

WAREHOUSE RECEIPT

(Issued in Triplicate, Original for Office Document, First Copy for Customer, Second Copy for WH record)

Receipt No.				Receipt Date				
Warehouse Registration No.				Valid Up to				
Location & Address of Warehouse								
Name of Depositor				Contact No.				
Address of Depositor								
Commodity Details								
Commodity		No. of Packages/ Bags	Net Weight in Quintals/MT	Name & License No. of Weigh Bridge	Avg. Moisture (%)	Unit No.	Stack No.	Lot No.
Name & License No. of Assayer		Date	Commodity Grade As per Assayer Report	Grade Valid Till	Condition of Commodity			
Insurance Details								
Insured By		Policy No.				Validity		
		Standard Fire & Special Perils						
		Burglary & House Breaking						
Market Rate of Commodity as Declared by Depositor (Rs./MT)				Value of Commodity at the time of Deposit Rs.				
WHR Expired on				Value of commodity in words				
Rate of storage charges (excluding taxes) Rs.				Total Storage charges per Month Rs.				
Pledge Details: Any lien marking of this WHR is invalid without an authorised pledge number under 'SSLL Pledge No.' Column below								
This WHR cannot be pledged to Banks/Financial Institutions, unless a Pledge Confirmation Letter is issued by Corporate Office of SSL in their letter head and scan copy of the letter is provided to bank.								
Pledge Details								
Date		Name of the Lender		SSLL Pledge No.		Sign & Seal of Warehouse Manager		
Withdrawal History								
Pledge Released Date	Lender DO No. & Date	Quantity Released		Quantity Balance		Sign & Seal of Warehouse Manager		
		Bags/Packages	Weight (MT)	Bags/Packages	Weight (MT)			
Remarks : GTN Number : _____ , GRN Number : _____								
Warehouse Receipts affixed with specified HOLOGRAM of SSL shall only be treated as valid WHRs for all purpose. Any WHR not containing the said HOLOGRAM shall have no validity and shall not be enforceable.								
Terms & Conditions can be viewed in http://ssll.in/whrtc.html								

Hologram No.

(Name & Signature of the Warehouse Manager/Authorized Signatory with official Seal)

Warehouse Receipt Terms & Conditions

1. Tender for Storage

1. All goods for storage shall be delivered at the warehouse properly marked and packed for handling. In case the warehouse manager/SSL considers it necessary to make a 'pala' and standardize and change the packages, he will be entitled to do so and the depositors/holder of the warehouse receipts shall be liable to pay the charges on that account. The warehouse manager/SSL may, at his discretion, refuse to accept goods which are in a condition not likely to stand storage.
2. The word 'lot' as used herein means the unit or units of goods 'or which a separate account is to be kept by the warehouse manager/SSL. Delivery of all or any units of a lot shall be made without subsequent sorting except by special arrangement and in that event subject to a charge.
3. The warehouse manager/SSL will store and deliver goods in the packages in which they are originally received, unless otherwise provided by an arrangement in writing between the depositor/holder of the warehouse receipt/ holder of warehouse receipt and the warehouse manager/SSL and in that event subject to a charge.
4. Fulfilling the statutory requirements of central, state, local administration and similar institutions for the holding of the stock is the responsibility of the depositor/holder of the warehouse receipt.
5. Warehouse Receipts affixed with specified HOLOGRAM of SSL shall only be treated as valid WHR's for all purposes. Any WHR not containing the said HOLOGRAM shall be treated as null and void.
6. It shall be the responsibility of the client to take all the permits and licenses as per the State/Central Laws applicable from time to time.
7. The material/goods deposited by the depositor shall adhere to the norms and guidelines of °SSAI and other applicable AP MC laws.

2. Storage Charge

1. Storage charge will be made on a monthly basis and number of days in excess of a month will be charged on weekly basis. Unless otherwise provided, where storage is for less than a month the charge will be for the whole month. However the warehouse manager/SSL reserves the right to provide for different billing cycle depending upon the Circumstances of each case.
2. In case the depositor/holder of the warehouse receipt fails to pay the storage charges including the miscellaneous charges, if any for consecutively for 2 months, the Warehouse manager/SSL will give a notice in writing to the depositor/holder of the warehouse receipt for the payment of the dues. If the depositor/holder of the warehouse receipt fails to make the payment within 7 days from the date of notice, the Warehouse manager/SSL shall have the right to exercise the right of lien on the goods, right to sell the commodities by public or private auction for satisfying its charges.
3. In case the commodities are pledged to a Bank and the Depositor/holder of the warehouse receipt fails to pay the storage charges for 2 consecutive months, the warehouse manager/SSL shall be at liberty to sell the same by giving due notice to the Bank and the Depositor/holder of the warehouse receipt, either by public auction or by ornate auction as the warehouse manager/SSL shall deem fit and proper for satisfaction of its debts.
4. In case the commodities are sold off the sale proceeds shall be utilized first to meet the warehousing charges including the miscellaneous charges, if any and the surplus shall be remitted back to the Depositor/holder of the warehouse receipt or to the Bank in case the documents/stocks have been pledged with prior written information to the Warehouse manager/SSL.

3. Manner in which perishable or Deteriorating Goods are to be dealt with

1. Where goods are o° perishable nature or by keeping will deteriorate greatly in value or injure other property, the warehouse manager/SSL may give such notice as is reasonable and possible under the Circumstances to the holder of the receipt for the goods if the name and address of the holder is known to the warehouse manager/SSL, if not known to him then to the depositor/holder of the warehouse receipt, requiring him to satisfy the arrears of storage charges upon the goods and to remove them from the warehouse, and on the failure of such person to satisfy the arrears of storage charges and to remove the goods within the time prescribed in the notice, the warehouse manager/SSL shall sell the goods by public auction or to a private party as the warehouse manager/SQL shall deem fit and proper at the risk and cost of the depositor/holder of the warehouse receipts/banks in case the documents/stocks have been pledged.
2. If the warehouse manager/SSL after a reasonable effort is unable to sell the goods, he may dispose of them in any manner he/she may think fit, and shall incur no liability by reason thereof.
3. The warehouse manager/SSL shall, from the proceeds of any sale made pursuant to this provision satisfy his arrears of storage charges including the miscellaneous charges, if any and shall hold the balance if any, in trust for the holder of the receipt.

4. Delivery Requirements

1. Each depositor/ holder of the warehouse receipt shall keep the receipt in good condition so as to maintain the data recorded on the warehouse receipt in a clear & legible manner. The receipt and insurance of the goods should be valid only till the date of expiry of declared storage period of the goods for which it is issued.
2. Instructions for delivery or transfer of goods shall always be in writing and signed by the depositor/holder of the warehouse receipt or his authorized agent/person.
3. When a Warehouse Receipt has been issued, no goods covered by that receipt shall be delivered unless the receipt properly endorsed is surrendered for cancellation or for endorsement of partial delivery thereon.
4. Should a Warehouse receipt be lost or destroyed, goods covered by it shall not be delivered unto the person lawfully entitled to possession of the goods, obtains and surrenders a duplicate receipt. The duplicate receipt will be issued on the fulfillment of such terms and conditions as enumerated in the standard operating procedure of the company and on furnishing a bond to indemnify a warehouse manager/SSL against any liability if any in the future.

5. Liability

1. The warehouse manager/SSL will take reasonable care and diligence as a man of ordinary prudence should have taken in respect of his own goods and as required by the law for keeping and preserving the goods.
2. The Warehouse manager/SSL's liability is limited to the actual claim amount received from the Insurance Company after factoring all the coinsurances/deductible applied by the insurance Company from time to time.
3. Perishable goods or goods are susceptible to damage through temperature or humidity changes are accepted only at owner's risk for such damage as might result from general storage conditions.
4. The depositor/holder of the warehouse receipt of goods shall examine the contents of goods at the time of taking delivery and shall give notice in writing with full particulars of the loss or damage, if any, caused to the goods, to the warehouse manager/SSL, forthwith or give notice within 48 hours of his examining the goods and defer taking delivery of the goods till then. A copy of the notice shall also be sent to the prescribed authority. No claim against the warehouse manager/SSL shall be valid if such notice of loss or damage has not been given by the depositor/holder of the warehouse receipt as aforesaid. Similar notice for claim of damage shall be given to the warehouse manager/SSL by the depositor/holder of the warehouse receipt in case he (depositor/holder of the warehouse receipt) comes to know of the loss or damage while the goods are in the warehouse.
5. The warehouse manager/SSL is not responsible for the usual and customary shrinkage in weight and effect on quality during storage due to natural causes and moisture losses.
6. °The quality, condition, value, weight and contents of goods are unknown to the warehouse manager/SSL except when specifically mentioned in the warehouse receipt.

6. Schedule of charges and insurance

1. The schedule of maximum tariff to be charged shall be that approved by the prescribed authority.
2. All goods stored in the warehouse will be insured against the risk of fire and burglary. The Warehouse manager/SSL's liability is limited to the actual claim amount received from the Insurance Company after factoring all the co-insurances/deductibles applied by the insurance company from time to time.
3. Notwithstanding anything contained in sub clause 6.2 the Warehouse manager/SSL shall at its discretion insure the goods stored in its warehouses against spontaneous combustion, earthquake and flood if in its opinion, there is danger thereof and shall, on doing so, be entitled to recover from the depositor/holder of the warehouse receipt charges in respect thereof in addition to the usual warehouse charges.
4. For the purpose of insurance, the goods shall be valued on the basis of the value declared by the warehouse manager/SSL only.
5. When goods are transferred 'rom one godown to another or from one warehouse to another at the request of the depositor/holder of the warehouse receipt, a charge o' handling and transport, if any will be recovered from the depositor/holder of the warehouse receipt. In case of Transit damage, the liability of the same shall be of the depositor.
6. The Warehouse manager/SSL may also transfer at his own expense, without notice, any goods in storage from one stack to another in the warehouse provided transfer involves no change in the class of storage.
7. Charges for weighing, testing (assaying), handling, loading, unloading and other extra service rendered in the interest of the depositor/holder of the warehouse receipt are to be paid by the depositor/holder of the warehouse receipt of goods in addition to the usual warehouse charges.

7. Declaration/Undertaking

1. I/we have gone through the terms and conditions of storage and agree to abide by the same.
2. I/we are the lawful owners of the commodities being deposited herein and do hereby declare that the commodities deposited herein are free from any encumbrances.
3. I/we request you to take the custody of the said commodities for which I/we undertake to indemnify you against any losses incurred by you due to any false information provided by me/us/any misrepresentation of facts on my/our part.
4. Commodities stored with you shall not contain any explosive, harmful pesticides, chemicals, drugs and are free from any sort of contamination.
5. I/we shall be liable to pay all charges due from time to time as per charges schedule along with mandi tax for the commodities stored with you.

8. Applicable Jurisdiction

1. This WHR shall be construed, and shall be determined and governed according to the laws of SSL Policy applicable from time to time.
2. Any disputes between the parties hereto, under or in respect of this and/or in respect of any issues arising out of this WHR shall be governed by and construed in accordance with the laws of India and the Courts at Rajasthan, India shall have exclusive jurisdiction to try and entertain any suits or proceedings.

The above mentioned terms and conditions are subject to change from time to time including changes as updated on the website. Please visit: www.sssl.in

Agreed and signed by Depositor/holder of the warehouse receipt Name/Authorized Signatory:

Signatures

Date: