

UNITED REPUBLIC OF TANZANIA
THE LAND REGISTRATION ACT (CAP 334)
APPLICATION FOR LEASEHOLD TITLE
(Land Registry- Tanga)

C.T. No: 23382 LR MWANZA
L.O. No: 346396
File No : 264736

We, **TANZANIA INVESTMENT AND SPECIAL ECONOMIC ZONES AUTHORITY** of P.O. Box 938 DAR ES SALAAM (Landlords) on the one part, and **EAGLE PROPRIETARY COMPANY LTD** of P.O Box 21276 DAR ES SALAAM (Tenants) on the other part, have entered into Lease Agreement in respect of Plot No. 71, 72, 73 & 74 situated at **Basanza** in **Uvinza District Council** Pursuant to that, we hereby **SUBMIT** the Lease Agreement for registration and **APPLY** for the issue of a **Leasehold Title** to the said Company, in respect of the said Land which is registered under the above Certificate of Title.

SEALED with the COMMON SEAL of the said]
TANZANIA INVESTMENT AND SPECIAL]
ECONOMIC ZONES AUTHORITY and DELIVERED]
in the presence of us this.....day of..... 2025]

Name:
Signature:
Postal Address:
Qualification:

Name: *Francis Ndunguru*
Signature: *[Handwritten Signature]*
Postal Address: *Box 938 Ddalaam*
Qualification: *Senior legal officer.*



SEALED with the **COMMON SEAL** of the said]
EAGLE PROPRIETARY COMPANY LTD and]
DELIVERED in the presence of us this.....day]
of.....2025]

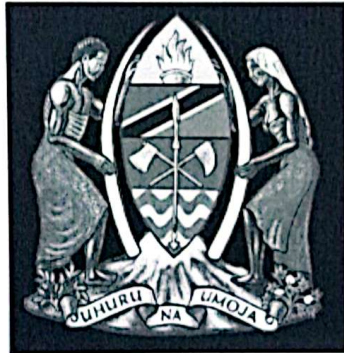
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**TANZANIA INVESTMENT AND SPECIAL ECONOMIC
ZONES AUTHORITY**



LEASEHOLD AGREEMENT

(Issued under Section 20 of the Land Act, Cap. 113 [R.E.2002])

No. 56

TANZANIA INVESTMENT CENTRE

THE LAND ACT
(No. 4 of 1999)

DERIVATIVE RIGHT
(Under Section 20)

C.T. No: 23382 LR MWANZA
L.O. No: 346396
File No : 264736

Made and entered into this.....day of2025

BETWEEN

TANZANIA INVESTMENT AND SPECIAL ECONOMIC ZONES AUTHORITY

A body corporate established under The Tanzania Investment and Special Economic Zones Act No.6 of 2025, of P.O Box 938 DAR ES SALAAM (hereinafter referred to as the "LESSOR") on one part.

AND

EAGLE PROPRIETARY COMPANY LTD

of P.O Box 21276 DAR ES SALAAM and having certificate of incentives No. (hereinafter referred to as the "LESSEE") on the other part.

THIS LEASE WITNESSES as follows:

WHEREAS the Lessor is the holder of a Right of Occupancy registered in the Land Registry at KIGOMA under Title No. in respect of land within Plot No. 71, 72, 73 & 74 situated at **Basanza** in **Uvinza District Council** and in the terms thereof is authorized to grant leases, the Lessor hereby demises unto the Lessee the land being more fully described in the schedule hereto for a term of **Eighty** years commencing on the **First** day of **July, Two Thousand Twenty Five** and expiring on the **Thirtieth** day of **June Two Thousand One Hundred Six** subject to the provisions of the land Act No. 4 of 1999 and regulations made thereunder and subject to the following conditions:

The Land shall be used for **Pastoral and Agricultural Only**; Use Group 'R' Use Class **(a), (b) and (c)** as defined in the Town and Country Planning (Use Classes) Regulations 1960 amended in 1993.

PART A: THE LESSEE SHALL:

1. **HAVING** paid in advance Land Rent up to June, 2009, thereafter continue to pay Tshs **1,578,000/=** (Tanzania Shillings One Million Five Hundred Seventy Eight Thousand) other amount as assessed by the Commissioner for Lands or Authorised Officer being annual Land Rent, and 10% thereto being TIC Facilitation Fee, payable on the first day of July in every year of the term.

2. **BE** liable to pay any and all costs arising here from and in particular;
 - (i) Any fees or stamp duties which may be discovered to be payable in connection with the Lease;

 - (ii) An amount or amounts levied by the duly authorized institutions by way of rates or like local property taxes;

 - (iii) An amount or amounts equal to any rates or like levy paid by the Lessor in respect of the Land or improvements thereon;

3. **DEVELOP** the land by establishing and operating a Large Scale Agricultural Activities within **thirty-six months** from the date of signing of this Derivative Right. To that end, the lessee shall;
 - (i) Submit building plans to the **Uvinza District Council** within six months from the commencement of this lease.

 - (ii) Begin construction of building(s) in permanent materials within six months after the approval of the plans.

 - (iii) Complete construction within thirty six months from the day of commencement of this lease.

4. **BE RESPONSIBLE** for:
 - i. The protection of all beacons on the Land throughout the term of the Lease. Missing beacons will have to be re-established at any time at the Lessee's expenses as assessed by the Director responsible for Surveys and Mapping.

 - ii. Preserving the environment and protecting the soil against soil erosion: and do all things which may be required by the authorities responsible for environment, to achieve such objective.

 - iii. Fence the land with a good quality fencing, car parking spaces shall be provide as required by the Authority. Loading unloading facilities shall be provided within the boundaries of the land

5. **NOT** make any disposition to the leased land without prior consent of the lessor. In case of transfer the lessee is required to have developed the land substantially, while regarding mortgage the Lessee should present to the lessor a project evaluation report showing that the level of development on the land is at least **60% of the total investment cost as indicated in the investor's Business Plan.**
6. Allow the lessor or any other authorized government officer to get access to the leased land for official duties.
7. **SUBJECT** to the foregoing conditions, enjoy permanent and exclusive rights of the leased land throughout the term of the Lease.
8. **YIELD** up the Lessor the Land and improvement in good order and condition upon determination of the Lease by affliction of time or otherwise.

PART B. THE LESSOR SHALL:

1. **ENSURE** that the Lessee paying rent and other charges hereby reserved in PART "A" Clause (1) hereof and complying with other terms and conditions hereinbefore contained shall peaceably and quietly hold and enjoy the land and improvements during the said term without interruption from the Lessor or any other person claiming under or in trust for the Lessor.
2. **UPON** breach by the Lessee of any of the foregoing terms and conditions re-enter upon the land and improvements thereon and forfeit the Lease and immediately thereupon the said term shall absolutely determine and whenever this power of re-entry and forfeiture shall arise the Lessor shall serve upon the Lessee a written notice specifying the nature and extent of the breach and requiring the Lessee to remedy the breach within the time to be specified in the said notice and also the action to be taken by the Lessor if the breach is not remedied within the specified period.

PART C: ARBITRATION

In the event of any dispute arising between the parties hereto in respect hereof, either the Lessor or the Lessee may commence arbitration proceedings in conformity with the provision of the Arbitration, Cap 15 of the Laws of Tanzania.

We, the within-named **EAGLE PROPRIETARY COMPANY LTD** hereby accept the terms and conditions contained in the foregoing Lease Agreement.

SCHEDULE

ALL that Land known as Farm No. 71, 72, 73 & 74 situated at Basanza in Uvinza District Council, measuring Forty Two Million Five Hundred Seventy One Thousand Four Hundred (42571400) square metres, shown for identification only edged red on the plan attached to this Lease Agreement and defined on the registered Survey Plan Numbered 45594 deposited at the Office responsible for Surveys and Mapping at Dodoma.

SEALED with the COMMON SEAL of the said]
TANZANIA INVESTMENT AND SPECIAL]
ECONOMIC ZONES AUTHORITY and DELIVERED]
in the presence of us this 05th day of Dec 2025]

Name:
Signature:
Postal Address:
Qualification:

Name: Francis Ndungu
Signature: [Signature]
Postal Address: Box 938 Dileam
Qualification: Senior Legal Officer



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EAGLE PROPRIETARY COMPANY LTD and]
DELIVERED in the presence of us this.....day]
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