**REPUBLIC OF TRINIDAD AND TOBAGO**

**THIS DEED WAS PREPARED BY ME,**

-------------------------------------------

CHRISTOPHER GIDLA

ATTORNEY-AT-LAW

**GIC2006148**

99**A** DUKE STREET

PORT OF SPAIN

Tel: 1 (868) 472-5124

**THIS REVOCATION OF DEED OF APPOINTMENT**  made this day of November, in the Year of Our Lord Two Thousand and Nineteen, by the **Bank OF BARODA (TRINIDAD AND TOBAGO) LIMITED** (hereinafter referred to as “the Bank”) a banking Company constituted under the Companies Act 1995 having its Registered Office at Port of Spain in the Island of Trinidad.

**WHEREAS**

1. By Deed of Debenture dated the 5th day of June, 2008 and registered on the 13th day of June, 2008 as number **DE200801437459** and made between **DEW C BEVERAGES LIMITED (**hereinafter called as “The Borrower”) of the One Part and **BANK OF BARODA (TRINIDAD AND TOBAGO) LIMITED (**hereinafter called as “The Bank”)of the other Part and Collateral Deed of Mortgage dated the 5th day of June, 2008 and registered as Number **DE200801437570** and Collateral Memorandum of Mortgage dated the 5th day of June 2008 and made by **DEW C BEVERAGES LIMITED** in favour of **BANK OF BARODA (TRINIDAD AND TOBAGO) LIMITED.**
2. Clause 8 of “The Debenture” empowers “The Bank” to exercise the statutory power to appoint a Receiver at any time after “The Borrower” makes default in the payment of any interest or installment of the Principal monies thereby secured.
3. In exercise of the power given to “The Bank” under “The Debenture” and the statutory power in that behalf under the Conveyancing and Law of Property Ordinance Chapter 27 No.12 of the Laws of Trinidad and Tobago and of any other power enabling it “The Bank” appointed **RANJIT KUMAR JHA** of No.90 Furness House, Independence Square, Port of Spain, in the City of Port of Spain, in the Island of Trinidad as “The Receiver” of all properties charged by the “The Debenture” and in accordance with the provisions of “The Debenture and particularly in relation to whatever was mentioned in the Deed of Appointment dated 7th of March, 2012 **Registered as No. DE 201200496670** and the Bank did give an undertaking and agreed to ratify and confirm all or whatsoever the said Receiver may lawfully do or cause to be done in or about the premises by virtue of these presents and for better doing preforming and executing all the acts, deeds, matters and things more specifically described in the Deed of Appointment hereto.

**NOW THIS DEED WITNESSTH** that the Bank revoke the said Deed of Appointment and every power and authority thereby conferred **Provided** that nothing lawfully done in good faith herein contained shall affect the validity of any act or thing reasonably done by the said Attorney by virtue of powers conferred on him by the said deed before he shall receive notice of the revocation thereof.

**IN WITNESS WHEREOF** the Bank has hereunto set its Common Seal on this day of in the Year of Our Lord Two Thousand and Nineteen.

**THE COMMON SEAL OF BANK OF }**

**BARODA (TRINIDAD AND TOBAGO) }**

**LIMITED** was hereto affixed by: }

NAGABHUSANA KARE Managing Director }

Authorised to act on behalf in the name }

And as and for the act and deed of **BANK OF }**

**BARODA (Trinidad and Tobago) Limited** in }

the presence of:- }

*Evelyn Munroe* And of me,

*99A Duke Street*

*Port of Spain*

Manager/Consultant

ATTORNEY-AT-LAW