Date**: The sale and purchase of the Purchased Assets shall be conditional upon the release of all existing third-party liens on the Purchased Assets and shall be effective upon the date of such release (the “Effective Date”) which shall be no later than [DATE], failing which this Agreement shall become null and void, the Purchase Price shall be returned to the Purchaser and the Purchased Assets shall be returned to the Seller. In such a case, no party shall be entitled to any compensation other than the return of the Purchase Price and Purchased Assets.

1.5 **Assumed Obligations:** The Purchaser shall assume and agree to satisfy and discharge, as the same shall become due, all of the following (collectively, the “Assumed Obligations”):

1.5.1 All of Seller’s obligations under contracts of Seller which are identified in Annexure 1.3 and assigned to the Purchaser as of the date hereof, including without limitation any warranty for work performed by the Seller before the Effective Date.

1.5.2 The Purchaser will also assume and cover all expenses related to the completion of the projects described in Annexure 1.3 including without limitation fuel, employee costs and contributions, material, equipment rentals and repairs, utility and office expenses and project management.

1.6 **Excluded Obligations:** Except for the Assumed Obligations or as expressly provided herein, the Purchaser is not assuming any past, present and future indebtedness, liabilities, obligations, contracts and commitments of the Seller, whether arising out of or resulting from the Purchased Assets.

1.7 **Sales and Transfer Taxes:** The Purchaser shall pay any and all federal, provincial or local taxes, in the nature of income, sale, use, transfer, gain, recording and any similar tax, fee or duty required to be paid *in re*spect of the assignment or transfer to the Purchaser of the Purchased Assets and the filing and recording thereof, including without limitation tax on the Purchase Price.

**2. REPRESENTATIONS AND WARRANTIES OF THE SELLER**

The Seller represents and warrants as at the date hereof to the Purchaser as follows and acknowledges that the Purchaser is relying on such representations and warranties in connection with its purchase of the Purchased Assets.

2.1 **Organisation**: The Seller is a company duly incorporated and organised and validly subsisting under the laws of [COUNTRY] and has the corporate power to own its property and to enter into this Agreement and to perform its obligations hereunder.

2.2 **Due Authorisation**: The execution of this Agreement has been duly authorised, executed and delivered by the Seller and constitutes legal, valid and binding obligations of the Seller, enforceable against the Seller in accordance with its terms.

2.3 **Title to the assets**: The Purchased Assets are owned by the Seller with a good and valid title, free and clear of any encumbrances other than those encumbrances for which the Seller is in the process to obtain all appropriate consents to the consummation of the transaction contemplated herein.

2.4 **Residency**: The Seller is a resident of [COUNTRY] for the purposes of the Income Tax Act ([COUNTRY]).

2.5 **As is, Where is**: The Purchaser acknowledges that the Purchased Assets are purchased on an “as is, where is” basis, that it has inspected the Purchased Assets and is relying entirely on its own investigations and its inspections in proceeding with the transactions contemplated hereunder. Save and except only as may be provided in this Agreement, the Purchaser further acknowledges that there are no representations, warranties, terms, conditions, understandings or collateral agreements, expressed or implied, statutory or otherwise, with respect to the merchantability, condition, description, fitness for purpose or quality of the Purchased Assets or as to any other matter or thing. Without limiting the generality of the foregoing, there is no representations or warranties from the Seller with respect to the validity of the Black Mack Lawsuit and/ or the amounts which may be recoverable, if any, under the Black Mack Lawsuit, against any party.

**3. REPRESENTATIONS AND WARRANTIES OF THE PURCHASER**

The Purchaser hereby represents and warrants as at the date hereof to the Seller as follows and acknowledges that the Seller is relying on such representations and warranties in connection of the sale of the Purchased Assets.

3.1 **Organisation**: The Purchaser is a company duly incorporated and organised and validly subsisting under the laws of [COUNTRY] and has the corporate power to own its property and to enter into this Agreement and to perform its obligations hereunder.

3.2 **Due Authorisation:** The execution of this Agreement has been duly authorised, executed and delivered by the Purchaser and constitutes legal, valid and binding obligations of the Purchaser, enforceable against the Purchaser in accordance with its terms.

3.3 **Outstanding Work:** The Purchaser hereby guarantees to the Seller that all outstanding work listed in Annexure 1.3 hereof will be completed and satisfied on or before [DATE] in accordance with the arrangements agreed to by the Seller and such clients.

**4. SURVIVAL OF REPRESENTATIONS AND WARRANTIES**

4.1 Survival of Representations and Warranties. The representations and warranties contained herein will survive the completion of the sale and purchase of the Purchased Assets herein for a period of one year.

**5. ADDITIONAL COVENANTS**

5.1 **Vehicles**: The Purchaser shall execute, acknowledge and deliver such other instruments and execute and deliver such other documents and certifications as the Seller may reasonably require with respect to the vehicle certification, insurance and financing of any vehicle transferred to the Purchaser as Purchased Assets.

5.2 **Indemnity**: The Purchaser agrees to indemnify and hold the Seller, its affiliates, subsidiaries, and respective directors and employees (the “Indemnified [YOUR COMPANY NAME]”) harmless from and against any and all claims, losses, liabilities, damages, expenses and costs (including reasonable legal fees and court costs) which the Indemnified [YOUR COMPANY NAME] may sustain or incur as a result of, *in re*spect of, connected with or arising out of (i) any failure of the Purchaser to perform or fulfil any covenant under this Agreement, at any time, (ii) any breach or inaccuracy of any warranty given by the Purchaser under this Agreement or (iii) the Assumed Obligations.

**6. GENERAL**

6.1 **Independent Contractor**: This Agreement shall not constitute either party the agent or legal representative of the other party for any purpose.

6.2 **Entire Agreement**: The parties agree that this Agreement constitutes a complete and exclusive statement of the terms and conditions between them covering the performance thereof and cannot be altered, amended or modified except in writing executed by the parties to be bound thereby. This Agreement supersedes all prior negotiations, agreements and communications, written or oral, between the parties with respect to the subject matter hereof, including the Offer to Purchase.

6.3 **Headings**: The headings in this Agreement are for convenience of reference only and shall not affect the construction or interpretation hereof.

6.4 **Invalidity**: If any of the provision contained in this Agreement are found by a court of competent jurisdiction to be invalid, illegal or unenforceable in any respect, the validity, legality or enforceability of the remaining provisions contained herein shall not be in any way affected or impaired thereby.

6.5 **Further Assurances**: Each of the parties hereto will cooperate with the other and execute and deliver to the other parties hereto such other instruments and documents and take such other actions as may be reasonably requested from time to time by the other party as necessary to carry-out, evidence and confirm the intended purposes of this Agreement.

6.6 **Successors and Assigns**: All obligations set forth in this Agreement will bind and inure to the benefit of the respective successors and permitted assigns of the parties whether expressed or not. This Agreement and any rights pursuant hereto shall not be assignable by the parties without the prior written consent of the other party.

6.7 **Notices:** Any notice, report, demand, waiver, consent or other communication given by a party under this Agreement shall be in writing and shall be deemed to be duly given (i) when personally delivered, or (ii) upon delivery by overnight courier service which provides evidence of delivery or (iii) when 3 days have elapsed after its transmittal by registered or certified mail, postage prepaid, return receipt requested, addressed to the party to whom directed at the party’s address as it appears above or another address of which that party has given notice.

6.8 **Governing Law**: This Agreement shall be governed by and construed in accordance with the domestic laws of the [Country] of [COUNTRY] and the laws of [COUNTRY] applicable. The parties hereto expressly agree that any dispute or controversy arising out of or relating to this Agreement including the interpretation, execution or breach thereof, arising in the course of or following its performance, shall be brought before a competent court located in the [Country] of [COUNTRY].

IN WITNESS WHEREOF, each party to this agreement has caused it to be executed at [PLACE OF EXECUTION] on the date indicated above.

THE SELLER THE PURCHASER

Authorised Signature Authorised Signature

Print Name and Title Print Name and Title

**ANNEXURE A**

**ASSETS, RIGHTS AND INTERESTS**

Assets Allocation of Purchase Price

1. Inventory:

2. All computer equipment / fax machine

3. Customer lists, customer contracts, business records and all goodwill of the business

4. All rights, titles and interests in and to the contracts listed in Annexure 1.3

5. Machinery, equipment, vehicles as listed below:

Quantity Description Serial #

TOTAL PURCHASE PRICE [AMOUNT]