INTERNATIONAL WAREHOUSE (ISSUER) AGREEMENT

THIS AGREEMENT is entered into as of the 1st day of ____________, by and between EWR, Inc., a Tennessee corporation ("EWR"), and ________________________________ ("Warehouse" or "Issuer"), for the purposes and on the terms and conditions hereinafter set forth.

RECITALS

A. Issuer is the operator of a cotton storage warehouse, and it desires to maintain a system for issuing warehouse receipts for cotton by electronic means.

B. EWR maintains and operates certain computer systems for storage, maintenance, transfer, and management of electronic warehouse data.

C. The purpose of this agreement is to establish the terms and procedures governing the providing of electronic services by EWR and the issuance by Issuer of IEWRs.

NOW, THEREFORE, for and in consideration of the mutual agreements hereinafter set forth, EWR and Issuer agree as follows:

1. The following terms as used in this Agreement have the following meanings:

   1.1 "Components" means (a) Equipment; (b) computer programs (including source code and object code), including without limitation, software, firmware, application programs, operating systems, applicable licensing, files and utilities; (c) supporting documentation for such computer programs; (d) tangible media on which such programs are recorded; and (e) any other materials or matter needed to operate the Software.

   1.2 "Confidential Information" shall include all materials and information supplied or made accessible by one party to the other, or which has or will come into the possession or knowledge of either
party in connection with its performance hereunder, that is possessed and held in confidence by either Party that may be valuable to such Party in its business. Confidential Information includes information meeting the above requirements that relates to the technical, marketing, product, and/or business affairs of either party; the services performed pursuant to this Agreement; trade secrets; business methods or processes; marketing plans; financial information or data; customer data or information pertaining to the customers of either party; and any information belonging to either party to which the other party may have access in connection with any data conversion performed hereunder. The following information will not be considered to be Confidential Information:

1.2.1 Information that is already known to the party receiving the information at the time the information is transmitted, or becomes known by the receiving party independently of the transmitting party through no wrongful act of said receiving party.

1.2.2 Information that is explicitly approved for release by the party transmitting the information.

1.2.3 Information disclosed in a product marketed by the party transmitting the information.

1.2.4 Information that is known or available to the general public or becomes known or available to the general public through no wrongful act on the part of the receiving party.

1.3 “Deliverable” means that the cotton meets ICE’s requirements for delivery on the ICE Futures Exchange for cotton.

1.4 “EWR System” means the systems, Components, Intellectual Property Rights, and Software supplied by, used by, or created by EWR pursuant to or in connection with this Agreement.
1.5 "Facility" means EWR's Data Centers located at 81 Peyton Parkway, Suite 101, Collierville, Tennessee, and 5409 Lumley Road, Suite 108, in Raleigh, NC.

1.6 “Holder” means the person or company designated in the EWR System as the sole person or company with the right to transfer the IEWR or surrender the IEWR to the Issuer and obtain delivery of the cotton represented by the IEWR. At any given moment in time there may be only one Holder.

1.7 “Intellectual Property Rights” shall mean patents, inventions, trade secrets (including know-how), trademarks, logos, service marks, domain names, trade names, database rights, design rights, copyrights, moral rights, and all other similar rights in any part of the world, registered or not, including without limitation the right to file, hold and renew applications and registrations for any of the foregoing.

1.8 “International Electronic Warehouse Record” (“IEWR”) means an electronic record issued by an Issuer (Warehouse) located outside the United States for transmission via the EWR System pursuant to the requirements of a Cotton Warehouse Operators License Agreement with ICE Futures U.S., Inc. (the “ICE Agreement”) and this International Warehouse (Issuer) Agreement with EWR. The term “EWR” as used in the ICE Agreement means an IEWR, and the term the terms “Provider” and “Provider Agreement” used in the ICE Agreement mean, respectively, “Issuer” and Issuer’s agreement with EWR.

1.9 "Software" means EWR’s systems, including EWR-owned source code, Components, and related documentation.

1.10 “Subholder” means a person or company allowed to view the information in an IEWR. A sub-holder cannot transfer or surrender an IEWR.
1.11 “Tenderable” means that it meets the requirements of the ICE Futures Exchange for cotton to be tenderable.

2. TERM/RENEWAL. This Agreement (herein “Issuer Agreement”) shall become effective as of the date set forth above, and shall have an initial term ending August 1 of the next calendar year. Unless terminated as provided herein, this Agreement shall automatically renew for successive one year periods on said August 1 and each subsequent August 1.

3. Issuer has previously entered into an agreement with ICE Futures U.S. Inc. entitled COTTON WAREHOUSE OPERATOR’S LICENSE AGREEMENT ("ICE Agreement"). Issuer represents and warrants to EWR that it will fully perform all of Issuer’s obligations as set forth in the ICE Agreement. Issuer undertakes and promises the same obligations to EWR and to persons and companies using the EWR System as those owed to ICE pursuant to the ICE Agreement. The ICE Agreement is incorporated herein mutatis mutandis. Issuer will notify EWR immediately if it is unable to perform or breaches the ICE Agreement, or the ICE Agreement is terminated for any reason. If there is a conflict between this agreement and the ICE Agreement, this agreement will govern.

4. EWR SERVICES. For the fees set forth in the current EWR Tariff, EWR will provide the following services for the benefit of the Issuer:

   4.1 Provide a data format and system for Issuer to create and maintain IEWRs. A format shall be supplied by EWR containing sufficient fields to encompass the data to be included in a warehouse receipt. Issuer will be solely responsible to make accurate entry of such data into the EWR system in the format provided.

   4.2 Providing, for the charges set forth therein, such standard reports as may be described in the Tariff.

   4.3 Providing such other reports as may be reasonably requested by Issuer; provided however, that for any such reports not
covered by the Tariff, EWR shall be entitled to a reasonable fee for preparing and transmitting any such report.

4.4 Providing software to run the EWR system on PC's which utilize versions of the Windows operating system. It is anticipated that the EWR system may incorporate commercially acquired third-party software and if so Issuer will reimburse EWR at cost for such third-party software.

4.5 Provided such instructions are consistent with Issuer’s and EWR’s obligations under contract and applicable laws EWR shall comply with Issuer's instructions concerning transfer of such IEWRs.

5. CHARGES. The Issuer agrees to pay EWR within ten (10) days of invoice date charges for services provided by EWR in connection with this Agreement, as set forth in EWR's Tariff, a copy of which is attached. Such charges may be reviewed and updated by EWR with notice of any charges to be provided at least thirty (30) days before they become effective. Any amended or revised Tariff shall become part of this Agreement. If Issuer fails to make timely payment of such charges, EWR may suspend service until paid.

The Issuer agrees to accept all EWR invoices by email and to provide EWR with a valid email address to which EWR will send invoices. The Issuer must pay the invoices via ACH or wire transfer. EWR will provide Issuer with the information needed to make said payments.

6. DATA/ISSUANCE/SURRENDER OF IEWRs.

6.1 EWR agrees to provide the Issuer specific data transmission formats, and instructions and information regarding the manner by which such data shall be transmitted to EWR by Issuer.

6.2 The Issuer agrees to accurately provide all required IEWR Data for each bale in the prescribed formats. EWR shall have no responsibility to supply or correct missing or incorrect data.
“Required IEWR Data" means that information required by ICE and applicable law to issue a valid warehouse receipt.

6.3 Issuer represents and warrants that at all relevant times it is and will be authorized by ICE and by applicable law to issue warehouse receipts. Issuer will have the sole responsibility for issuing IEWRs, printing paper receipts (if required) and canceling IEWRs and paper warehouse receipts.

6.4 Issuer agrees to issue all of its IEWRs only through EWR during the term of this Agreement.

6.5 Issuers will have the sole authority to change the required IEWR Data. Optional data may be changed by subsequent Holders of IEWRs. EWR's responsibility will be limited to modification of such data based upon change information transmitted to EWR by Issuer.

6.6 In the event Issuer receives notice from ICE or any legal authority of suspension, cancellation, termination, or revocation of Issuer's license, or receives notice of any legal impediment to Issuer's operation as a lawful warehouse, Issuer shall immediately notify EWR of such condition. EWR is authorized by Issuer to comply with requests or directions by ICE and governmental entities, regarding any IEWRs issued by the Issuer previously or in the future.

6.7 The Issuer shall be responsible for monitoring and verification of its information in the EWR system, and shall notify EWR immediately upon the discovery of any error or discrepancy. Upon request by EWR Issuer shall verify the accuracy of the information in the EWR system relevant to Issuer.

6.8 Issuer shall comply with all applicable laws and regulations.
6.9 Issuer will not cause an IEWR to be issued for a bale of cotton if another receipt, paper or electronic, is outstanding for the same cotton.

6.10 Issuer will not deliver the cotton represented by an outstanding IEWR to any company or person except the Holder of the IEWR.

6.11 Upon the Holder’s surrender to Issuer of the IEWR Issuer will deliver the cotton represented by the IEWR to the Holder provided that it is paid the accrued fees and charges described in Issuer’s Tariff published on the EWR website.

6.12 Issuer will continuously provide EWR with an up to date Tariff listing all its fees and charges.

7. EQUIPMENT. The Issuer will at its cost provide its own computer facilities, internet services, long distance services, together with a modem and a telephone line or satellite, cable, DSL line, or other telecommunication means, for use of the electronic warehouse receipt data communication and storage system. Issuer shall insure that such facilities will be compatible with EWR's system.

8. HOURS OF ACCESS.

8.1 The EWR System for IEWRs operates from 6 am Central time to 12 midnight Central time seven days a week. Customer support is available in English on customary U.S. business days from 8 am Central time to 5 pm Central time.

8.2 EWR shall provide notice to the Issuer on its website, ewrinc.com, as follows:

8.2.1 For scheduled down time, an advance notice of at least 4 calendar days; and
8.2.2 If unforeseen events cause the electronic warehouse receipt system to be inaccessible to the Issuer, EWR will make efforts to promptly notify the Issuer.

9. OWNERSHIP. The EWR System shall at all times remain the exclusive property of EWR and EWR will retain ownership of all rights to the Software developed pursuant to this Agreement and any and all ideas and information embodied therein including rights, if any, that EWR has pursuant to license(s) from any other party.

10. SECURITY AND ACCESS. Only EWR’s authorized personnel and subcontractors will have access to modify or inspect the EWR System. Issuer will use best available practices, software and equipment to prevent unauthorized access to the EWR System. EWR and Issuer will respond immediately to remedy any known security breaches and notify one another thereof. Issuer shall impose and police appropriate security requirements on its personnel using the EWR system, including but not limited to requiring the use of firewalls, reliable security systems and procedures, and passwords and limitations on access. Issuer may gain access to the EWR system only through use of a confidential "password" or “passwords”. The Issuer will be advised of an appropriate password, methods, and format to gain access to EWR's system. EWR may also provide a method for Issuer to change its password from time to time. Issuer agrees to follow EWR security instructions. The Issuer and EWR agree to maintain the confidentiality of the password(s). Issuer will be responsible for any actions taken using its password(s).

11. CONFIDENTIALITY. Each party agrees to hold all Confidential Information received from the other in strict confidence and to use the confidential information only for implementing this agreement. The parties will use all reasonable efforts to safeguard such Confidential Information from unauthorized disclosure. Each party further agrees that it will not, directly or indirectly, use any Confidential Information for any other purpose without the prior written consent of the other party and shall restrict the dissemination thereof to their respective employees or contractors.
with a specific need to know such information. Each party shall notify
the other party in writing of any loss, misuse or misappropriation of
the other party's Confidential Information that may come to such
party's attention.

12. Exhibit A identifies Issuer's warehouse location, email address,
contact person, telephone number; fax number; and street address.
Issuer will notify EWR immediately of any changes to this
information.

13. Exhibit B is EWR’s current Tariff. EWR’s Tariffs, as amended from
time to time, are posted on its website. The Tariffs set forth EWR’s
current charges and any Terms that supplement or amend this or
other agreements. EWR reserves the right to amend its Tariff and
this agreement from time to time, provided it posts notice thereof on
its website at least 30 days in advance of any change; in such case,
Issuer may terminate its use of EWR’s services by giving notice during
said thirty (30) day period. If Issuer does not terminate, but continues
to use EWR’s services it will be deemed to have agreed to the
amendment. At all times the provisions of the then current tariff will
be part of this contract. Notwithstanding the forgoing, changes and
amendments required by law may be made and notice posted
immediately.

14. NOTICES. Notices of termination or breach shall be given in writing
by U.S. Mail, FedEx, DHL, or hand delivery, AND email.
Issuer designates the contact persons listed in Exhibit A as its contact person and alternate person to be contacted with respect to any matter relating to this Agreement. By written notice, including by the EWR Tariff, such contact persons may be changed. Unless otherwise notified, the parties shall direct all such communications to the persons designated. EWR’s contact persons are:

Contact: Joseph T. Wyrick  
Alternate: Tom McCune  
Address: 81 Peyton Parkway  
          Suite 101  
          Collierville, TN 38017  
Phone: 901-753-5026  
Email: joe.wyrick@ewrinc.com

15. TERMINATION. Either party may prevent the renewal of this Agreement by giving the other party timely written notice that it will not be renewed. Such written notice shall be delivered to EWR or Issuer on or before the 1st day of June occurring prior to the next renewal date. In case of material breach by either party the other may terminate upon 30 days written notice, provided however, that if such breach is curable, prior to giving such 30 days written notice, 10 days written opportunity to cure shall have been given and the party in breach shall have failed to cure.

16. DUTY OF CARE/LIMITATION OF LIABILITY. Issuer acknowledges that data processing entails the likelihood of some human and machine errors, omissions, delays, and losses, which may give rise to loss or damage. Accordingly, Issuer agrees that EWR shall not be liable on account of any such errors, omissions, delays, and losses unless caused by its gross negligence or willful misconduct. ISSUER AGREES THAT IN NO EVENT WILL EWR BE LIABLE FOR INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES. ISSUER FURTHER AGREES THAT IN NO EVENT WILL THE TOTAL AGGREGATE LIABILITY OF EWR FOR ANY CLAIMS, LOSSES, OR DAMAGES ARISING UNDER THIS AGREEMENT AND THE SERVICES PERFORMED HEREUNDER, EXCEED THE GREATER OF: $5,000.00; OR THE TOTAL AMOUNT PAID BY THE ISSUER TO EWR.
PURSUANT TO THIS AGREEMENT DURING THE PRECEDING TWELVE (12) MONTH PERIOD.

EWR shall have no obligation to maintain any data or other record, electronic or otherwise, for more than six (6) years from its creation. In case of any claim against EWR it shall be a condition precedent to such claim that written notice of such claim shall be made to EWR as soon as possible and in no event over thirty (30) days after the claim arose, and suit thereon shall be brought within one (1) year after the claim arose. Issuer shall adopt such measures as it deems appropriate to limit its exposure with respect to such potential losses and damages, including (without limitation) examination and confirmation of results prior to use thereof, provision for identification and correction of errors and omissions, preparation and storage of backup data, replacement of lost or mutilated documents, and reconstruction of data. Issuer agrees to maintain at all times alternative methods capable of replacing any lost data. Issuer will indemnify and hold harmless EWR and its officers, employees, agents and attorneys from all loss and liability, including attorney's fees, which results from Issuer's failure to perform its obligations under this Agreement or from claims of third parties against EWR arising from alleged acts or omissions of Issuer.

17. LAW, JURISDICTION, JURY WAIVER: This Agreement is governed by the provisions of the law of the state of Tennessee, United States of America, excepting choice of law provisions. In the event of a dispute arising out of or in connection with this Agreement the parties agree to the jurisdiction and venue of the state and federal courts sitting in Shelby County, Tennessee, without a jury. Issuer will not claim or assert that EWR is subject to the jurisdiction or venue of the authorities and courts in Issuer’s location(s). A party in material breach will pay the others’ legal fees and expenses.
18. SERVICES. EWR’s services will be performed in substantial conformity with specifications in this Agreement. In the event of a default or breach of the services to be performed by EWR under this Agreement, EWR will take all reasonable measures to reinstate service levels to their original state at no charge.

19. INFORMATION. Each party represents and warrants that the information furnished to the other party is accurate and complete in material respect.

20. LIMITATION. EWR MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE, WITH RESPECT TO THE OPERATION, CAPACITY, SPEED, FUNCTIONALITY, SOFTWARE, HARDWARE OR OTHER MATERIALS, OR RESULTS TO BE DERIVED FROM THE USE OF ANY INFORMATION TECHNOLOGY SERVICES, SOFTWARE, HARDWARE OR OTHER MATERIALS PROVIDED UNDER THIS AGREEMENT, OR THAT THE OPERATION, CAPACITY, SPEED, FUNCTIONALITY, QUALIFICATIONS OR CAPABILITIES OF ANY SUCH SERVICE, SOFTWARE, HARDWARE SYSTEM OR OTHER MATERIALS WILL BE UNINTERRUPTED OR ERROR-FREE.

21. LIMITATION OF LIABILITY. IN NO EVENT WILL EWR OR ITS THIRD PARTY PROVIDERS BE LIABLE FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION, DIRECT OR INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES, LOSSES OR EXPENSES ARISING OUT OF OR RELATING TO YOUR USE OF THE WEBSITE, ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, INTERRUPTION, DEFECT, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, LINE OR SYSTEM FAILURE, UNAUTHORIZED INTERCEPTION OF INFORMATION, OR OTHER SECURITY THREATS RELATING TO THE WEBSITE, EVEN IF ICE OR THEIR AGENTS OR ADVISORS ARE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, LOSSES OR EXPENSES. PAST PERFORMANCE IS NO GUARANTEE OF FUTURE RESULTS.
NO WARRANTY. NO WARRANTY OF ANY KIND, IMPLIED, EXPRESS OR STATUTORY, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF NON-INFRINGEMENT OF THIRD-PARTY RIGHTS, SECURITY, TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND FREEDOM FROM COMPUTER VIRUS, IS GIVEN IN CONJUNCTION WITH THE INFORMATION AND MATERIALS. THIRD PARTIES MAY UNLAWFULLY INTERCEPT OR ACCESS TRANSMISSIONS OR PRIVATE COMMUNICATIONS AND EWR MAKES NO REPRESENTATION, WARRANTY, OR GUARANTEE THAT THE WEBSITE IS PROTECTED FROM VIRUSES, SECURITY THREATS, OR OTHER VULNERABILITIES OR THAT YOUR INFORMATION WILL ALWAYS BE SECURE. ANY MATERIAL, INFORMATION OR CONTENT DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF EWR’S SYSTEM IS DONE AT ISSUER’S OWN RISK AND DISCRETION AND IT ALONE WILL BE RESPONSIBLE FOR ANY DAMAGE OR LOSS, INCLUDING AND NOT LIMITED TO ISSUER’S COMPUTER SYSTEM, LOSS OF DATA OR LOSS OR DAMAGE TO ANY PROPERTY OR LOSS OF DATA OR LOSS OF REVENUE THAT RESULTS FROM THE DOWNLOAD OR USE OF SUCH MATERIAL.

INDEMNIFICATION. EXCEPT IN THE CASE OF FRAUD OR INTENTIONAL MISCONDUCT BY EWR, ISSUER WILL INDEMNIFY AND HOLD EWR HARMLESS FROM ANY AND ALL LOSS, COST EXPENSE AND DAMAGES, INCLUDING ATTORNEY’S FEES, WHICH MAY RESULT FROM EWR’S PERFORMANCE OF THE SERVICES DESCRIBED HEREIN.
ISSUER (WAREHOUSE):

______________________________
Signature

______________________________
Name: (Please Print)

______________________________
Title:

______________________________
Date:

______________________________
Issuer’s E-mail Address

EWR, INC.:
EXHIBIT A
WAREHOUSE (ISSUER) INFORMATION

WAREHOUSE (ISSUER) NAME:

__________________________________________________________________________________

Name of Warehouse if different from above:

__________________________________________________________________________________

Mailing Address: ________________________________

__________________________________________________________________________________

Physical Address: ________________________________

__________________________________________________________________________________

Telephone Number: ________________________________

Fax No: ________________________________

English Speaking Contact Person(s):

__________________________________________________________________________________

__________________________________________________________________________________

Email address: ________________________________

Warehouse Licensing Authority (if any)

__________________________________________________________________________________
NOTICE TO PARTICIPANTS USING THE EWR, INC SYSTEM OF CHANGES IN YOUR AGREEMENT WITH EWR, INC.

ICE Futures U.S., Inc. ("ICE") intends to implement a new cotton futures contract known as the World Contract, possibly as early as November, 2015. Under the terms of the new futures contract, cotton grown outside of the United States and warehoused outside the United States in a warehouse licensed by ICE ("Offshore Warehouse") will be tenderable under the World Contract provided it meets ICE’s requirements. EWR, Inc. will be providing certain services in connection with the World Contract.

Important Terminology Distinction

In performing those services EWR, Inc. will be using a new term. That term is “IEWR.” That term will refer to an “International Electronic Warehouse Record” issued by an Offshore Warehouse for transmission on EWR, Inc.’s system.

The term” IEWR” will be used to distinguish the electronic record issued by an Offshore Warehouse from an “EWR” issued by a warehouse in the United States.

A warehouse in the United States issuing an EWR on EWR, Inc.’s system intends to issue an electronic warehouse receipt that meets all applicable requirements of the Federal Warehouse Act and/or Article 7 of the Uniform Commercial Code. Thus the term “EWR” as defined on EWR, Inc.’s website, and as used since the inception of the EWR System, refers to an electronic warehouse receipt issued by a warehouse located in the United States pursuant to the Federal Warehouse Act and/or Article 7 of the Uniform Commercial Code.

An IEWR may or may not meet the requirements in some or all jurisdictions to be a valid warehouse receipt or to be negotiable or to convey title.

Offshore Warehouses issuing IEWRs for the World Contract must have entered into an agreement with ICE known as a “Cotton Warehouse Operators License Agreement” (“ICE Agreement”). A number of important promises concerning delivery and otherwise are made by the Offshore Warehouses in the ICE Agreement. The ICE Agreement uses the term “EWR” to refer to the electronic record issued by the Offshore Warehouse. However, for the reasons explained above, the electronic record issued by an Offshore Warehouse will not be an EWR as that term is defined on EWR, Inc.’s website and as that term has been and will continue to be used on EWR, Inc.’s system. On EWR, Inc.’s system the electronic record issued by an Offshore Warehouse will be referred to as an IEWR.

DISCLAIMER

BY TRANSFERING IEWRS ON THE EWR INC. SYSTEM AND OTHERWISE ASSISTING AND COOPERATING WITH OFFSHORE WAREHOUSES, ICE, PARTICIPANTS, AND OTHERS IN CONNECTION WITH IEWRS, EWR INC DOES NOT EXPRESSLY OR IMPLIEDLY REPRESENT OR WARRANT THAN AN IEWR IS A VALID WAREHOUSE RECEIPT, IS NEGOTIABLE, IS EFFECTIVE TO CONVEY TITLE, OR THAT THE ISSUING WAREHOUSE HAS PERFORMED OR WILL PERFORM ALL ITS PROMISES AND OBLIGATIONS, INCLUDING BUT NOT LIMITED TO THOSE CONTAINED IN THE ICE AGREEMENT.

EWR, INC., ITS OFFICES, DIRECTORS, EMPLOYEES, ATTORNEYS, AND AGENTS SHALL NOT BE LIABLE FOR ANY LOSS, CLAIM, DAMAGE, OR EXPENSE, RESULTING FROM OR IN CONNECTION WITH: ANY DEFICIENCY OR DEFECT IN AN IEWR OR THE FAILURE OF AN OFFSHORE WAREHOUSE OR OF ANY THIRD PARTY, INCLUDING THOSE CLASSING
COTTON, TO PERFORM ITS EXPRESS OF IMPLIED OBLIGATIONS UNDER ANY LAW OR AGREEMENTS.

Your Agreement With EWR, Inc.

Pursuant to Section 9 of your Participation Agreement, this will notice will become a part of and an addendum to your Participation Agreement with EWR, Inc. thirty days from the date of issuance.

Issued this 30 day of September, 2015.

EWR, Inc.
Joseph Wyrick, President