

BUSINESS BANKING SECURITY DOCUMENTS (Loan Against Rent Receivables)

Name :	
Laser Soft Proposal ID:	

	INSTRUCTIONS FOR FILLING LOAN AGREEMENT
Ger	neral Instructions
•	All applications to be filled in English in CAPITAL LETTERS using a Ballpoint pen only.
•	There should not be any amendments/ overwriting / erasures / cuttings on the Loan Agreement and any amendments / overwriting / erasures / cut-
	tings should be undersigned.
•	The signature of the Borrower should be the same on the Loan Agreement & Application Form.



LOAN AGREEMENT

THIS AGREEMENT ("**Agreement**") is made at the place and on the date mentioned in the Schedule-cum-Key Fact Statement (hereinafter referred to as the "**Schedule**")hereunder written between:

HDFC Bank Limited, a company incorporated and registered under the Companies Act, 1956 and having its Registered Office at Bank House, SenapatiBapat Marg, Lower Parel, Mumbai 400 013, and a Branch office inter-alia at the address mentioned in Schedule hereto ("Lending Office"), hereinafter referred to as the "Bank" which expression, unless it be repugnant to the context or meaning thereof, shall mean and include its successors and assigns of the ONE PART.

AND

The person(s) specified as the borrower(s) and co-borrower(s) in Schedule to this Agreement (hereinafter collectively referred to as the "Borrower") of the OTHER PART.

The expression 'Borrower', unless it be repugnant to the context or meaning thereof, shall mean and include: (i) in the event that the Borrower is a Company within the meaning of the Companies Act, 2013 or a Limited Liability Partnership, incorporated under the Limited Liability Partnership Act, 2008, its successors; (ii) in the event that the Borrower is a partnership firm for the purposes of the Indian Partnership Act, 1932, the partners for the time being and from time to time and their respective legal heirs, executors and administrators, legal representatives and successors; (iii) in the event that the Borrower is a sole proprietorship, the sole proprietor and his/ her legal heirs, administrators, executors and legal representatives; (iv) in the event that the Borrower is an individual, his/her legal heirs, administrators and executors; (v) in the event that the Borrower is a joint Hindu Undivided Family, the Karta and any or each of the adult members of the HUF and their survivor(s) and his / her / their respective heirs, executors, administrators; (vi) in the event that the Borrower is a Society, the members of the governing body of the Society and any new members elected, appointed or co-opted thereon; (vi) in the event that the Borrower is a Trust, the Trustee or Trustees for the time being thereof and their respective legal heirs, executors, administrators and successors;

WHEREAS at the request of the Borrower, the Bank has agreed to grant a Loan (as hereinafter defined) to the Borrower on the terms and conditions herein mentioned.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY MUTUALLY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO AS UNDER:

1. Definitions and Interpretation

1.1 Definitions

In this Agreement, unless there is anything repugnant to the subject or context thereof, the capitalized terms listed below shall have the following meanings:

- (a) "Availability Period" shall mean a period of 30 (Thirty) days from the date of this Agreementoras may be extended by the Bank at its sole discretion.
- (b) "Base Rate" shall mean the percentage rate per annum declared or notified by the Bank as 'base rate' from time to time having regard to the Reserve Bank of India's guidelines, rules and regulations;
- (c) "Conditions Precedent" shall have the meaning as assigned to the term in Clause 2 hereunder.
- (d) "Disbursement" shall have the meaning as assigned to the term in Clause 2 hereunder.
- (e) "Event(s) of Default" shall mean the events of default mentioned in Clause 12 hereunder and any events of defaults mentioned in any of the Security documents.
- (f) "Equated Monthly Installment" or "EMI" shall mean the monthly payment obligation of the Borrower to repay the Loan with the Interest accrued thereon (rounded off to the next rupee) within such period as may be determined by the Bank from time to time.
- (g) "Final Settlement Date" shall mean the date on which all the Outstanding Balance under this Agreement have been irrevocably paid/repaid by the Borrower to the Bank, to thefull satisfaction of the Bank.
- (h) "Group Entities" shall have the meaning as assigned to the term in Clause 15.2hereunder.
- (i) "Interest Rate(s)" shall mean the floating rate which is sum total of the Reference Rate applicable from time to time and the Spread as specified in the Schedule hereunder subject to the terms and conditions set forth in Clause 3 hereunder.
- (j) "Liabilities" shall have the meaning as assigned to the term in Clause 15.2 hereunder.
- (k) "Lending Office" in relation to the Bank shall mean the branch/office of the Bank, from where the Loan is disbursed.
- (I) "Loan" shall have the meaning as assigned to the term in Clause 2 hereunder.
- (II) "MCLR" or "Marginal Cost of Funds Based Lending Rate" shall mean the percentage rate per annum declared or notified by the Bank as 'marginal cost of funds based lending rate' from time to time having regard to the Reserve Bank of India's guidelines, rules and regulations.
- (m) "Outstanding Balance" shall have the meaning as assigned to the term in Clause 3 hereunder.
- (n) "Pre-EMI" means, the interest on the Loan payable for the period starting from the respective date/date(s) of Disbursement up to the date from which the interest becomes payable as part of the EMIs.



- (o) "Premises" shall have the meaning as assigned to the term in Clause 7 hereunder;
- (oo) "Reference Rate" shall in case of the Interest Rate being floating rate, mean such benchmark or reference rate, whether internal to Bank or external, in the discretion of the Bank, which shall be the reference rate or benchmark rate for determining the total floating Interest Rate applicable at a given time (whether by adding Spread or similar margin, as per provisions of this Agreement/Sanction Letter) and which reference rate shall be specified by the Bank from time to time as being the Reference Rate applicable in relation to the Loan facility or part thereof, as the case may be, as part of the total Interest Rate. For clarity, such Reference Rate could be any of the base rate, the MCLR, or any other type of rate as may be permissible or required from time to time now or in future in terms of any applicable law including any regulatory requirements of the Reserve Bank of India, and as shall be specified by the Bank as Reference Rate for the time being from time to time.
- (p) "Purpose" shall have the meaning as assigned to the term in Clause 2 hereunder.
- (q) "Relevant Entities" shall have the meaning as assigned to the term in Clause 15.2 hereunder.
- (r) "Sanction Letter" shall have the meaning as assigned to the term in Clause 7 hereunder;
- (s) "Security" shall have the meaning assigned to the term in Clause7 hereof.
- (t) "Security Interest" shall mean and include any mortgage, encumbrance, charge, lien of any description whatsoever (statutory or otherwise), pledge, negative pledge, negative lien, hypothecation, assignment, deposit and/or escrow arrangements, comforts, preference, priority or other security agreement/ interest of any kind or nature whatsoever including, without limitation any conditional sale or title retention agreements, any financing for similar statement or notice filed under any recording or notice statute, and any lease having substantially the same as any of the foregoing.
- (u) "Society" shall have the meaning as assigned to the term in Clause 8 hereunder;
- (v) "Tenure" shall have the meaning as assigned to the term in Clause 2.1 hereunder;
- (w) "Title Deeds" shall have the meaning as assigned to the term in Clause 7 hereunder;

1.2 Interpretation

- (a) In case of there being more than one Borrowers (i.e. there being co-borrowers), the reference to the term "Borrower" shall be deemed to be as if it were plural and this document shall be read accordingly as if made and liabilities undertaken by each of them jointly and severally.
- (b) Reference to the masculine gender Includes reference to the feminine and neuter genders and vice-versa.
- (c) All schedules and annexures shall be a part of this Agreement.
- (d) The rule of construction, if any, that a contract should be interpreted against the parties responsible for the drafting and preparation thereof, shall not apply.
- (e) All references to agreements, documents, law, regulations, rules include (subject to all relevant approvals) a reference to that agreement, document, law, regulations, rules as amended, supplemented, modified, substituted, novated or assigned from time to time.

2. Loan, Conditions Precedent and the Disbursements:

- 2.1 The Bank herby agrees to provide to the Borrower and the Borrower herby agrees to avail from the Bank, a non-revolving loan facility not exceeding the amount ("Loan") and for the purpose ("Purpose"), mentioned in the Schedule hereto, in the manner and upon the terms and subject to the conditions mentioned in this Agreement.
- The Loan will be disbursed by the Bank in its absolute discretion, at the request of the Borrower, in one or more tranches (each, a "Disbursement"), within the Availability Period only upon the fulfillment before expiry of the Availability Periodof the following conditions precedent ("Conditions Precedent"), failing which the Bank shall be under no obligation to disburse the Loan or any part thereof. The Conditions Precedent required to be fulfilled by the Borrower are as follows: (a) The Borrower shall deliver/ create/ perfect such of the Security/ additional security as may be required by the Bank from time to time; (b) The Borrower shall deliver, execute, obtain and procure and deliver all such guarantee(s)/, necessary documents including constitutional documents, resolutions, certificates, writings, consents, authorizations, approvals, affidavits, no-objections, declarations (wherever applicable), as may be required by the Bank; and (c) The Borrower shall have executed and delivered to the Bank such cheques/post-dated cheques ("PDCs")/ Standing Instructions ("SI")/ Electronic Clearing Service Mandate ("ECS"), such other payment instructions/ modes in such manner and form as may be directed and required by the Bank.
- 2.3 The respective date of Disbursement shall be the date of delivery of the cheque/other payment/transfer instructions/instruments by the Bank to the Borrower.
- 2.4 The Loan shall be utilised solely for the Purpose and the Loan shall not be used for any other purpose or for investment in capital market/shares/debentures/mutual funds/purchase of gold in any form, including primary gold, gold buillion, gold jewellery, gold coins, units of gold exchange traded funds (ETF) and units of gold mutual funds or any illegal /speculative activity. Without being obligated to do so, the Bank shall be entitled to monitor the use/end use of the Loan including through any auditor(s) or consultant(s) including examining books of the Borrower, with necessary certification from them, as appointed by the Bank at its sole discretion and at the cost



of the Borrower.

2.5 The Bank shall be under no obligation to meet any further requirements of the Borrower on account of growth in its business, etc, without proper review of credit limits

3. Interest and Fees:

- 3.1 The Loan, interest, compound interest, default interest, any other charges, dues and monies payable, costs and expenses reimbursable, as outstanding from time to time and whether any of them due or not, are hereinafter collectively referred to as "Outstanding Balance".
- 3.2 The Borrower shall pay interest on the Loan, the unpaid due interest and all other outstanding charges and monies (except on the default interest), at the applicable Interest Rate as applicable from time to time, on the outstanding daily balance from the respective date of Disbursement, compoundable at monthly rests. The Interest Rate applicable as on the date of this Agreement is specified in the Schedule and shall be subject to change everytime the Reference Rate is reset/changed by the Bank at its discretion. The change in the Interest Rate shall become effective on each date of change in/reset of the Reference Rate/Spread. The Borrower shall keep itself informed of such change in/reset of Reference Rate/Spread from time to time. Without limiting the Borrower's obligation as above, the Bank will communicate such change/reset of Interest Rate to the Borrower. The Reference Rate may also be available on the official website of the Bank.
- 3.3 The Borrower(s) shall repay the Loan and pay the interest that is due from time to time by way of equated monthly installments (EMIs) and on such dates as specified in the Schedule or as may be specified by the Bank from time to time (time being the essence of the contract); and prior to the start of the EMIs, the Borrower shall pay the interestat the applicable Interest Rate to the Bank in advance at the time of Disbursement (which may be hence adjusted by the Bank from the amount of the Disbursement) by way of the Pre-EMI.
- 3.4 The Borrower has perused, understood and agreed to Bank's method of determining the Interest rate from time to time as well as of calculating EMIs as also the appropriation thereof into principal and interest.
- 3.5 Any service tax, interest tax and other statutory dues and costs shall be payable by the Borrower additionally.
- 3.6 The interest shall be computed on the basis of a year of three hundred and sixty- five days with monthly rests and be compounded on a monthly basis. The Bank in its absolute discretion may modify the periodicity/ frequency of the interest and/or the basis of year calculation.
- 3.7 The Bank shall in its absolute discretion or as per the guidelines/ directions/rules/ regulations/ law issued/ notified by the Reserve Bank of India and/or any other statutory or regulatory authority and any other law in force including but not limited to, any tax law or based on the changes in the prevailing Reference Rate be entitled to modify the Interest Rate (including Spread), and the Borrower agrees and confirms to pay interest as per such modified Interest Rates on the Loan and related amounts on and from the date of such modification. In any event the Borrower shall keep itself/ himself informed of all such variations/ revisions in the Interest Rate.
- 3.8 Notwithstanding anything to the contrary, the Bank shall based on the reset of/change in the Interest Rate applied on the Loan, be permitted, to increase the amount and/or tenure i.e. number of the EMI(s), on being intimated of such increased EMI(s) in the following circumstances:
 - (i) If the EMI(s) would lead to a negative amortization i.e. where the EMI(s) is not adequate to cover the interest in full, and/or
 - (ii) If the principal component of the EMI(s) is inadequate to amortise the Loan within such period as may be determined by the Bank.
- In case of any default by the Borrower in payment of the Outstanding balance on respective due dates or of any of the terms and conditions herein, the Borrower shall be liable to pay default interest at the rate mentioned in the Schedule hereunder, from the date of the default till the date of actual payment in full or cure of default to the satisfaction of the Bank, as the case maybe, without prejudice to the Bank's other rights available as per this Agreement. Provided also that the obligation to pay default interest shall not entitle the Borrower to claim a defence that no event of default as mentioned hereunder has occurred.

4. Repayment:

- 4.1 The Borrower(s) shall, if not demanded earlier by the Bank as mentioned hereinafter, repay the Loan and pay the interest that is due from time to time by way of equated monthly installments (EMIs) in accordance with the repayment schedule contained in the Schedule hereunder written or as may be specified by the Bank from time to time (time being the essence of the contract).
- 5. Payments- mode, place, manner



- 5.1 The payment of all the monies by the Borrower including EMIs shall be made on or before the respective due dates, at such place as the Bank may require, without any demur, protest or default and without claiming any set-off or counterclaim or withholding or deduction (save as required by law in which case the amount payable by the Borrower to the Bank shall be increased to the amount which after making such deduction or withholding equals the original due amount as if no withholding or deduction were required), by way of one or more modes and instruments including post-dated cheques, Standing Instructions (SI)/ Electronic Clearing System (ECS) instructions/ other mode/instrument, as acceptable to the Bank from time to time.
- 5.2 It shall be the responsibility of the Borrower to ensure adequacy of funds in the bank account from which the repayment is being made.
- 5.3 Only on realization of the amounts due by any mode as above, the Bank shall credit the account of the Borrower.
- 5.4 If any due date falls on a non-business day of the Bank, the payment shall be made by the Borrower on the immediately preceding business day of the Bank.
- In case of cheques/other instrument, the payment shall be deemed to have been made by the Borrower only at the point of time the sum is credited and realized fully in Bank's account irrespective of the date of instrument or time of receipt or presentation of instrument.
- 5.6 Provided also that the Bank shall be entitled to recompute and/or modify the amounts constituting the EMI and the dates for payment thereof by the Borrower on the occurrence of any event which in the opinion of the Bank necessitates a recomputation / modification of the same. In the event of any such modification/ recomputation, the Borrower agrees and undertakes to issue fresh PDCs/ SI/ ECS/ other payment mandates/ modes/ instruments to the Bank.
- In case of any amount received/ realized/ recovered from the Borrower/other obligors/Security, the same shall be adjusted/ appropriated by the Bank in following order without any prior intimation to the Borrower: (a) taxes, costs, expenses, charges, fees,incidental charges including prepayment chargesand other monies that may have been expended by the Bank in connection with this Agreement, (b) towards any charges, commissions, fees, taxes, levies (wherever applicable); (c) Default Interest, (d) Pre-EMI, (e) EMI, (f) Interest payable under this Agreement, (h) Principal amount of the Loan under this Agreement, (g) Other indebtedness of the Borrower to the Bank. The Bank may however change the aforesaid sequence in its sole discretion.

6. Prepayment

- The Bank may at its absolute discretion permit prepayment of the Loanor any part thereof where: (a) the Borrower servesat least 15 days' written notice of its/ hisintention to prepay at the Concerned Branch; (b) only after expiry of 6 months/6 EMIs from the respective date of Disbursement of Loan; and (c) subject to such conditions as the Bank may prescribe subject to applicable law and regulations, including payment of the prepayment charges as mentioned in the Schedule hereto or as specified from time to time by the Bank. Foreclosure charges shall be applicable as mentioned in the Schedule in case the Loan is allowed to be foreclosed at the request of the Borrower and at the absolute discretion of the Bank and foreclosure shall take effect only when entire Outstanding Balance has been paid to and realized by the Bank.
- 6.2 If the Borrower makes any prepayment without fulfilling the afore-stated conditions, the Bank shall be entitled to appropriate the same in such manner as it deems fit and credit for the same shall only be given only on or after due date.

7. Security:

- 7.1 The Borrower shall secure the entire Outstanding Balance by creating and/or furnishing such security in favour of the Bank, of such value, in such form and mannerand within such time, as may be acceptable and considered appropriate by the Bank ("Security"),including:(a) procuring irrevocable and unconditional guarantees in favour of the Bank from such persons as the Bank may deem fit, and (b) assignment of rent/receivables from such properties as may be specified by the Bank in the Sanction Letter or otherwise including Premises and any other assets underlying the Security.
- 7.2 In the event the Security comprises of certain immovable propert(ies) ("Premises"), as more particularly referred to in the sanction letter ("Sanction Letter"), the Borrower shall deposit all the documents of title, title deeds, other documents and writings in relation to the said Premises ("Title Deeds") with the Bank.
- 7.3 The Borrower shall furnish at its/his own cost such other security/ additional security of such value, in such form and manner as may be required by the Bank from time to time, including on account of any shortfall in the required value or margin of the Security in the opinion of the Bank for any reason whatsoever or otherwise.



- 7.4 The Borrower shall duly and punctually comply with all the terms and conditions of holding the Security and all applicable laws,rules, regulations and bye-laws and pay such charges for the upkeep of the assets comprising the Security as also other dues, etc. as may be payable in respect of the assets comprising the Security and/or use thereof.
- 7.5 Notwithstanding anything in this Agreement, all of the above Security and other/ additional securities as above shall continue to secure the repayment of the entire Outstanding Balance at all times till the Final Settlement Date.
- 7.6 The Borrower shall during the tenure of the Security whenever the Bank is desirous of exercising its right to enforce the Security, without any demur, cause any person in occupation or possession of the Security (as the case may be) to immediately handover the vacant and peaceful possession of the Security to the Bank. The Borrower shall ensure that an appropriate condition is inserted in any contract of the Borrower with such person.
- Representations and Warranties of the Borrower: Each of the Borrowers hereby represents and warrants as 8. on the date hereof, which representations and warranties shall be deemed to have been repeated by the Borrower (1) as on the respective date of each Disbursement, and (2) on every day from the date of this Agreement until the Final Settlement Date: (a) That the Borrower (i) is a major, of sound mind, solvent and competent to contract (where the Borrower is an individual); (ii) is a trust/society/company/partnership firm/Hindu Undivided Family/ LLP/other body corporate (as mentioned in the Schedule hereto) duly constituted, incorporated or registered andvalidly existing and licensed to do business under the applicable laws of India; (iii) The Borrower (if an individual) or each of the partners (in case the Borrower is a partnership firm), is a citizen of India.(b) The person(s) executing this Agreement and all other incidental/ ancillary documents on behalf of the Borrower has/ have been duly authorised in that regard and are entitled to sign, deliver and do all such acts/ deeds/ things as may be required by the Bank pursuant hereto; (c) All the necessary resolutions, certificates, writings, consents, authorizations, approvals, no-objections, whether under law or under contract, from statutory, regulatory, local and other authorities/body or any other person(wherever applicable), for entry into, execution and performance of this Agreement, have been duly obtained and are and shallcontinue to be in full force and effect;(d)That neither any action, suit or proceedings (including winding up, bankruptcy proceeding, proceedings under the Income Tax Act, 1961) is pending before any Court of Law, tribunal, any quasi-judicial tribunal, statutory/ regulatory or other body/authority or arbitration, against the Borrower and/or it's assets nor any adverse claims/ show cause notice for enquiry, acquisition, requisition, notification or order of any governmental authority or any other authority has been issued or received by the Borrower which could affect the ability of the Borrower to create the Security and/ or prejudice the rights of the Bank under this Agreement; (e) That the Borrower has from time to time always duly paid and will pay to the competent authorities, when due, all maintenance and other charges including all public demands such as income tax, property taxes and all other taxes and revenue, levies (wherever applicable) in relation to its assets including Premises and as required to hold the Security; (f) That the information furnished by the Borrower for availing of the Loan is, and shall be, true, complete and correct in all material aspects and there has been no concealment by the Borrower of any such information in any manner whatsoever;(g) neither the execution, delivery of this Agreement nor any actions/ acts/transactions pursuant thereto, conflict with/breach/ or cause a default under Borrower's constitutional documents, any applicable law or other legal restriction (including, any judgment, order, injunction, decree or ruling of any court or authority) or any instrument by which the Borrower or any of its property is/ will be bound.(h) The Borrower is the legal and beneficial owner and has good, clear and marketable title to the assets under the Security including the Premises and the sameare free from all forms and types of Security Interest, charge, lien or other encumbrances including legal dispute of any nature;(h) The Borrower is the legal and beneficial owner and has good, clear and marketable title to the Security and the Security is free from all forms and types of charge, lien or other encumbrances including legal dispute of any nature; (i) (where the Borrower is a member of a Co-operative Society), that the Borrower(s) are registered member(s) of the Co-operative Society ("Society") and are owner(s) of certain number of shares in the Society as detailed in the Sanction Letter hereto, and are legally entitled to the exclusive possession, use and occupation of the Premises in respect of which Security has been created hereunder; (j) (where Security is created over the Premises in favour of the Bank) The Borrower hereby unconditionally and irrevocably confirms and declares that (i) he/it/they is/ are the owner(s) and absolutely seized, possessed of and has a clear and marketable title to the Premises, (ii) that the Premises is free from all encumbrances, deficiencies and/or defects (patent/ latent) and no other person(s) have any share, right, title, interest or claim in, to or upon the Premises, (iii) that all applicable provisions, rules, regulations, laws, bye-laws, covenants including Urban Land (Ceiling and Regulation) Act, 1976, Transfer of Property Act, 1872, Companies Act 2013 have been/ shall be duly complied with; (iv) that the Title Deeds that shall be deposited with the Bank are the only documents of title in relation to the Premises, however if at any time during the currency of the Loan, any further title deeds relating to the Premisescome into the possession of the Borrower, the same shall be forthwith handed over to the Bank, (v) that the Borrower has/ have obtained the permission of the concerned society/ association/ company/ owner/ builder and all other competent authorities and persons for creating mortgage in relation to the Premises(vi) that



the said Property has been acquired from the Borrower's self acquired funds and the Borrower has disclosed all material facts in relation to the Premises to the Bank (vii) except with the prior written permission of the Bank, the Borrower shall not sell, transfer, assign, let out, encumber, mortgage, transfer, charge, grant any leave or licence, induct any third party in or part with or otherwise deal with the Premisesin any manner prejudicial to the interest of the Bank, (viii) that he/ it/ they have scrutinized the building plans, commence Certificate and all the requisite permissions pertaining to the Premisesand that the construction is in accordance with law, as per the approved plans, certificates and permissions and of a satisfactory and standard quality (applicable where the Premisesis under construction); (ix) that all the statutory, regulatory, other legal compliances in relation to creation of Security over the Premisesincluding passing of special resolution by the Borrower (where the Borrower is a Company) u/s 180(1)(a) of the Companies Act, 2013 has been complied with;

9. Covenants: The Borrower hereby expressly covenants as follows:

- 9.1 Affirmative Covenants: The Borrower hereby covenants with the Bank that: (i) The Borrower shall at all times during the Final Settlement Date, fully insure (at its/ his own cost) the assets under the Security, against such risks and for such amount, period and form as the Bank may require, and add the Bank as a loss payee or assign such policy to the Bank. The Borrower shall also deposit all insurance related policies and cover notes, premia receipts etc. with the Bank. If the Borrower fails to insure or keep insured the Security or any part thereof, then the Bank without prejudice to or affecting its rights hereunder, shall be entitled (without being obligated to do so) at its discretion and at the cost of the Borrower, to insure and keep the same insured; (ii)The Borrower shall forthwith inform the Bank in the event of (a)any representation or warranty being or becoming untrue or incorrect on any day or at any time, and/or (b) happening of any Event of Default and/or (c) receiving a notice of application/petition being filed / intended to be filed/ (including for the insolvency / winding up) against the Borrower or any of their properties or if a custodian or receiver is appointed for any of the Borrower's properties, business or undertaking and/or Security (d) if any part of the Borrower's properties, business or undertakings and/or Security is / are attached or incurs any damage/ additions/ alterations (e) if any other circumstance which may have an adverse impact on the Security and/or the repayment of the Loan by the Borrower; (f) change in his resident status of the Borrower, (iii) (where the Borrower is a Sole Proprietorship), it confirms that the account opened in the name of the Borrower i.e. the sole proprietorship firm ("Account") shall only be operated by the sole proprietor/ proprietress mentioned in the Schedule hereto and such person shall solely be responsible for all liabilities arising thereof. Further, the Borrower shall inform the Bank of any change in its constitution, in which case the sole proprietor/ proprietress mentioned in the Schedule hereto shall be liable and continue to be liable to the Bank for any obligations of the Borrower to the Bankand until all the Outstanding Balance/ obligations owed by the Borrower to the Bank have been fully discharged/ paid (iv) The Borrower shall allow the representatives and/or nominees of the Bank to visit, inspect, supervise, collect information from time to time in relation to the affairs of the Borrower pursuant to the Loan including in relation to the Security; (v) Whenever required by the Bank, the Borrower shall furnish to the Bank all such information, statements, particulars, estimates and reports including audited quarterly income statements, financial statements, annual income statements, tax returns and/ or such other documents in form and detail satisfactory to the Bank; (vi) The Borrower shall accept the statement of accounts and computation of interest by the Bank as final and binding on himself/ itself.(vii)The Borrower agrees to accept the statement of account sent by the Bank or by any other authorized representative of the Bank as conclusive proof of the correctness of any sum claimed to be due from him (viii) The Borrower shall procure and ensure that the entire rent/receivables in respect of the Premises/assets underlying the Security, for all the times until the Final Settlement Date, shall be deposited only and only into the Account or such other account as permitted expressly in writing (prior) by the Bank and in no other account...
- 9.2 Negative Covenants: Unless otherwise approved by the Bank in the form of prior written consent, theBorrower shall: (a) neither enter into any scheme of merger, amalgamation, compromise or reconstruction, dissolution nor permit any change in the capital structure, ownership, management or control of the Borrower including whereby the effective beneficial ownership, management or control of the Borrower shall change; (b) neither make any amendments in the Borrower's Memorandum and Articles nor change the composition/ constitution of the Borrower; (c) neither create, assume or incur any further indebtedness of a long term nature (including borrowing, standing as surety or issuing guarantees) whether for borrowed money or otherwise, nor declare any dividend until the Outstanding Balances hereunder have been paid in full; (d) not induct into its Board of Directors a person whose name appears in the wilful defaulters list of RBI or CIBIL and take expeditious and effective steps for the removal of such a person, wherehe/ she is already a member of the Board of Directors; (e) not transfer, sell, lease, encumber, charge, grant on license or create or permit to create or exist any third party interest or Security Interest over any of its assets including the assets covered under the Security or any part thereof. The Bank's decision in respect of the above shall be final and the Borrower shall abide by such decision.
- 10. **Imposts, Costs and Expenses:** The Borrower(s) shall pay to Bank, the charges, fees, commissions, etc including fee, upfront processing fee, specified in the Schedule hereto/ loan application form or as specified by the Bank from time to time, within such time or upon occurrence of such events as specified and if not specified then forthwith upon demanded by the Bank. All other present and future costs and expenses, taxes



(as applicable from time to time), any related levy, stamp duty, registration charges, if any,in all jurisdictions, in relation to the Loan, Security, this Agreement/Security documents, other documents/any transaction pursuant thereto, irrespective of who the beneficiary is, shall be borne and payable solely by the Borrower, including for investigation of the title of any propertyand for thecreation, preparation, preservation, performance, enforcement of security, realization and recovery of Loan, initiating/defending/pursuing any actions/notices/legal proceedings by Bank. In case of any such sums if paid or incurred by the Bank, the Borrower shall be liable to reimburse the same to the Bank in full forthwith.

11. **Cancellation:** Notwithstanding anything stated in this document, the continuation of the Loan shall be at sole and absolute discretion of the Bank and the Bank may at any time in its sole discretion and without assigning any reason cancel the Loan herein grantedand call upon the Borrower to pay the Outstanding Balance.Any such demandby the Bank shall constitute sufficient notice of such cancellationand upon such demandby the Bank,theBorrower shall pay forthwith the whole of the Outstanding Balance to the Bank without any delay or demur.

12. Events of Default

- 12.1 Happening or occurrence of any of the following events shall constitute an "Event of Default": (a) Failure and/ or breach on Borrower's part to perform any of the obligations or terms or conditions applicable under this Agreement/other documents/ any other agreement wth any other person including non-payment in full of any part of the Outstanding Balance when due or when demanded by Bank; (b) any misrepresentations or misstatement by the Borrower under this Agreement/ other document;(c)If there is any deterioration or impairment of the Security or any part thereof which causes the Security in the judgment of the Bank to become unsatisfactory as to character, including depreciation in the value or market price of the assets thereunder whether actual or reasonably anticipated);(d) where a receiver is appointed or any attachment, distress, execution or other legal process is threatened, enforced or levied upon against the Borrower/its assets/ or any of the Security; (e) where the Borrower fails or intentionally omits to get the charge created by way of the Security registered in accordance with the provisions of Applicable Law;(f)the event of death, winding up, failure in business, insolvency, bankruptcy, or initiation of any proceedings/ actions/ notices for any of them, change or termination of employment/profession/business for any reason whatsoever (where the Borrower is an Individual) or change in the constitution, management or existing ownership or control of the Borrower including by reason of liquidation, amalgamation, merger, reconstruction (where the Borrower is a Company);(g) If it is certified by an independent Chartered Accountant or valuer(appointed by the Bank in its sole discretion), that the liabilities of the Borrower exceed the Borrower's assets or that the Borrower is carrying on business at a loss;(h) If any circumstance or event occurs which is or is likely to prejudice, impair, imperil, depreciate or jeopardize the Security and/or the capacity of the Borrower to repay the Loan or any part thereof including where the Borrower ceases to enjoy the confidence of the Bank; (i) If subsequent to the grant of the Loan the Borrower (in case an individual) is/ are divorced or is a party to any proceedingin any family court/ settlement/ dispute; (j) If the Borrower becomes lunatic or is convicted under any criminal law in force;
- 12.2 If any Event of Default or any event which, after the notice or lapse of time or both would constitute an Event of Default shall have happened, the Borrower shall forthwith give the Bank notice thereof in writing specifying such Event of Default, or such event.
- 12.3 On the question whether any of the above events/circumstances has occurred/ happened, the decision of the Bank shall be final, conclusive and binding on the Borrower.
- 12.4 Upon happening/occurrenceof any Event of Default, without prejudice to Bank's rights and remedies under contract or law, and without necessity of any demand upon or notice to the Borrower, all of which are hereby expressly waived by the Borrower, and notwithstanding anything to the contrary contained herein or in any of the Security documents, the Bank may at its absolute discretion, pursue any or all of the following, and whether simultaneously or independently or otherwise,:
 - (i) declare the entire Outstanding Balance and all of the obligations of the Borrower to the Bank hereunder, to have become due and payable by the Borrower to Bank forthwith thereupon, in which event the Borrower shall be liable to forthwith pay to the Bank the entire Outstanding Balance;
 - (ii) to enforce the Security or any part thereof, including by selling, transferring or disposing off the assets/ some or any part thereof either by means of private treaty or public auction or otherwise, with or without the intervention of any Court/ tribunal;
 - (iii) to exercise, initiate and pursue any action, rights, notices, remedies, any proceedings (including litigation), whether civil, criminal or otherwise in nature, and including for recovery of Outstanding Balance.
- 13. Top-Up/ Additional Loan: In case any additional or top-up loan is sanctioned and/ or granted at the sole discretion of the Bank during the currency of the Loan, this Agreement and other documents pursuant to the Loan and Security, shall continue to be in force and in effect and be applicable additionally to the said additional



loan or top-up loan, irrespective of the fact whether the Loan is repaid or outstanding at anytime, even if the loan account number for such additional or top-up loan is different from the Loan, as if it is a part of the Loan and as modified by any letter/ document as may be issued by the Bank in this regard, if any at such time.

14. Assignment:The Bank shall at any time, without any consent of or notice to the Borrower(s) be entitled to securitise, sell, assign, discount or transfer all or any part of the Bank's rights and obligations under the Loan, this Agreement, Security, Security documents, or any other document, to any person(s) and in such manner and on such terms as the Bank may decide. Any such sale, assignment, securitization or transfer shall conclusively bind the Borrower and all other persons. The Borrower shall not be entitled to directly or indirectly assign or in any manner transfer, whether in whole or part, any rights, the benefit or obligation under the Loan, this Agreement, Security, Security documents, other document or any part thereof.

15. OTHER CONDITIONS/ COVENANTS

- 15.1 The rights, powers and remedies given to the Bank by this agreement shall be in addition to all rights powers and remedies given to the Bankby virtue of any other security, statute, or rule of law. Any forbearance or failure/omission or delay by the Bank in exercising any right, power or remedy hereunder whether pursuant to an Event of Default or otherwise shall not be deemed to be waiver ofsuch right, power or remedy or shall be construed to be a waiver thereof or any acquiescence therein, and any single or partial exercise of any right, power or remedy hereunder shall not preclude the further exercise thereof and every right and remedy of the Bank shall continue in full force and effect until such right, power or remedy is specifically waived by an instrument in writing executed by the Bank.
- 15.2 Notwithstanding anything to the contrary in this Agreement or any other document/arrangement: (i) in respect of all and any of Borrower's, its affiliates', group entities', parent entities', associate entities', subsidiaries' (collectively "Group Entities"), present and future liabilities to the Bank, its affiliates, group entities, associate entities, parent entities, subsidiaries, any of their branches (collectively "Relevant Entities"), whether under this document or under any other obligation/loan/facilities/borrowings/document, whether such liabilities are/ be crystallised, actual or contingent, primary or collateral or several or jointly with others, whether in same currency or different currencies, whether as principal debtor and/or as guarantor and/or otherwise howsoever (collectively "Liabilities"), each of the Bank and the Relevant Entities shall in addition to any general lien or similar right (to which any of them as bankers or financial institutions may be entitled by law, practice, custom or otherwise), have a specific and special lien on all the Borrower's and/or Group Entities' present and future stocks, shares, securities, property, book debts, all moneys in all accounts whether current, savings, overdraft, fixed or other deposits, loan accounts, held with or in custody, legal or constructive, with the Bank and/or any Relevant Entities, now or in future, whether in same or different capacity of the Borrower/any of Group Entities, and whether severally or jointly with others, whether for any banking relationship, safe custody, collection, or otherwise, whether in same currency or different currencies; and (ii) separately, each of the Bank and the Relevant Entities shall have the specific and express right, without notice to and without consent of the Borrower or any of the Group Entities, to set-off, transfer, sell, realize, adjust, appropriate all such amounts in all such accountsand deposits (whether prematurely or upon maturity as per the Bank's discretion), securities, amounts and property as aforesaid, for the purpose of realizing or against any of dues in respect of any of the Liabilities whether ear-marked for any particular Liability or not, to combine or consolidate all or any of accounts of any of the Borrower and Group Entities and set-off any monies, whether of same type or nature or not and whether held in same capacity or not including upon happening of any of the events of default mentioned in any of the documents pertaining to the respective Liabilities or upon any default in payment of any part of any of the Liabilities. (iii) The Bank and the Relevant Entities shall be deemed to have and hold and continue to have first charge on any assets including any deposit on which security has been/will be created in respect of the Loan, as security also for any of the other Liabilities; and all the rights and powers vested in the Bank in terms of any security or charge created for the Loan shall be available to the Bank and/or the Relevant Entities also in respect of such other Liabilities, irrespective of the fact whether the Loan is at any time outstanding, repaid or satisfied or not and even after the Loan has been repaid or prepaid.

Without prejudice to the aforesaid, the Borrower agrees to submit to the Bank irrevocable letters of consent from the Borrower's respectiveGroup Entities granting the said rights including of lien and set off.

- 15.3 The tenure / repayment schedule/ interest rate and frequency of payment/ other terms and conditions of the Loan are subject to change as a consequence to any change in the money market conditions or on account of any other statutory or regulatory requirements or at the Bank's discretion. The Bank reserves the right to review and amend the terms of the Loan in such manner and to such extent as it may deem fit.
- 15.4 The Borrower hereby agrees and acknowledges that the Bank shall be entitled at its discretion to engage/ avail of, at the risk and cost of the Borrower, services of any person/third party service provider/agent/agency, for anything required to be done for/ in relation to/ pursuant to the Loan, including collections, recovery of dues, enforcement of security, getting or verifying any information of the Borrower/ assets, and any necessary or



- incidental lawful acts/ deeds/ matters and things connected thereto, as the Bank may deem fit and all such incidental costs and expenses shall borne by the Borrower.
- 15.5 The Borrower shall indemnify and keep indemnified the Bank against all actions, suits, proceedings and all costs, charges, expenses, losses or damages which may be incurred or suffered by the Bank by reason of any false or misleading information given by the Borrower to the Bank hereunder or any breach / default / contravention/ non-observance/ non-performance by the Borrower of any terms, conditions, agreements and provisions hereunder. The Bank shall be entitled to include any amount payable by the Borrower under this clause in the Outstanding Balance due being the subject matter of this Agreement.
- 15.6 Any notice, and communications given or made by the Parties under this Agreement shall be deemed to be duly given and served if sent by courier, normal post, Registered Post, facsimile, electronic mail, personal delivery, or by pre-paid registered mail addressed to the Borrower's/ Bank's (as the case may be) address, phone/ mobile number, fax number or email as given in the application form or as mentioned in the Schedule heretoand such notice and service shall be deemed to take effect on the third working day following the date of the posting thereof in case of courier, normal post, registered post, at the time of delivery if given by personal delivery, upon receipt of a transmission report if given by facsimile, upon sending the electronic mail or sms if given by electronic mail.
- 15.7 This Agreement shall be construed in accordance with the laws of India. The Parties hereto expressly agree that all disputes arising out of and /or relating to this Agreement including any related documents shall be subject to the exclusive jurisdiction of the Courts/Tribunals of the place/ governing the place in which the Lending Office is situated. Provided that to the extent allowed by law, the Bank shall be entitled to take proceedings relating to a dispute in any Courts/Tribunals of any other place which has jurisdiction. Provided further that if any dispute arising under this Agreement is below the pecuniary jurisdiction limit of the Debts Recovery Tribunals established under the Recovery of Debts Due to Banks and Financial Institutions Act, 1993, then such dispute shall be referred to arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996 as may be amended, orits re-enactment, by a sole arbitrator, appointed by the Bank. The arbitration proceedings shall be conducted in English language. The award passed by the arbitrator shall be final and binding on the Parties. The cost of such arbitration shall be borne by the losing Party or otherwise as determined in the arbitration award. The venue of arbitration shall be the city in which the Lending Office is situated or such other place as may be determined by the Bank. If a party is required to enforce an arbitral award by legal action of any kind, the party against whom such legal action is taken shall pay all reasonable costs and expenses and attorneys fees, including any cost of additional litigation or arbitration taken by the party seeking to enforce the award.
- 15.8 As a pre-condition to the said Loan given / granted / to be granted to the Borrower(s), the Borrower authorises, consents and agrees that the Bank shall have the right to not return the Application, the photographs, information and documents submitted. The Borrower, including the directors, partners, proprietors, owners, promoters, employees, officers (wherever applicable) further acknowledges and confirms that the Bank shall, without notice to or without any consent of the Borrower, (and even for consideration) be absolutely entitled and have full right, power and authority to make disclosure of any information relating to Borrower including personal information, details in relation to documents, Loan, defaults, security, obligations of Borrower, to the Credit Information Bureau of India (CIBIL) and/or any other governmental/regulatory/statutory or private agency/entity, credit bureau, RBI, the Bank's other branches/ subsidiaries / affiliates / rating agencies, service providers, other banks / financial institutions, any third parties, any assignes/potential assignees or transferees, who may need the information and may process the information, publish in such manner and through such medium as may be deemed necessary by the publisher/ Bank/ RBI, including publishing the name as part of willful defaulter's list from time to time, as also use for KYC information verification, credit risk analysis, or for other related purposes. The Borrower waives the privilege of privacy and privity of contract in this regard. The Bank shall have the right, without notice to or without any consent of the Borrower, to approach, make enquiries, obtain information, from any person including other banks/finance entities/credit bureaus, Borrower's employer/family members/ officers/ directors/ partners/ promoters/ proprietors/ owners, any other person related to the Borrower, to obtain any information for assessing trackrecord, credit risk, or for establishing contact with the Borrower or for the purpose of recovery of dues from the Borrower or any other legitimate purpose in the opinion of the Bank.

			
Borrower 1	Borrower 2	Borrower 3	Borrower 4



10/22

SCHEDULE-CUM-KEY FACT STATEMENT				
Place of execution of this Agreement	Date of Execution of Agreement:			
Loan Account No:				
Lending Office Details:				
	The Bank may in its discretion change the			
	Lending Office from time to time			
Name and address of the B	<u> </u>			
(1) Name:	(2) Name:			
Address:	Address:			
Constitution:	Constitution:			
(3) Name:	(4) Name:			
Address:	Address:			
Constitution:	Constitution:			
LOAN DE	TAILS			
Loan Amount: Rs	Loan Tenor: months			
MOLD OV	N. CEMI			
MCLR: %	No. of EMIs:			
Interest Rate (percentage per annum) (Floating Ra	te): Reference Rate (MCLR)(+)(%) of			
Spread p.a.= %p.a.	Purpose of Loan:			
Rests at which Interest is payable: Monthly Date of reset of Interest: Effective dates of each change				
Mode of communication of changes in interest rate				
Branches/ SMS/ Annexure to Statement of Account				
Installment Frequency: Monthly				
EMI Start Date: First EMI shall commence from t	the 2nd month of disbursal			
Pre-EMI Payment Date: Date of Disbursement	and Ema monar or diobaroan			
EMI due date: 15th / of each month	EMI Amount: Rs.			
* * *	P			
Borrower 1 Borrower 2	Borrower 3 Borrower 4			
Borrower(s)/Co-Borrower(s)/Authorised Signatory of the Borrower(s)Co_borrwer(s) Signed and Delivered by/ for and on behalf of the Borrower & Co-Borrower(s) in token of a	and in witness of them having read (and/or being explained), verified, understood			
irrevocably agreed to, accepted, confirmed and declared all the clauses on all the page no's and conditions contained therein, and having authenticated accuracy and correctness of the				
Do not sign this agreement if it is blank. Please ensure all the relevant sections and do OR (In case of Common Seal affixation)	ocuments are completely filled.			
· ·	pursuant to the Resolu-			
Name Designation Signatu	ire			
who have signed in token thereof and also in token of, for and on behalf of the Borrow	er, having read, verified,			
understood, irrevocably agreed to, accepted, confirmed and declared all the clauses on of this Agreement, the Schedule, all contents thereof including all the terms and condition				
having authenticated accuracy and correctness of the same	is contained dicient, and			
SIGNED AND DELIVERED BY THE WITH IN NAMED BANK				
HDFC BANK LIMITED BY THE HANDS OF AUTHORISED SIGNATORY Mr. / Ms. / Mrs.				





CHARGES (All charg	ges are non-refundab	le and applicable for d	lisbursement of loan)		
Processing Charges (Tot	•	Default interest: 2% p	er month on amounts due		
Upfront fee collected): Rs	S	Service Tax on Procest plicable law	ssing Charges: As per ap-		
Date by which annual ou statement will be issued	•	Details of Security/ Coceptable to the Bank	ollateral: As may be ac-		
such rates as decided by part prepayment once do 25% of the principal amount amount being prepaid m amount being prepaid an	the Bank. Provided the uring a financial year of the punt outstanding at the lore than said 25 % the distribution of the amount of the prepayrose.	hat no prepayment chargonly if the amount being time of such prepaymenen the charges shall bunt in excess of said 25 chart for the charges and 25 chart foot 60 months afte	anding being prepaid or at ges shall be applicable for prepaid does not exceed at . For clarity, in case the e applicable on the entire %. Provided further that no r date of last Disbursement adividual.		
Legal Collection and Inci actuals	dental charges: At	Cheque/ECS/ SI Swa per incident	pping Charges: Rs. 500/-		
Cheque/ EMI Return Cha incident (+) Service tax (Bank's civil and criminal	without prejudice to	Duplicate Amortization Charges: Rs. 200/- p	n/ Repayment Schedule er request		
Stamp Duty and other St per applicable law	atutory Charges: As	Taxes: At actual, applifuture	icable presently or in		
All other Charges, Commissions and Fees shall be applicable at the rate mentioned in the application form or as stipulated by the Bank from time to time and are exclusive of Taxes and Statutory levies as applicable.					
≈					
	Borrower 2	Borrower 3	Borrower 4		
	of the Borrower & Co-Borrower(s) in to and declared all the clauses on all the parauthenticated accuracy and correctne ease ensure all the relevant sections Ltd has been in the presence of	ken of and in witness of them having read ge no's 3 to 13 of this Agreement, the Sche ss of the same. and documents are completely filled. affixed pursuant to the Resolu-	Borrower 4 I (and/or being explained), verified, understood, edule, all contents thereof including all the terms		
who have signed in token thereof and also understood, irrevocably agreed to, accepted of this Agreement, the Schedule, all content	d, confirmed and declared all the claus	ses on all the page no's 3 to 13	SEAL		

SIGNED AND DELIVERED BY THE WITH IN NAMED BANK HDFC BANK LIMITED
BY THE HANDS OF AUTHORISED SIGNATORY Mr. / Ms. / Mrs. _

having authenticated accuracy and correctness of the same





AGREEMENT FOR ASSIGNMENT OF RECEIVABLES

THIS AGREEMENT ("Agreement") is made at the place and on the date mentioned in the Schedule hereunder written between: HDFC Bank Limited, a banking company incorporated and registered under the Companies Act, 1956 and having its Registered Office at HDFC Bank House, Senapati Bapat Marg, Lower Parel (W) Mumbai 400 013, and a Branch office inter-alia at the address mentioned in the Schedule hereunder written ("Lending Office"), hereinafter referred to as the "Bank" (which expression shall unless it be repugnant to the context or meaning thereof, shall mean and include its successors and assigns) of the ONEPART;

AND

The person(s) specified as the borrower(s) and co-borrower(s) in Schedule to this Agreement (hereinafter collectively referred to as the "Borrower") of the OTHER PART.

The expression 'Borrower', unless it be repugnant to the context or meaning thereof, shall mean and include: (i) in the event that the Borrower is a Company within the meaning of the Companies Act, 2013 or a Limited Liability Partnership, incorporated under the Limited Liability Partnership Act, 2008, its successors; (ii) in the event that the Borrower is a partnership firm for the purposes of the Indian Partnership Act, 1932, the partners for the time being and from time to time and their respective legal heirs, executors and administrators, legal representatives and successors; (iii) in the event that the Borrower is a sole proprietorship, the sole proprietor and his/ her legal heirs, administrators, executors and legal representatives; (iv) in the event that the Borrower is an individual, his/her legal heirs, administrators and executors; (v) in the event that the Borrower is a joint Hindu Undivided Family, the Karta and any or each of the adult members of the HUF and their survivor(s) and his / her / their respective heirs, executors, administrators.

(The Bank and the Borrower are hereinafter collectively referred to as the "Parties" and individually referred to as "Party").

WHEREAS:

- A. The Borrower (i) is the owner, or (ii) the lessor, or (iii) the sub-lessor, or (iv) the licensor, or (v) the sub-licensor of a residential/commercial complex as more particularly described in the Schedule hereto (hereinafter referred to as the "said Property"). The said Property has been given on lease/ sub-lease/ licence/ sub-licence/ tenancy basis (as the case may be) by the Borrower to the person(s) named and described in the Schedule hereto (hereinafter referred to as the "Occupant(s)"). The Borrower in his/her/their/its capacity as owner or landlord or lessor or sub-lessor or licensor or sub-licensor, as the case may be, of the said Property is entitled to receive from his/her/their/its Occupants, Monthly Receivables (as defined hereinafter).
- B. The Monthly Receivables shall mean and include all the right, title, interest, benefits, claims and demands whatsoever of the Borrower, in and to or in respect of all amounts by way of monthly fees / rent / compensation and escalations thereto against the lease/ sub-lease/ license/ sub-license/ tenancy of the said Property including any default interest/ charges for delay etc, owing to / payable to and / or received by the Borrower by/ from the Occupant(s) or by any person which are now due / owing / payable / belonging to the Borrower or which may at any time hereafter till the date on which all the Outstanding Balance are irrevocably, unconditionally and fully repaid by the Borrower to the satisfaction of the Bank under the Loan Agreement ("Final Settlement Date") become due, owing, payable or belonging to the Borrower, including without limitation the Monthly Receivables due by the existing Occupant(s) and/or by any person, as more particularly set out in the Schedule hereto ("Monthly Receivables").
- C. By and under a Loan Agreement of even date entered into by and between the Borrower and the Bank (hereinafter referred to as the "Loan Agreement"), the Bank has lent and advanced to the Borrower and the Borrower has availed from the Bank a loan facility ("Loan") to be repaid to the Bank in accordance with the repayment schedule contained in the Loan Agreement (hereinafter referred to as the "Repayment Schedule") or on such earlier date as may be demanded by the Bank, and on the terms and conditions as mentioned in the Loan Agreement thereof. A copy of the Loan Agreement is annexed hereto and marked as Annexure [A].
- D. One of the conditions of the Loan Agreement is that the Loan shall be repaid together with interest thereon at the rate of interest set out in the Loan Agreement, in equated monthly installments payable as per the terms of the said Loan Agreement together with interest tax thereon, as and when applicable. The Borrower shall also pay, so long as the Outstanding Balance or any part thereof shall remain unpaid under the Loan Agreement or if default shall be made in payment of interest, or if default shall be made by the Borrower of any of the terms and conditions of the Loan Agreement, default interest at the rate more particularly set forth in the Loan Agreement. The Loan, interest, compound interest, default interest, any other charges, dues and monies payable, costs and expenses reimbursable, as outstanding from time to time and whether any of them due or not, are hereinafter collectively referred to as "Outstanding Balance".
- E. To secure the repayment of the Outstanding Balance, the Borrower has agreed to create security, inter alia, by





- way of an assignment of the Monthly Receivables in favour of the Bank in the manner hereinafter appearing.
- F. The Borrower further confirms that the Bank is unconditionally and irrevocably authorized to utitlize the Monthly Receivables to repay / pay the Outstanding Balance to the Bank in the manner set forth in this Agreement.
- G. The Parties hereto desire to put the terms and conditions agreed to into writing.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. GRANT. CONVEY AND TRANSFER

1.1 In consideration of the Loan Agreement and the grant of the Loan by the Bank to the Borrower and the covenants pursuant thereto and under these presents, as well as based on the representations made by the Borrower to the Bank as stated hereinabove in the recitals, to secure the repayment/ payment of the Outstanding Balance in accordance with the Loan Agreement and this Agreement, the Borrower does hereby grant, convey, assure, transfer and assign unto the Bank the Monthly Receivables (both present and future) in respect of the said property TOGETHER WITH all records, documents and instruments which represent all the Monthly Receivables TOGETHER WITH all rights under and in respect of all agreements, arrangements, contracts, documents, records, deeds, instruments by whatsoever name called, executed or which may be hereafter executed by and between the Borrower and the Occupant(s) or any other person in respect of the Monthly Receivables TO HAVE AND TO HOLD all and singular the Monthly Receivables unto and to the use of the Bank subject to the power and provisions herein contained and subject also to the proviso for redemption hereinafter mentioned. The assignment of the Monthly Receivables will include without limitation the Monthly Receivables due by the existing Occupant(s) and/or by any person, as more particularly set out in the Schedule hereto;

2. RIGHT OF REDEMPTION

2.1 The Bank shall subject to the provisions of Clause 3 hereinafter and subject to the availability of any surplus with the Bank out of the Monthly Receivables after setting off the Outstanding Balance payable to the Bank, at any time thereafter, upon the written request and at the cost and expense of the Borrower (including the stamp duty and registration charges), re-grant, re-convey, reassure, retransfer, and release unto the Borrower, all and singular the Monthly Receivables expressed to be hereby granted, conveyed, assured, transferred, assigned or charged or any other assets which may be comprised In these presents unto the Borrower in accordance with Clause 1 hereinabove mentioned. The Borrower further agrees, confirms and declares that in the event of his/ its failure to repay the Outstanding Balance or any part thereof to the Bank, the Right of Redemption of the Borrower, or any other person claiming under him, as herein provided shall be waived and the Bank shall be entitled forthwith to appropriate the Monthly Receivables in favour of itself (or any such person/s as the Bank may direct).

3. MODE OF PAYMENT OF EQUATED MONTHLY INSTALMENTS

- 3.1 The Borrower shall make payment of the Outstanding Balance due to the Bank out of the Monthly Receivables including in the form of equated monthly installments ("Equated Monthly Installment(s)" or "EMI(s)") as per the Repayment Schedule and subject to the terms and conditions set out in the Loan Agreement.
- 3.2 The Borrower shall deposit the Monthly Receivables in an account opened and maintained by the Borrower with the Bank for the specific purpose of deposit of the Monthly Receivables ("Security Account") and the payment of all the Outstanding Balance to the Bank by the Borrower shall be made by debiting the Security Account of the Borrower for the value of the EMI payments due. Only on realization of the Monthly Receivables, the Bank shall credit the Loan Account of the Borrower.
- 3.3 The Borrower unconditionally and irrevocably authorizes the Bank to utitlize the Monthly Receivables thus deposited in the Loan Account to make payment of all the Outstanding Balance to the Bank, including by debiting the Account of the Borrower for the value of the EMI payments due.
- 3.4 In case the amount of the EMI(s) or the Outstanding Balance due is more than the amount of Monthly Receivables), the Bank is hereby irrevocably and unconditionally authorised to debit the credit balance standing in any account maintained by the Borrower with the Bank for such differential amount and adjust the same towards the Outstanding Balance. In case of any deficit, the deficit amount may be recovered by the Bank from the Borrower.
- 3.5 (i) The Borrower has executed/ shall execute and keep in force (till all the Outstanding Balance is repaid to the satisfaction of the Bank), a power of attorney in favour of the Bank (or such other person(s)) as the Bank may direct) authorizing the Bank to demand (on behalf of the Borrower) Monthly Receivables from the Occupant(s) and credit the Borrower's Security Account till the payment of all the Outstanding Balance under the Loan Agreement are settled to the satisfaction of the Bank and the Loan is closed.
 - (ii) If the Bank so requires, the Borrower shall ensure that the Occupant(s) make payment of the Monthly Receivables directly to the Bank, and for this purpose, the Borrower shall obtain such undertakings/ No-Objection Certificate from the Occupant(s), as may be required.





- (iii) Notwithstanding anything to the contrary in this Agreement or any other document/arrangement entered by and between the Borrower and the Occupant(s) or the Occupant(s) and any third party, the Occupant(s) shall make payment of the Monthly Receivables either directly or upon demand by the Bank, as the Bank may deem fit. For this purpose, the Borrower shall obtain such undertakings from the Occupant(s), as may be required.
- (iv) In the event of a default by the Occupant(s) in the payment of the Monthly Receivables on the relevant due date dates, the Bank shall, at the cost of the Borrower initiate legal proceedings including for recovery of Rent Receivables, seeking eviction, for specific performance of contracts/ arrangements, in a court of law/ tribunal against such Occupant(s).
- (v) Without prejuidice to the right of the Bank to initiate legal proceedings in appropriate court of law/ tribunal, any failure by the Occupant(s) in the payment of the Monthly Receivables on the day the EMI falls due, shall oblige the Borrower to ensure that the amounts equivalent to the unpaid Monthly Receivables shall be immediately fortwith paid by the Borrower to the Bank from whatever sources, without awaiting the receipt of such Monthly Receivables from the Occupant(s). Thereafter upon receipt of the overdue Monthly Receivables or upon recovery of the unpaid Monthly Receivables through court-proceedings initiated by the Bank, the -Monthly Receivable, subsequently collected shall stand granted, conveyed, assured, transferred, assigned and charged to the Bank pursuant to Clause (1) and (2), after deducting the expenses incurred by the Bank in recovering the overdue/ unpaid Monthly Receivables.
- (vi) The Borrower hereby unconditionally and irrevocably agrees, that in case the amount of the EMI(s) payable by the Borrower to the Bank is more than the amount of Monthly Receivables receivable from the Occupant(s), and if the account maintained by the Borrower with the Bank is not sufficiently funded at any time for deducting the differential amount, the Bank shall, notwithstanding its right to debit the credit balance standing in any account maintained by the Borrower with the Bank for such differential amount and adjust the same towards the Outstanding Balance, be free to take any action, including legal proceedings, against the Borrower for the recovery of the EMI(s) due.
- (vii) The Borrower further agrees and acknowledges that the Bank may, at its sole and absolute discretion, at any time hereinafter, discontinue the arrangement of the payment of EMI(s) by setting off the same against the Monthly Receivables deposited in the Security Account under the standing instructions and insist on delivery of Post-Dated Cheques ("PDCs") towards EMIs which shall be delivered by the Borrower to the Bank forthwith.
- 3.6 The Borrower hereby unconditionally and irrevocably authorises the Bank acting through any of its officers and/ or agents to do, execute and perform all or any of the following acts, deeds, matters and things on behalf of the Borrower and at the cost and risk of the Borrower:
 - (i) To appoint or engage any agent, courier agencies, correspondent banks to collect the Monthly Receivables and credit the Security Account with the Monthly Receivables.
 - (ii) To substitute and appoint in its place on such terms as it may think fit one or more attorney/s to exercise for the Borrower as the Borrower's attorney/s any or all the powers and authorities hereby conferred, to revoke any such appointments and to substitute or appoint any other person/s in place of such attorney/s as Bank may from time to time think fit.
 - (iii) To take actual or constructive possession of the said Property, at its option, upon the termination of the agreements entered into between the Borrower and the Occupant(s) or upon the existing Occupant(s) vacating the said property.
 - (iv) The Borrower hereby further agrees to ratify and confirm all and whatsoever that the Bank shall do or cause to be done in or about the premises by virtue of the authority herein given.

4. COVENANTS

In addition to the covenants of the Borrower made with the Bank under the Loan Agreement, the Borrower hereby further covenants with the Bank that :

4.1 Affirmative Covenants

- (a) The Borrower undertakes and accepts to maintain sufficient balance in the Security Account at all times and further undertakes to honour the monthly EMIs on their respective due dates.
- (b) The said Property shall vest absolutely in the Borrower and the Borrower shall cause to do all such act, deed, matter and thing which shall be necessary to continue to vest the said Property or perfect the title of the Property absolutely in favour of the Borrower.
- (c) The Borrower hereby agrees, undertakes and assures the Bank that they/she/he/it shall neither vary the Monthly Receivables nor the terms and conditions of the inter-se agreements between the Borrower and the Occupant(s), nor shall they/she/he/it enter into an agreement with anyone for lesser Monthly Receivables than that paid by the existing Occupant(s), should there be a termination of the existing agreement during the currency of the Loan Agreement and this Agreement, nor shall the Borrower enter into new agreements in respect of residential/commercial premises hitherto not leased / let / tenanted for a rent / fee / compensation which would be lesser than the proportionate rent / fee / compensation paid by





- existing Occupant(s) in respect of the said Property leased / let out in the same building / premises.
- (d) The borrower shall intimate the Bank in writing prior to Occupant(s) vacating the said premises.
- (e) That in the interregnum period i.e. between the termination of the existing agreements entered into between the Borrower and the Occupant(s), or the Occupant(s) vacating the said Property and the commencement of the new lease/tenancy/licence, when the said Property remains unoccupied and no Monthly Receivables are receivable during such period, the amount equivalent to existing Monthly Receivables shall be deemed to be the Outstanding Balance of the Borrower and if the Bank so requires, the Bank shall be deemed to be in constructive possession of the said Property while the keys to the said Property may be retained by the Borrower.
- (f) The Borrower shall allow the representatives and/or nominees of the Bank to enter upon, visit, inspect and supervise the said Property at anytime at the Bank's discretion from time to time and shall ensure that there is a contractual obligation on the Occupant(s) to that effect.
- (g) The Borrower shall duly and punctually comply with all the terms and conditions of holding the said Property and all the laws in respect thereof including all applicable rules, regulations, bye-laws, etc. applicable to the said Property.
- (h) The Borrower shall maintain the said Property at his/her/its own cost, in good order and condition and shall bear the corporation taxes, property taxes, and all other levies/dues/cesses/taxes applicable to the said Property. In case of any such sums if paid or incurred by the Bank, the Borrower shall be liable to reimburse the same to the Bank in full forthwith.
- (i) All other present and future expenses incurred in relation/ connection to the said Property including for obtaining valuation reports, conducting title search and any other expenses shall be borne only by the Borrower. In case of any such sums if paid or incurred by the Bank, the Borrower shall be liable to reimburse the same to the Bank in full forthwith.
- (j) The Borrower shall at all times during the currency of the Loan Agreement and this Agreement, at its own cost, keep the said Property fully insured against such risks and for such amounts and for such period and forms as the Bank may require, and add the Bank as a loss payee or assign such policy to the Bank. The Borrower shall also deposit all insurance related policies and cover notes premia receipts etc. with the Bank. If the Borrower shall fails to insure or keep insured all/any of the said the assets as aforesaid, then the Bank shall without prejudice to or affecting its rights hereunder, be at liberty (but not bound) to insure and keep the same insured and the Borrower shall on demand repay to the Bank all amounts spent or incurred by the Bank in doing so, with interest at the rate applicable for the Loan as aforesaid.
- (k) Any person authorized by the Bank will be allowed to discuss, collect information with/from the competent authority relating to the said property and the Borrower shall extend such cooperation as may be required.
- (I) The Borrower shall promptly give written notice of :
 - (i) Any litigation or dispute which might arise between the Borrower and any person or any Governmental/ statutory body or authority relating to or concerning the said Property.
 - (ii) Any loss or damage to the said Property due to any act of God or damage.
 - (iii) Occurrence or probable occurrence of any Event(s) of Default (as defined hereinafter).
- (m) The Borrower shall do, perform and execute such acts, deeds, matters and things as the Bank may consider necessary either to perfect the title of the Bank to the said Property or to safeguard the Bank's interest.
- (n) The Borrower shall ensure that the Occupant(s) do not set off and/or deduct any portion of the Monthly Receivables against any amounts owed by the Borrower to them. For this purpose, the Borrower shall obtain such undertakings / NOC from the Occupant(s), as may be required.
- (o) The Borrower shall procure and ensure that the Rent Receivables in respect of the said Property, for all the times until the Final Settlement Date, shall be deposited only and only into the Security Account or such other account as permitted expressly in writing (prior) by the Bank and in no other account.
- 4.2 Negative Covenants Unless otherwise approved by the Bank in the form of prior written consent, the Borrower shall not:
 - (a) change the use of the said Property.
 - (b) amalgamate or merge the said Property with any other adjacent property nor shall the Borrower create or modify any charge, interest, title to the said Property including right of way or any other easement or any other form of encumbrance on the said Property.
 - (c) Let out, lease or give on leave and license or otherwise howsoever part with the possession/ use of the said Property otherwise than in accordance the terms and conditions of this Agreement.
 - (d) Sell, charge, lease, surrender or otherwise howsoever alienate or transfer or create interest or any other form of encumbrance in favour of other person in the said Property or any part thereof or permit any charge, mortgage, pledge, encumbrance or lien of any kind whatsoever over the said Property which would in any manner affect the due performance of the Borrower of his/its/their obligations under this Agreement and the Loan Agreement.
 - (e) Vary the Monthly Receivables nor the terms and conditions of the inter-se agreements which the Borrower





has already entered into with the existing Occupant(s), nor shall they/she/he/it extend the term of such agreements, nor shall they/she/he/it enter into an agreement with anyone for lesser Monthly Receivables than that paid by the existing Occupant(s), should there be a termination of the existing agreement during the currency of the Loan Agreement and this Agreement, nor shall the Borrower enter into new agreements in respect of residential/ commercial premises hitherto not leased / let / tenanted for a rent / fee / compensation which would be lesser than the proportionate rent / fee / compensation paid by existing Occupant(s) in respect of the said property leased / let out in the same building / premises.

- (f) Enter into any agreement or arrangement with any person, institution or local /government / statutory body for the use, occupation or disposal of the said Property or any part thereof.
- (g) Subject the said Property or any part thereof to any family arrangement or partition or convert the said Property as part of HUF property or execute any power of attorney or other similar deed in favour of any other person to deal with such Property in any manner.
- (h) Set off and/or deduct any amounts due and payable by him/her/them/it to the Occupant(s) during the currency of this Agreement and the Loan Agreement.

5. REPRESENTATIONS AND WARRANTIES

In addition to the representations and warranties made by the Borrower under the Loan Agreement the Borrower hereby further represents and warrants that:

- 5.1 The Borrower (i) is the owner of the said property (where the borrower is the owner) or (ii) is the lessor of the said property (where the borrower is a Lessor or (iii) is the sub-lessor of the said property (where the borrower is a sub-lessor) or (iv) is the licensor of the said property (where the borrower is a Licensor) or (v) is the sub-licensor of the said property (where the borrower is a Sub-Licensor).
 - (a) all acts, conditions and things required to be done, fulfilled or performed for the entry and delivery of the agreements executed between the Borrower and the Occupant(s) have been fulfilled, done, effected and performed and the same are in full force and effect and are valid and subsisting and the Borrower shall do all that is necessary to maintain and keep in full force and effect such agreements and shall renew the same from time to time.
 - (b) there is no charge, lis-pendens, lien or other encumbrance or legal dispute of any nature against the said Property. The Borrower has a clear and marketable title to the said Property vis-à-vis his capacity (owner/lessor/ sub-lessor/ licensor/ sub-licensor) to hold the said Property.
 - (c) The Borrower has disclosed to the Bank all facts relating to the said Property.
 - (d) that the said Property is not included in or affected by any of the schemes of any competent authority including any alignment, widening or construction of road under any scheme of any competent authority.
- 5.2 All representations and warranties of the Borrower in this Agreement shall be deemed to be repeated by the Borrower on every day from the date of this Agreement until all the Outstanding Balance to be paid by the Borrower to the Bank under the Loan Agreement are paid to the Bank in full; and the Borrower will forthwith inform the Bank in the event of any representation or warranties being or becoming untrue or incorrect on any day or at any time.

6. EVENTS OF DEFAULT AND REMEDIES AVAILABLE TO THE BANK

In addition to the events of default (therein defined as "Event of Default") set out in the Loan Agreement, if one or more of the events specified in this Clause (hereinafter the events of default under the loan agreement and the events of default herein collectively called "Event of Default") shall have happened, then the Bank by a written notice to the Borrower may declare that all the Outstanding Balance payable by the Borrower under the Loan Agreement shall become payable forthwith by the Borrower to the Bank under or in terms of this Agreement and/ or the Loan Agreement, and upon such declaration the same shall become due and payable forthwith and the security, created in favour of the Bank for the Loan shall become enforceable.

6.1 EVENTS OF DEFAULT

- (a) Failure and/ or breach on Borrower's part to perform any of the obligations or terms or conditions or covenants applicable in relation to the Loan including under this Agreement/ Loan Agreement/ other documents/ any other agreement with any other person including non-payment in full of any part of the Outstanding Balance when due or when demanded by Bank;
- (b) If the said Property or any part thereof is let out, given on leave and license, disposed off, leased, charged, encumbered, alienated, destroyed in any manner whatsoever other than in accordance with the terms of this Agreement;
- (c) If the said Property is used in a manner prejuidicial to the interest of the Bank or for any illegal purposes;
- (d) If 2 consecutive EMIs are In default, the Bank is at liberty to recall the entire loan availed of together with all interest /penal interest / charges / dues payable thereon.
- (e) If the said Property is attached or seized or becomes a part of any other legal/ judicial proceeding;





7. CONSEQUENCES UPON HAPPENING OF ANY EVENT OF DEFAULT

On the happening of any of the Events of Default, notwithstanding anything to contrary contained herein or under the Loan Agreement, the following consequences shall follow:

- 7.1 The Bank shall be entitled, at its option, to forthwith call upon the Borrower to repay all the Outstanding Balance to the Bank and in all such cases, the Bank shall be entitled to all rights and remedies under the terms of these presents and/or under the Loan Agreement and/or by law upon default being made in these presents;
- 7.2 The Bank may enter upon the said Property or any part thereof and shall receive the Monthly Receivables without any lawful interruption or disturbance whatsoever by the Borrower or any other person or persons. The Bank reserves to itself the right to initiate legal/ judicial proceedings in a court of law/ tribunal against the Occupant(s) and/or Borrower(s) including eviction proceedings, to recover the Monthly Receivables free from encumbrances and shall be at liberty (but under no obligation) to pay the outgoings accruing due in respect of the said property or any part thereof, during the possession as agent of the Borrower and shall appropriate the surplus of the Monthly Receivables, interest and profit over the outgoing in reduction or discharge of the Outstanding Balance under the Loan Agreement.
- 7.3 It shall be lawful for the Bank at any time or times hereafter and without any further consent on the part of the Borrower, to set off the Monthly Receivables hereby granted, assigned, transferred and assured or expressed so to be or any part or parts thereof that has not been utilized by the Bank towards payment of the EMIs in terms of Clause [3] hereinabove towards payment of any sums of money due and owing to the Bank under any other facility that may be extended by the Bank to the Borrower.

8. MISCELLANEOUS PROVISIONS

- 8.1 This Agreement is in addition to and not in derogation of the terms and conditions set forth in the Loan Agreement and the Loan Agreement shall continue to be in full force-and effect at all times during the tenure of this Agreement.
- The obligation(s) of the Borrower under this Agreement shall be in addition to those contained in the Loan Agreement and that the same shall be binding upon and enure to the benefit of each party thereto;
- 8.3 The said Property or any portion thereof being at any time taken up by Government of India or of any State or by the Municipal Corporation or local body or by the Income-tax department or by any other public/ statutory/Governmental body for any purpose including public purpose, the Bank shall be entitled to receive the compensation which the Borrower may be entitled or declared to be entitled therefor and to apply the same or a sufficient portion thereof towards repayment of the Outstanding Balance and all proceedings for ascertainment and apportionment of the compensation payable for the said Property, shall be conducted by the Borrower through the attorneys of the Bank and on failure of the Borrower to do so, the Bank shall be entitled to engage another set of attorneys and the Borrower shall repay on demand to the Bank all costs charges and expenses that may be incurred by the Bank with interest thereon at the stipulated rate, from the time of the same having been so incurred and that until such repayment the same shall be a charge upon the said Properties.

	~ _			
Borrower 1	В	orrower 2	Borrower 3	Borrower 4





SCHE	DULE
Place of Execution of Agreement:	Date of Execution of Agreement:
Loan Account No:	
Lending Office Details:	The Bank may in its discretion change the
	Lending Office from time to time
Description of the	he said Property
Monthly Receivables (as on the date of this Agre	eement) : Rs
tion of Board of Directors passed on in the presence of:	ge no's 14 to 20 of this Agreement, the Schedule, all contents thereof including all the ctness of the same.
who have signed in token thereof and also in token of, for and on behalf of the Bo understood, irrevocably agreed to, accepted, confirmed and declared all the clauses of this Agreement, the Schedule, all contents thereof including all the terms and conchaving authenticated accuracy and correctness of the same SIGNED AND DELIVERED BY THE WITH IN NAMED BANK HDFC BANK LIMITED	on all the page no's 14 to 20

BY THE HANDS OF AUTHORISED SIGNATORY Mr. / Ms. / Mrs. _





Name and address of the	e Borrower/ Co-Borrower
(1) Name:	(2) Name:
Address:	Address:
Constitution:	Constitution:
(3) Name:	(4) Name:
Address:	Address:
Constitution:	Constitution:
Details of the Occupant(s) as	on the date of this Agreement
(1) Name: Address:	(2) Name: Address:
Capacity: Lessee/Sub-Lessee/ Licensee/ Sub- Licensee/Tenant	Capacity: Lessee/Sub-Lessee/ Licensee/ Sub-Licensee/Tenant
Constitution:	Constitution:
(3) Name: Address:	(4) Name: Address:
Capacity: Lessee/Sub-Lessee/ Licensee/ Sub- Licensee/Tenant	Capacity: Lessee/Sub-Lessee/ Licensee/ Sub- Licensee/Tenant
Constitution:	Constitution:
Borrower 1 Borrower 2 Borrower (s)/Co-Borrower(s)/Authorised Signatory of the Borrower(s)Co_borrwer(s) Signed and Delivered by/ for and on behalf of the Borrower & Co-Borrower(s) in toker irrevocably agreed to, accepted, confirmed and declared all the clauses on all the parterms and conditions contained therein, and having authenticated accuracy and correct Do not sign this agreement if it is blank. Please ensure all the relevant sections and OR (In case of Common Seal affixation) The Common Seal of Ltd has been aftion of Board of Directors passed on in the presence of:	Borrower 3 Borrower 4 n of and in witness of them having read (and/or being explained), verified, understood, ge no's 14 to 21 of this Agreement, the Schedule, all contents thereof including all the others of the same.
who have signed in token thereof and also in token of, for and on behalf of the Bo understood, irrevocably agreed to, accepted, confirmed and declared all the clauses of this Agreement, the Schedule, all contents thereof including all the terms and conchaving authenticated accuracy and correctness of the same	on all the page no's 14 to 21

SIGNED AND DELIVERED BY THE WITH IN NAMED BANK HDFC BANK LIMITED
BY THE HANDS OF AUTHORISED SIGNATORY Mr. / Ms. / Mrs. _







POWER OF ATTORNEY

(For Assignment of Receivables)

THIS POWER OF ATTORNEY IS MADE at the place and on the date mentioned in the Schedule hereto by the person(s) specified as the borrower(s) and the co-borrower(s) in the Schedule hereto, hereinafter collectively referred to as the "Borrower(s)" (which expression shall unless it be repugnant to the context or meaning thereof shall mean and include their respective heirs, executors, administrators and permitted assigns)

in favour of

HDFC BANK LIMITED, a Banking Company incorporated under the provisions of the Companies Act, 1956 having its Registered Office at HDFC Bank House, Senapati Bapat Marg, Lower Parel (W), Mumbai 400 013, hereinafter referred to as the "Attorney" or the "Bank" (which expression shall unless it be repugnant to the context or meaning thereof mean and include successors and permitted assigns)

WHEREAS:

- A) By a Loan Agreement executed on the date mentioned in the Schedule hereto, made and entered into between the Borrower and the Bank (the "Loan Agreement"), the Bank has agreed to advance a Term Loan not exceeding the amount mentioned in the Schedule hereto (the "Loan") to the Borrower for the purpose mentioned in the Schedule hereto ("Purpose") and on the terms and conditions more particularly mentioned in the Loan Agreement.
- B) The Borrower has agreed to secure the repayment of the Loan inter alia by first charge and mortgage over certain immovable properties belonging to the Borrower, as more particularly described in the Schedule hereto (hereinafter referred to as "said Premises") and the assignment and transfer of receivables including rents, as more particularly mentioned in the Loan Agreement.
- C) By an agreement for assignment of receivables ("Assignment Agreement") executed on the date mentioned in the Schedule hereto by and between the Borrower and the Bank, the Borrower has transferred and assigned in favour of the Bank the receivables in respect of the said Premises as more particularly mentioned therein.
- D) In terms of the said Loan Agreement and the Assignment Agreement, the Borrower inter alia shall, as and when called upon by the Bank execute in favour of and deliver to the Bank, an Irrevocable Power of Attorney (in the form and substance satisfactory to the Bank) authorising the Bank inter alia, to do all such acts, deeds or things as the Bank may require to effectively vest in the Bank the full legal title to the Receivables and for enforcing its rights as a mortgagee of the said premises. The Attorney has accordingly called upon the Principal to execute this Power of Attorneys and the Principal has agreed to do so as hereinafter provided.
- E) All the expressions used and defined in the said Assignment Agreement shall carry in these presents the same meanings as are assigned thereto respectively in the said Assignment Agreement.

NOW THEREFORE, THIS POWER OF ATTORNEY WITNESSETH, that the Borrower doth hereby nominate, appoint, and constitute the Bank as the true and lawful attorney of the Borrower to do the following acts, deeds and things for and on behalf of and in the name of the Principal, namely:

- To ask and receive and recover directly from the Lessee/ Tenants of the said Premises the monthly rentals and arrears thereof and any sum of money now due owing and payable or at any time hereafter to become due owing and payable and to sign and issue receipts and to directly credit the same to the Borrowers Loan Account maintained with the Bank till the Outstanding Balance in the said Loan Account are fully cleared and the said Loan Account is closed.
- To initiate and prosecute, legal proceedings including for ejectment in a Court of Law against the Lessee/ Tenants of the said Premises to recover the unpaid Monthly Rentals, the advocates professional fees & legal costs of which are to be debited to the said Loan Account, in the event of default by the Lessee/ Tenants in the payment of the Monthly Rental on the due date directly to the Bank, or upon demand by the Bank, besides defending at law all actions, suits, claims, demands and disputes. And to give notice to the Lessee/ Tenant of the said Premises to quit and vacate should the Lessee/ Tenants be defaulters in the payment of Monthly Rentals, and to take further steps to enforce, the Lease Agreements to recover the Rentals and interest on delayed payments, etc. from Lessees/ Tenants and seek possession of the said Premises.
- 3) To enter into and upon the said Premises of any part thereof and to view the state and defects for reparation

			
Borrower 1	Borrower 2	Borrower 3	Borrower 4



- thereof and forthwith to give proper notices and directions for repairing the same and to let, manage and improve the same to the best advantage.
- 4) To take and enforce any action whether by way of suit, petition, application, including-enforcement of any mortgage, charge or any other security in any court of law, tribunal or other authority as also to Initiate execution proceedings against any Person or assets of the Lessee/ Tenant and to prefer any appeal, revision or any other proceedings at any higher court or tribunal or any other authority and to withdraw any suit or other legal. Proceedings as aforesaid and to settle the same whether in or out of coat as the Attorney may consider appropriate to institute proceedings against the lessees for recovery of the said Premises in case of default in payment/by the Lessee.
- To appear before the Registrar and Sub-Registrar and Assurances in any district or sub-district appointed to register documents under the law applicable thereto for the time being in, force for the registration of documents and to present, for registration the documents executed by virtue of these presents, the Loan Agreement and the Assignment Agreement and all other related deeds, writings, documents and writings and also to apply for and obtain the necessary certificate(s) necessary for registration of the said deeds and documents before any competent authority in any district or sub-district appointed to register the documents in law applicable thereto and also to admit execution thereof and do or cause to be done all such acts, deeds, matter and things may be necessary or proper for the effectual completion and registration of-the deeds and documents so executed in the land registry, collector and other revenue; authorities as well as the registrar of companies.
- To engage any lawyer, counsel or any other professional experts in any court of law or before any arbitrator or authority for and on behalf, and at the sole cost, of the Principal.
- To pay to any authority any taxes, dues, duties and demands of any Government or other authorities Page 2 of 3 including any local authority with respect to any payment to be received from the Lessee(s) and other persons responsible for paying any of the Receivables and to do or take all such other acts, deeds and things as the Attorney may consider appropriate in order to protect the interest of the Principal and of the Attorney.
- 8) To act as the facilitator and pay the insurance premium to any insurance company and /or to renew such insurance at the costs, charges and expenses of the Borrower which shall be reimburses by the Borrower to the Bank
- 9) To appoint or remove any agents, dealers, brokers or auctioneers with all or any of the powers aforesaid in order to enable such agent to exercise all or any of the powers given by the Borrower to the Bank herein and withdraw any such powers from any of them.
- To appear before the relevant Talati, Mamlatdar, Collector, Municipal Corporation, Builder/ developer or Chairman/ Secretary/Treasurer of the Co-operative Society in respect of the said Premises, wither proposed or registered, or any other authority in connection with the said Premises for giving effect to above process in respect of the said Premises in favour of Bank AND the Borrower hereby unconditionally and irrevocably agrees to ratify and confirm whatever that the Attorneys shall do by virtue of the powers granted hereinbefore.

AND it is further declared that the authority granted to the Attorneys under this Power of Attorneys shall be restricted to the purposes set out hereinbefore.

AND THAT the Attorney will not be liable for any damage to the Borrower of this power of Attorney for-any reasons whatsoever, whether by his actions/ otherwise.

AND THE BORROWER HEREBY CONFIRMS that the Power of Attorney herein is coupled with the interest and is irrevocable unless such revocation is consented to by the Attorney in writing and shall remain in full force till then, or till the entire Outstanding Balance of the Loan availed of by us has been cleared, whichever is earlier.

	SCI	HEDULE			
1.	Date of execution of Power of Attorney				
2.	Place of execution of Power of Attorney				
3.	B. Name and Description of Borrower:				
	Borrower 1 Borrower 2	Borrower 3	Borrower 4		





22/22

4.	Name and Description of Co-Borrower:	
5.	Date of Loan Agreement	
6.	Ι Λ (Rs
7.	Purpose	
	Description of said Premises	Commercial premises bearing nos, and measuring in aggregate, sq. feet
8.		or thereabouts situated at
9.	Date of Assignment Agreement	
IN V	VITNESS whereof the Borrower do herebyTwo Thousand	my/ our signature and seal this day of
	Borrower 1 Borrower 2	Borrower 3 Borrower 4
Signe	ed, Sealed and Delivered in	Seal
WITN	IESS:	
1)		
2)		_

To be Notarised

MEMORANDUM RECORDING PAST TRANSACTION OF CREATION OF MORTGAGE BY DEPOSIT OF TITLE DEEDS

THIS MEMORANDUM ("Memorandum") is executed at the place and on the date mentioned in the Annexure hereto by the persons (s) named in the Annexure hereinbelow [hereinafter referred to as the "Depositor(s)", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include his / her /their respective heirs, legal representatives, successors and assigns, for recording the past transaction of creation of equitable mortgage by deposit of title deeds in favour of HDFC BANK LIMITED, a banking company, incorporated and registered under the Companies Act, 1956, and having its Registered Office at HDFC Bank House, Senapati Bapat Marg, Lower Parel (W) Mumbai 400013, and a Branch office, as mentioned in the Annexure hereto, (hereinafter referred to as the "Bank", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) AS UNDER:

- 1. Pursuant to a Loan Agreement, executed on the date as mentioned in the Annexure hereto (hereinafter referred to as the "Agreement"), the Bank granted / agreed to grant to the Depositor(s) and the persons mentioned in the Annexure hereto [hereinafter referred to as the "Borrower(s)"], a loan facility not exceeding the amount as mentioned in the Annexure hereto (hereinafter referred to as the "Loan") on the terms and conditions contained in the said Agreement;
- 2. On the date mentioned in the Annexure hereto, the Depositor(s) attended the office of the Bank and met the Authorized Representative of the Bank as mentioned in the Annexure hereto, (hereinafter referred to as the "Authorized Representative") acting for and on behalf of the Bank, and deposited with the Authorized Representative acting for and on behalf of the Bank, the documents of title, title deeds, documents and writings described in the Annexure hereinbelow, relating to the Depositor(s)' premises, described in the Annexure hereinbelow (hereinafter referred to as the "Premises"), with the intent that the said title deeds should remain so deposited as and by way of a mortgage by deposit of title deeds in favour of the Bank over and in respect of the Depositor(s)' Premises as security for the due repayment / payment of the Borrower(s)' dues under the Agreement including principal amount of the Loan, interest, liquidated damages, costs, charges and expenses and all other moneys whatsoever due and payable by the Borrower(s) to the Bank, whether under the said Agreement or otherwise (hereinafter collectively referred to as the "Outstanding Balance").
- 3. The Depositor(s), at the time of the said deposit, further declared and represented to the Bank, inter alia, that the Depositor(s) was / were the absolute owner(s) of the Premises, that the Depositor(s) had the right to create a mortgage over and in respect of the Premises, that the title deeds, documents and writings set out in the Annexure hereinbelow relating to the said Premises were the only documents of title relating to the Premises and that the same had been deposited with the Bank, as aforesaid, and that they would remain as security till the entire Outstanding Balance secured by the said equitable mortgage by deposit of title deeds were paid / repaid to the Bank in full by the Borrower(s) and / or the Depositor(s).



Annexure

1.	Date of signing of Memorandum	
2.	Place of signing of Memorandum	
3.	Details of the Bank	The Bank may in its discretion change the Branch Office from where the Loan has been disbursed from time to time.
4.	Description of the Depositor(s)	I. If Individual(s):
	, , , , , ,	1.Mr./Ms
		son/wife /daughter of
		aged about years, currently, residing at
		·
		2.Mr./Ms
		son/wife /daughter of
		aged about years, currently, residing at
		II. If a sole proprietary concern or a partnership firm or private limited company or a public limited company or a HUF or a trust or of any other constitution, apart from an individual:
		1, a, incorporated /
		constituted under the provisions of the
		, having its Registered Office at
		, duly represented by its,
		Mr. / Ms
		2, a, incorporated /
		constituted under the provisions of the
		, having its Registered Office at
		, duly represented by its,
		Mr. / Ms
(Borrower 1 Borrower	

5.	Other Borrower(s) apart from the	I. If Individual(s):
	Depositor(s), If any	3.Mr./Ms
		son/wife /daughter of
		aged about years, currently, residing at
		4.Mr./Ms
		son/wife /daughter of
		aged about years, currently, residing at
		II. If a sole proprietary concern or a partnership firm or
		private limited company or a public limited company
		or a HUF or a trust or of any other constitution, apart
		from an individual:
		3, a, incorporated /
		constituted under the provisions of the
		, having its Registered Office at
		,
		duly represented by its
		, Mr. / Ms
		4, a, incorporated /
		constituted under the provisions of the
		, having its Registered Office at
		, duly represented
		by its,
6	Data of done-it of Title Decel	Mr. / Ms
6.	Date of deposit of Title Deeds	
7.	Authorized Representative of the Bank	
	•	•
(B)		
	Borrower 1 Borrower	2 Borrower 3 Borrower 4

8.	List of Title Deeds / Documents	
	deposited by the Depositor(s) with the Bank	
	the Deals	
	the Bank	
9.	Description of the Premises	
9 .	Description of the Fremises	

Borrower 1 Borrower 2 Borrower 3 Borrower 4

DECLARATION FOR SUBMISSION OF CHEQUES

То			Date:	
The Manager			Place:	
HDFC Bank Ltd				
Sir,				
Subject: Submission of che	ques regarding the credit facilities			
Name of the Customer	:			
Address	:			
Telephone No.	:			
	: Amount : a security for the aforesaid credit facil		tod by UDEC Pank Limitad	("the bank") I/Ma barahy
	the cheques (as detailed hereunder		led by HDFC Ballk Lillilled	(the bank) i/we hereby
Cheque serial numbers	Total No. of cheques	Cheque Amount in ₹	Drawee Bank	Cheque is dated
From To	·			or not (Yes/No)
				(165/110)
			1	
facilities granted/to be gra	/We have handed over the above nted by HDFC Bank as mentione Loan of of	ed above and that all the chec	ules are drawn in the fav	our of HDFC Bank Ltd.
	e that in accourdance with the provis iid cheques shall have the authority t		ole Instruments Act ("the act	") the Bank in the present
In addition to the express p ally and irrevocable authoriz	rovisions of the Act as mentioned ab ze and confirm the authority of the Ba	ove authorizing the Bank to co	omplete the said cheques, cheques and to present the	I/We hereby uncondition- same for the payment.
I/We hereby undertake to be	e absolutely bound as the drawer of t	he said cheques so completed by	the Bank and shall be liab	le in the same manner as
the said cheques were draw I/We agree and acknowledg Negotiable Instruments Act	vn and completed by me/us and shalge that any dishonouring of the said of 1881.	ll ensure that the said cheques a cheques would make me/us liable	re honoured on presentatio	n for payment.
Dated at	this day of	20		
For	_			
Authorised Signatory				
Borrower Name	Borrower Sig	gnature		
For office use only :				
This is to confirm that physi	cal cheques received from the custo	mer were cross taillied with the s	chedule and found correct.	
Signature				
Name				
S	ales Executive of DSA/DDSA/RM	CPA Staff		CPU Staff
	DECLARATION BY CUS	TOMER IF SIGNATURE IS NOT	IN FNGLISH	
The contents of the followi	ng legal documents given below ha			(Name &
			the person signing in verna	•
		ar language) and the same have		
List of legal document,			•	
Signature of Witness			Signature of Person s	signing in
orginature or withess			Signature of Ferson S	againg in

Vernacular language

Intentionally Kept Blank

PARTNERSHIP DECLARATION TO CONSTITUTION CUM LETTER OF AUTHORITY FOR BANKING FACILITIES

То,					Date:
					Place:
The Manager,					
HDFC Bank Limited,					
Dear Sir/Madam,					
Re: Availing of a	(natur	e of facility) upto a maximum amount o	of ₹	in the name of M	/s
(name of the partners	ship firm)				
We the undersigned are the only pa	ortners in the ca	ptioned firm as on date and are solely	responsible t	for the liabilities the	reof. We hereby agree
		s sanctioned by the Bank and to provid			
dated					
We hereby authorize any one of the	under mention	ned partners to execute the various agr	eements and	d other related docu	ments in connection with
		ion of authority shall be valid and effect			
Name of the Partner		Signature			
		· ·			
We shall advise in writing of any cha	ange that take p	place in the partnership and all of us w	ill be liable to	you on any obligat	ion which may be standing
		receipt of such notice and until all such			
Thanking you,					
Your faithfully,					
For M/s					
Name of the Partner		Signature (With Stamp)			
					
	-				
	-				
	-				

To, HDFC	Bank	Limite	d.,																							
Dear Subje	Sir, ct : Our	· applio	cation	for Ter	m Loar	n agair	ıst Rer	ntal Re	ceivab	oles.																
I/We a	ire awa	re tha	t, as p	er the	terms o	of the a	above i	referre	d Term	l Loan	Facilit	y avail	ed by	/ u:	s, a S _l	peci	al Pu	rpos	e Ac	cour	nt No).				
			<u> </u>											╛												
I/We h	nated ir nereby y us as	confirr	n that	this ac	count v	vill be	utilized		-		_	our Re	ntal R	Rec	eivab	les a	and fo	or de	bitin	g the	e EM	II an	d cha	rges i	f any	pay-
I/We a	ire awa	ire tha	t this a	accoun	t is not	acces	sible b	y us fo	or any	other b	ankin	g trans	action	n c	ther th	han	the p	urpc	se m	nenti	oned	d abo	ove.			
that fa	inderta ilure to as cov	repay	my / a	re loar	n amou	nt thro	ugh th	is stan	ding in	structi	on sha	ll be tr	eated	las												
	rrevoca d by us			-					e EMI o	of ₹			an	d c	harge	es if	any p	aya	ble b	y us	/ me	e tov	vards	the lo	an fa	acility
	urther i		-			y bala	nce an	nount l	lying to	the c	redit o	f the a	bove	re	ferred	acc	ount	(afte	er red	cove	ring	the	dues	payal	ole fo	or the
	ınderta ı discha							•	accou	ınt unle	ess all	the du	es pa	aya	ble to	HD	FC B	ank	unde	er the	e fac	ility	is rep	aid in	full a	and a
	also und nt for re								_					r ir	ntimat	ion 1	o me	, the	e ava	ilabl	e ba	lanc	es in	the d	esigr	nated
Thank	ing you	J,																								
Yours	truly,																									
	(Custon	ner Na	me					Ō	Custom	ner Sig	nature	-													
(*Plea	se affix	a rub	ber sta	amp in	case c	of com	oanies,	, propri	ietorsh	nips, pa	artners	hips e	tc.)													
VERI	FIED (P	lease	Tick)													_										
-	ustome			umber		<u> </u>																				
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✓ M	ode of	Opera	tion V	erified																						
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CUSTOMER REQUEST FORM FOR DEBIT AUTHORITY AND DISBURSEMENT DETAILS

To The Manager HDFC Bank Limited						
Dear Sir, With reference to my/ou provided.	r application for <u>Securec</u>	<u>d Loan,</u> I /We hereby req	uest HDFC Bank to pro	cess the below ment	tioned requ	uests as per detail:
_		e charges as mentioned	=	by		
Table of Charges						
Processing Fees	ROC Filing Charges	Insurance Premium Of Security	Life Insurance Pre- mium	Stamp Duty / Frank Charges	king	Others
₹	₹	₹	₹	₹		₹
The Borrower(s) hereby to me/us. I /We also authorize the the Bank to debit all other the Bank to debit all other than the Bank to	bank to deduct Pre-EMI ler charges and fees as ale	Interest [From the date o nd when due. e amount in the following	f disbursement to EMI do	ue date of subsequer		
Tick as applicable	Beneficiary N	lame Bank A	/c details Al	mount (in Rs.)	Pay	able Location
[] Pay Order [] Fund Transfer						
[] Pay Order [] Fund Transfer						
[] Pay Order [] Fund Transfer						
[] Pay Order [] Fund Transfer						

I /We hereby request HDFC Bank to credit the disbursement proceeds of the said facility, directly into the under mentioned bank account through the RTGS Facility offered by RBI Beneficiary Name (Account Title as held with your Bank) **Bank Account Number** Bank Account Number (To be re-entered mandatorily) Beneficiary Bank Beneficiary Branch Beneficiary Address (provide full Address of branch) Account Type - Saving (10) / Current (11) / OD Beneficiary Mobile No. IFSC Code* (Contact your Bank and obtain the same) Yours Sincerely,

Date:

Terms & Conditions:

Customer Name

Signature of Borrower (s) / Co Borrowers

1. I/We agree that the credit will be effected based solely on the beneficiary account number information provided by me/us and the beneficiary name particulars will not be used.

Customer Signature

2. I/We hereby authorize HDFC Bank to carry out the RTGS transaction as per details mentioned above.

Place:

- 3. I/We understand that the RTGS request is subject to the RBI regulations and guidelines governing the same.
- 4. I/We hereby agree that the aforesaid details including the IFSC Code and the beneficiary account number are correct. I/We further acknowledge that HDFC Bank accepts no liability for any consequences arising out of erroneous details provided by me/us.
 - * Indian Financial System Code (IFSC) is an alpha numeric code designed to uniquely identify the bank branches in India. This is an 11 digit code with first 4 characters representing the bank code, the next character reserved as control character. (Presently 0 appears in the fifth position) and remaining 6 characters to identify the branch.

To, HDFC Bank Limited, Forex Unhedged Exposure Department, 4th Floor, I Think Techno Campus,Alpha, Next to KanjurMarg Railway Station (E), KanjurMarg (E),Mumbai – 400 042

Email Address:-ForexUnhedgedExposure@hdfcbank.com

Dear Sir,

This is in respect of the circular no. DBOD.No.BP.BC. 85 /21.06.200/2013-14, issued by RBI dated 15-Jan-2014, towards Capital & Provisioning Requirements for Exposures to entities with Unhedged Foreign Currency Exposure.

Foreign (Currency E	Exposure	Yes /	No	(If	yes	please	fill	up	below	detai	ils

As an entity with Foreign Currency Exposure, we are submitting the below details:

Quarterly Data on Foreign Currency Exposure of									
	To	otal Exposures			Unhedged				
	= 1 year</td <td>> 1 year</td> <td>Total</td> <td><!--= 1 year</td--><td>> 1 year</td><td>Total</td></td>	> 1 year	Total	= 1 year</td <td>> 1 year</td> <td>Total</td>	> 1 year	Total			
(A) FCY Receivables				0	0	0			
Exports						0			
Loans to JV/WOS						0			
Others						0			
(B) FCY Payables				0	0	0			
Imports						0			
Trade Credits						0			
ECBs						0			
Other FCY loans						0			
INR to USD swaps						0			
(C) Total (A + B)				0	0	0			

Remarks	Annual Projected Turnover for the Year (in INR Crores)
Exports	
Imports	

Our Total Bank limits (including funded, non funded and term loa	ns) are	(In INR Crores)
We declare that all the derivative contracts considered as hedging Institute of Chartered Accountants in respect of their hedge effective.		
We also confirm that our EBID i.e. Profit after Tax + Depreciation financials (i.e. for the year		
Or		
We submit that our business does not have any exposure to business that has an exposure that has an exposure to foreign exc to keep the Bank informed.	•	•
Only for MNCs		
We would like to mention that UFCE to the tune of Rs (position since this exposure is being hedged and managed by dated		
Yours sincerely,		
Authorised Signatories		