

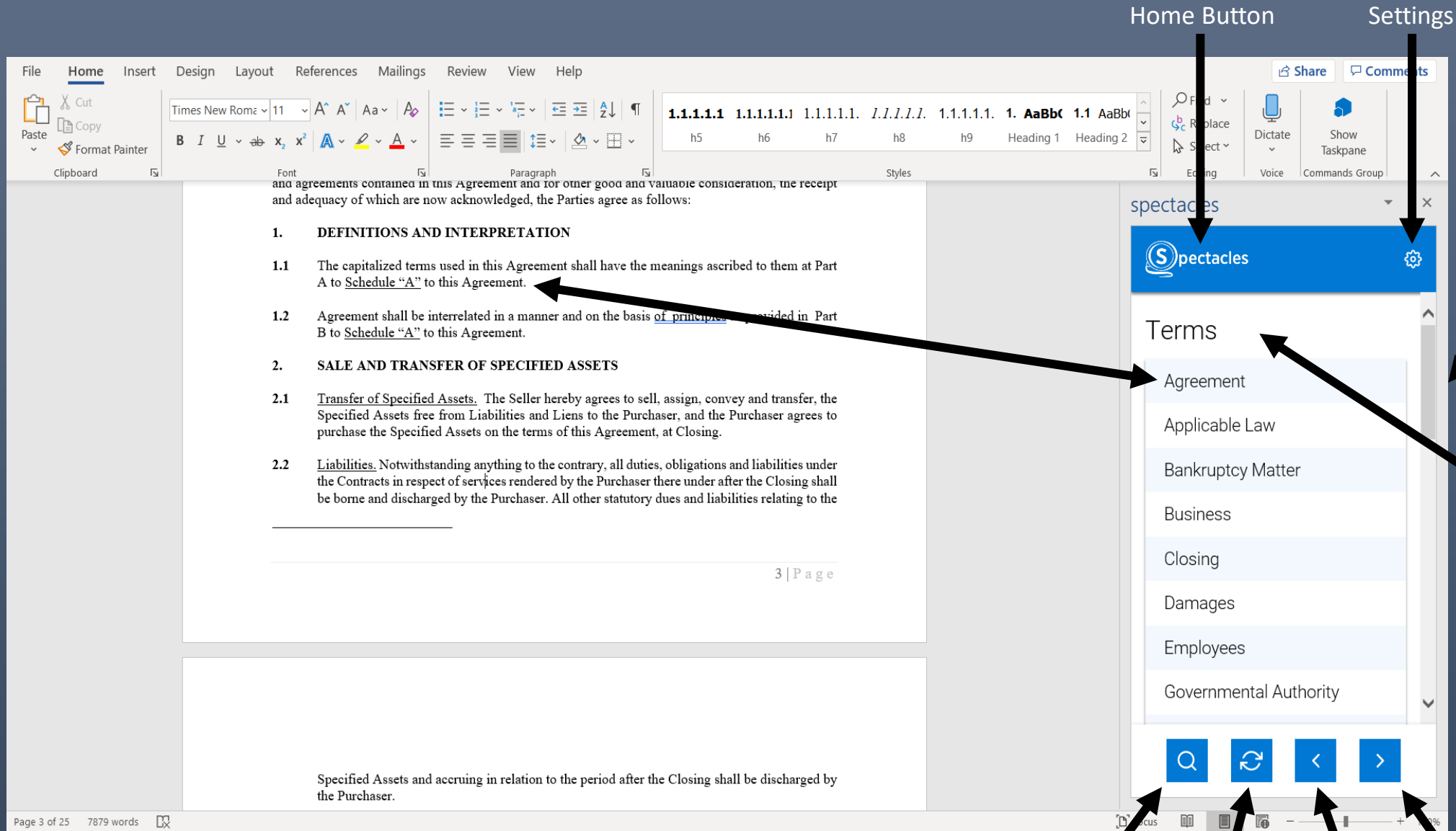
The logo features a stylized letter 'S' enclosed within a blue circular frame that resembles a pair of eyeglasses. A black line extends from the bottom of the 'S' and loops back to the left side of the blue circle. To the right of this graphic, the word 'Spectacles' is written in a bold, black, sans-serif typeface.

**Spectacles**

*See What Matters*



# Basic Function Keys



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Terms from Document

Search Function

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Back

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Highlighting Text



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Clipboard: Paste, Cut, Copy, Format Painter

Font: Times New Romz, 11, A<sup>x</sup>, A<sub>x</sub>, A<sup>x</sup>, A<sub>x</sub>

Paragraph: B, I, U, ab, x<sub>2</sub>, x<sup>2</sup>, A, [Color], [Text Color]

Styles: 1.1.1.1.1, 1.1.1.1.1.1, 1.1.1.1.1.1, J.J.J.J.J, 1.1.1.1.1, 1. AaBbC, 1.1 AaBbC, h5, h6, h7, h8, h9, Heading 1, Heading 2

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and agreements contained in this Agreement and for other good and valuable consideration, the receipt and adequacy of which are now acknowledged, the Parties agree as follows:

- 1. DEFINITIONS AND INTERPRETATION**
  - 1.1** The capitalized terms used in this Agreement shall have the meanings ascribed to them at Part A to Schedule "A" to this Agreement.
  - 1.2** Agreement shall be interrelated in a manner and on the basis of principles as provided in Part B to Schedule "A" to this Agreement.
- 2. SALE AND TRANSFER OF SPECIFIED ASSETS**
  - 2.1** Transfer of Specified Assets. The Seller hereby agrees to sell, assign, convey and transfer, the Specified Assets free from Liabilities and Liens to the Purchaser, and the Purchaser agrees to purchase the Specified Assets on the terms of this Agreement, at Closing.
  - 2.2** Liabilities. Notwithstanding anything to the contrary, all duties, obligations and liabilities under the Contracts in respect of services rendered by the Purchaser there under after the Closing shall be borne and discharged by the Purchaser. All other statutory dues and liabilities relating to the

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Specified Assets and accruing in relation to the period after the Closing shall be discharged by the Purchaser.

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### Specified Assets

Indexed Term:  
"Specified Assets" shall mean all property, assets, benefits and rights of the Seller relating to, (a) the licensed property ( building and structures) set out at Schedule "G.1", (b) the moveable assets, vehicles, furniture and fixtures, equipment and inventory set out at Schedule "G.2", (c) the intellectual property rights and other intangibles

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h5 h6 h7 h8 h9 Heading 1 Heading 2

the extent consistent with Applicable Law and the custom or ethics engaged in the same business as the existing business of Seller.

“Proceeding” shall mean any action, suit, charge, hearing, claim, legal quasi-judicial, administrative, regulatory, arbitration or other alternative dispute resolution proceeding or investigation.

“Required Contract Consents” shall mean the consents set out in Schedule “H” that are required for assignment and transfer of the Transferred Contracts to the Purchaser.

“Seller Financial Statements” shall mean the audited financial statements of the Seller for the financial years ended March 31, [insert years].

“Specified Assets” shall mean all property, assets, benefits and rights of the Seller relating to, (a) the licensed property ( building and structures) set out at Schedule “G.1”, (b) the moveable assets, vehicles, furniture and fixtures, equipment and inventory set out at Schedule “G.2”, (c) the intellectual property rights and other intangibles described at Schedule “G.3”, (d) the customers of the Business listed at Schedule “G.4”, (e) the all contracts relating to the Business listed at Schedule “G.5”, (f) the right, obligation, liabilities of all permits, licenses and approvals relating to the Specified Assets listed at Schedule “G.6, (g) the insurance policies relating to the Specified Assets listed at Schedule “G.7”.

“Specified Indemnities” shall mean each of the matters set out in Schedule “F” hereto.

“Tax” and, collectively “Taxes” shall mean any and all foreign, central, state, municipal and local (or equivalent) taxes of any country, assessments and other governmental charges, customs duties, duties, impositions and Liabilities, including taxes based upon or measured by gross receipts, income, profits sales, service, use and occupation, and value added, ad valorem, stamp duty, stamp transfer, franchise, withholding, payroll, recapture, employment, excise and property taxes, together with all interest, penalties and additions imposed with respect to such amounts.

“Transaction Agreements/ Transaction Documents” shall include the following: (a) receipts/ Protocol evidencing transfer of the moveables relating to the Specified Assets by way of delivery, (b) assignment deeds for assignment and transfer of the intellectual property set out in Schedule G.3, (c) license agreements for grant of perpetual and royalty-free license in respect of the intellectual property rights, and (d) such other deeds, documents, instruments, certificates, receipts and writings as may be necessary or expedient for consummating the transactions contemplated under this Agreement.

“Transferred Contracts” shall mean all of the contracts relating to the relating to the Specified Assets listed at Schedule “G.5”.

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Definition of Searched Term displayed is from the document's own Index

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1.1.1.1.1 1.1.1.1.1.1 1.1.1.1.1.1.1 1.1.1.1.1.1.1.1 1.1.1.1.1.1.1.1.1.1 1. AaBbC 1.1 AaBbC

h5 h6 h7 h8 h9 Heading 1 Heading 2

C. The Seller has agreed to sell and the Purchaser has agreed to purchase the Specified Assets (as defined hereinafter) free from all Liabilities on the terms and conditions of this Agreement.

**NOW THEREFORE**, in consideration of the above recitals, the representations, warranties, covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and adequacy of which are now acknowledged, the Parties agree as follows:

**1. DEFINITIONS AND INTERPRETATION**

**1.1** The capitalized terms used in this Agreement shall have the meanings ascribed to them at Part A to Schedule "A" to this Agreement.

**1.2** Agreement shall be interrelated in a manner and on the basis of principles as provided in Part B to Schedule "A" to this Agreement.

**2. SALE AND TRANSFER OF SPECIFIED ASSETS**

**2.1** Transfer of Specified Assets. The Seller hereby agrees to sell, assign, convey and transfer, the Specified Assets free from Liabilities and Liens to the Purchaser, and the Purchaser agrees to purchase the Specified Assets on the terms of this Agreement, at Closing.

**2.2** Liabilities. Notwithstanding anything to the contrary, all duties, obligations and liabilities under the Contracts in respect of services rendered by the Purchaser there under after the Closing shall be borne and discharged by the Purchaser. All other statutory dues and liabilities relating to the

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Definition is Displayed



# Premium Offering: Clicking Through Definitions

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Paragraph: Bullets, Numbering, Indentation, Paragraph Spacing, Line and Paragraph Spacing

Styles: h5, h6, h7, h8, h9, Heading 1, Heading 2

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- 1. DEFINITIONS AND INTERPRETATION**
  - 1.1** The capitalized terms used in this Agreement shall have the meanings ascribed to them at Part A to Schedule "A" to this Agreement.
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
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addition or removal of  
definitions to update list

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**ASSET PURCHASE AGREEMENT!**

THIS ASSET PURCHASE AGREEMENT (“**Agreement**”) is entered into on the *[insert date]*.

**BETWEEN:**

*[Insert Name]*, a company duly incorporated under the [Companies Act, 1956/2013] and having its registered at *[insert address]* (herein after referred to as the “**Seller**”, which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the **FIRST PART**;

*[Insert Name]*, a company duly incorporated under the [Companies Act, 1956/2013] and having its registered at *[insert address]* (herein after referred to as the “**Purchaser**”, which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the **SECOND PART**; and

(The Purchaser and the Seller shall be individually referred to as a “**Party**” and collectively referred to as the “**Parties**”, as the context may require).

**WHEREAS:**

**A.** The Seller is inter alia engaged in the business of *[insert description]*.

**B.** The Purchaser is an [Indian company] incorporated on and from *[insert date]* and is engaged in *[insert description]*;

**C.** The Seller has agreed to sell and the Purchaser has agreed to purchase the Specified Assets (as defined hereinafter) free from all Liabilities on the terms and conditions of this Agreement.

**NOW THEREFORE**, in consideration of the above recitals, the representations, warranties, covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and adequacy of which are now acknowledged, the Parties agree as follows:

**1. DEFINITIONS AND INTERPRETATION**

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**ASSET PURCHASE AGREEMENT!**

THIS ASSET PURCHASE AGREEMENT (“**Agreement**”) is entered into on the [insert date].

**BETWEEN:**

[Insert Name], a company duly incorporated under the [Companies Act, 1956/2013] and having its registered at [insert address] (herein after referred to as the “**Seller**”, which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the **FIRST PART**;

[Insert Name], a company duly incorporated under the [Companies Act, 1956/2013] and having its registered at [insert address] (herein after referred to as the “**Purchaser**”, which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the **SECOND PART**; and

(The Purchaser and the Seller shall be individually referred to as a “**Party**” and collectively referred to as the “**Parties**”, as the context may require).

**WHEREAS:**

**A.** The Seller is inter alia engaged in the business of [insert description].

**B.** The Purchaser is an [Indian company] incorporated on and from [insert date] and is engaged in [insert description];

**C.** The Seller has agreed to sell and the Purchaser has agreed to purchase the Specified Assets (as defined hereinafter) free from all Liabilities on the terms and conditions of this Agreement.

**NOW THEREFORE**, in consideration of the above recitals, the representations, warranties, covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and adequacy of which are now acknowledged, the Parties agree as follows:

**1. DEFINITIONS AND INTERPRETATION**

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- Bankruptcy Matter
- Business
- Closing
- Damages
- Employees
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