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Annexure -B

ACD-1

LOAN CUM HYPOTHECATION AGREEMENT

(Agricultural Advances)

THIS AGREEMENT executed at the place and date as specified hereinbelow by the person(s) described in the Schedule hereinbelow (hereinafter collectively and severally referred to as "The Borrower")

IN FAVOUR OF

AXIS BANK LIMITED, a Banking company, carrying on the Banking business under the Banking Regulation Act 1949, incorporated under the Companies Act, 1956 and having its Registered office at 'Trishul', 3rd Floor, Opposite Samartheshwar Temple, Law Garden, Ellis Bridge, Ahmedabad 380 006, Gujarat and having one of its Branch Office at **at the place mentioned in the Schedule hereinbelow** (Hereinafter called 'the Bank' which term unless the context otherwise requires includes its successors and assigns from time to time).

The expression "the Borrower" shall include their respective heirs, executors, administrators and assigns, surviving partners, successors, Co-parceners, members, all trustees, as the case may be.

WHEREAS

The Bank at the request of the Borrower is agreeable to grant /has granted/, agreed to grant such Credit Facility upto the limit(s) **as specified in the Schedule herein below** with full power to the Bank from time to time to renew or reduce or enhance the limit or altogether withdraw or cancel the facility without assigning any reason and on the terms and conditions appearing herein (hereinafter collectively and individually referred to as "the said Credit Facility", vide sanction letter details of **which are specified in the Schedule hereinbelow.**

IN CONSIDERATION OF THE Bank granting the Credit facility as above, the Borrower hereby agrees, records and confirms with the Bank as follows:

1. Borrower	Co-Borrower/s	

- 1. The Borrower's application/ Sanction letter issued by Bank and accepted by the Borrower shall constitute the basis of this agreement and of the credit facility to be advanced by the Bank hereunder and the Borrower hereby confirms the correctness of each and every statement and particulars therein set forth. Further the sanction letter shall always be deemed to be an integral part of this agreement.
- 2. The Borrower agrees and undertakes to notify the Bank, in writing, of any circumstances affecting the correctness of any of the particulars mentioned in the Borrower's application within seven days of the occurrence of any circumstance.
- 3. The principal amount of the Credit Facility shall, if not demanded earlier by the Bank as mentioned herein after, be repaid by the Borrower to the Bank to be paid as per repayment schedule stipulated in the sanction, provided however that the Bank shall be entitled to demand immediate repayment of the Credit Facility amount if any installment of interest/ Credit Facility installment remains unpaid on the due date for payment thereof.
- 4. The Borrower agrees that the above credit facility shall be secured by mortgage / hypothecation of such security as stipulated by the Bank vide its sanction letter referred to in the Schedule hereinbelow.
- 5. The Credit Facility shall be disbursed/has/have been disbursed by the Bank to the Borrower in installments or in one lump sum.
- 6. The Borrower shall pay interest on the Credit Facility to be calculated on the daily balances in the Credit Facility account(s) with monthly/quarterly/half yearly/yearly or other rests according to the practice of the Bank and as per the guidelines as applicable and issued by RBI from time to time at the rate as mentioned in the Schedule hereunder. Provided that the Bank shall at any time and from time to time be entitled to change the rate of interest and such revised rate of interest shall always be construed as agreed to be paid by the Borrower and hereby secured. Interest on the amount of the Loan is to be applied at the fixed rate of interest stipulated in the Schedule to the Loan Agreement. The rate of interest will be fixed for the entire tenor of the loan.
- 7. Further, without prejudice to the Bank's other rights and remedies, the Bank shall be entitled to charge at its own discretion enhanced rates of interest on the outstanding in the Credit Facility account(s) or a portion thereof or for any default or irregularity on the part of the Borrower which in the opinion of the Bank warrants charging of such enhanced rates of interest for such period as the Bank may deem fit.
- 8. The Borrower agrees that any subsidy provided/to be provided by the Government or such authorities as prescribed by the Government, shall be kept in Term Deposit Account in his name with the Bank for such period as may be stipulated and which would be adjusted towards Credit Facility as per the subsidy scheme.
- 9. Penal/additional interest shall be leviable on any default by the Borrower in payment for dues or of any of the terms and conditions herein as specified in the Schedule below and the same shall be a charge on the properties secured under the Credit Facility and leviable from the date of the default without prejudice to the Bank's other rights available as per this agreement and on default/ failure of the Borrower to pay the same. Provided also that the obligation to pay penal/additional interest shall not entitle the Borrower to set up a defense that no event of default as mentioned hereunder has occurred.

1. Borrower	Co-Borrower/s	

- 10. That in the case of cash credit, overdraft and demand loan, the Borrower shall on demand forthwith pay to the Bank the outstanding(s) owing to the Bank in respect of the Credit Facility inclusive of interest, commissions, costs, charges and expenses. However, in a case where for any reason cash credit or overdraft or demand loan is permitted by the Bank at its absolute discretion to be repaid in installments and on such terms as may be stipulated by the Bank, the conditions as to the Cash Credit or Overdraft and Demand Loan herein shall apply to the said Cash Credit or Overdraft and Demand Loan, subject to such changes as may be stipulated by the Bank. In case of Term Loan, the same shall be repayable in terms of the Sanction/repayment schedule.
- 11. In the event of any default committed, the Bank shall have right to demand the repayment of entire amount of principal and interest thereon remaining due and outstanding which shall become payable forthwith.
- 12. The occurrence of any of the following Events shall be treated as an Event of Default-
 - (a) any breach of the terms of this Agreement;
 - (b) anyone or more installments or the balance due to the Bank is/are not paid on time;
 - (c) interest has not been paid on due date.
 - (d) If any distress or execution is levied or issued upon or against any part of the property of the Borrower and the same is not discharged or vacated within 14 days or if a receiver is appointed for the Borrower's property or if any substantial part of the Borrower's assets or business shall be deemed to be seized
 - (e) if any action by any Government or any other authority is instituted to suspend business or agricultural pursuit of the Borrower.
 - (f) If the Borrower stops payment or ceases or decides to cease to carry on his/their business, agricultural pursuit or dispose of the whole or substantial part of his business or agricultural pursuit.
 - (g) If any other dues to the Bank is/are not discharged when due prior to or on the specified maturity thereof.
 - (h) If any information furnished by the Borrower to the Bank is found to be incorrect or incomplete in any material particulars.
 - (i) If there is any deterioration or impairment of the securities or any part thereof or any decline or depreciation in the value or market price thereof (whether actual or reasonably anticipated), which causes the securities in the judgment of the Bank to become unsatisfactory as to character or value
 - (j) If any attachment, distress, execution or other process against the Borrower, or any of the securities is enforced or levied upon;
 - (k) The death, insolvency, failure in business, commission of an act of bankruptcy, general assignment for the benefit of creditors, if the Borrower suspends payment to any creditors or threatens to do so, filing of any petition in bankruptcy of by, or against the Borrower

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1. Borrower	Co-Borrower/s	

- 13. In the event of any default as above the Bank shall have the right:
 - a) To recover the entire dues,
 - b) To suspend any withdrawal to be effected,
 - c) Take possession of the security so created whether by itself or through any of the Recovery Agents or Attorneys as may be appointed by the Bank
 - d) Take any other action as it may deem fit for recovery of its dues and enforcement of its securities.
- 14. In consideration of the above, the Borrower hereby HYPOTHECATES as security to the Bank for all money's from time to time due by the Borrower to the Bank and the Balance Due to the Bank by way of Exclusive charge in favour of the Bank all the assets of the Borrower which are more particularly described in the Schedule hereto (hereinafter referred to as "movable assets") and the same SHALL BE AND STAND HYPOTHECATED to the Bank by way of first charge as security for the due repayment of Credit Facility and also for all indebtedness or liabilities of the Borrower to the Bank together with all interest, commissions, costs, charges and expenses payable to or incurred by the Bank including those for the enforcement of any of the security (ies).
- 15. This hypothecation made herein shall operate as a security to the Bank in addition to any other security, if any, already held by the Bank for the repayment to the Bank on demand of the balance due to the Bank by the Borrower at any time or ultimately on the closing of the said Accounts upto the aggregated amount of the Credit Facility as mentioned in the Schedule hereunder. The expression 'the balance' due to the Bank shall be taken to include the principal moneys from time to time due on the said Accounts whether demanded or not and also all interests including additional interest, if any, penal interest/commission charges, interest tax, liquidated damages by whatever name called, calculated from day to day in a manner and at the rate hereinafter mentioned and the amount of all cost (between Attorney and Client) charges and expenses of the Bank which the Bank may have paid or incurred in any way in connection with the hypothecated goods and other assets including the sale and disposal thereof and any other sum that is hereunder declared as can be debited to the accounts and interest thereon.
- 16. The Bank shall have the right of lien and set off against any of the balances in the account of the Borrower in accordance with the provisions of this agreement and/or under the law.
- 17. The Borrower shall not create any charge over any property whether secured or unsecured except with the permission of the Bank.
- 18. The Borrower shall not bank with any other Bank without the written consent of the Bank.
- 19. The Borrower shall not create any lien on the properties/goods hypothecated to the Bank.
- 20. The Borrower shall take all steps to get the hypothecated vehicles including tractors etc. registered with the authorities immediately as may be required under the law and shall submit, the proof of such registration to the Bank within 7 days from the date of the registration and shall take such necessary steps to ensure that the RC Book of the Tractors contain an endorsement in the name of the Bank in its capacity as Lender/ Financier of the said vehicle.

1. Borrower	Co-Borrower/s	

- 21. The Borrower shall also provide a suitable third party guarantee as and when required. Without prejudice to the Bank's absolute right in its uncontrolled discretion without any notice, reference or intimation to Borrower and without Borrower's consent to adjust, appropriate or set off at any time and from time to time any amount received or to be received by the Bank from the Borrower or any amount due or to become due to Borrower in any current, savings, term deposit or any deposit account or any account whatsoever at any of the Bank's branches whatsoever, any amount received or to be received by the Bank may first be appropriated by the Bank towards costs, charges and expenses incurred by the Bank and surplus amount, if any, may thereafter be appropriated by the Bank towards interest chargeable by the Bank and surplus amount, if any, may lastly be appropriated by the Bank towards principal amount due to the Bank.
- 22. Notwithstanding the Bank's decision/action/policy, if any to reverse any debit entry or not to debit interest or not to make any debit entry in Bank's books or in ledger account or in statement of account or any account, for any period whatsoever, the Borrower shall be bound and liable to pay jointly and severally to the Bank, the entire outstanding, debit balance and compound interest thereon with quarterly rests till the date of realization, recovery or collection by the Bank of all such amounts plus interest penal interest, interest tax, additional interest, if any, liquidated damages, Commission, costs, charges and expenses at such rates as may be prevailing or fixed or to be fixed by the Bank from time to time without any reference, notice or intimation by the Bank at any time whatsoever.
- 23. Borrower do hereby agree, undertake, record, declare, admit, assure, promise, acknowledge and confirm to abide by, accept, satisfy, fulfil, carry out, perform and comply fully with all the terms, conditions, requirements, sanctions, provisions and stipulations or any amendments or modifications therein made or to be made by the Bank at any time or from time to time in its discretion concerning any of my/our facilities, limits or accounts without any reference, notice or intimation by the Bank in that behalf.
- 24. Any stamp duty, penalty, registration charges, or deficit therein, if any, payable on this document shall be borne and paid by the Borrower and not by the Bank.
- 25. In the event of default, the Bank shall have a right to seize/take over possession of the securities charged hereunder and sell them and recover its dues.
- 26. The Bank reserves its right to appoint at its discretion such persons as its agents and trustees as the Bank may deem fit and the Borrower accepts and acknowledges that such agents and trustees shall have the right to demand payment from the Borrower of all amounts due and payable by the Borrower to the Bank, to receive such payments from the Borrower, to seize/repossess the security charged in favour of the Bank for the credit facility granted, to proceed against the Borrower for recovery of the Credit facility, to foreclose the security created by the Borrower, to file suits and take legal proceedings against the Borrower and other persons, including but not limited to the co-Borrower and guarantor(s), if any, for recovery of all or any of the amounts due by the Borrower to the Bank and to do all such acts, deeds and things as the agents and trustees may be entitled to do pursuant to the authority granted to them by the Bank.
- 27. The Borrower hereby agrees and confirms that in the event the Bank repossesses the hypothecated security, the Bank shall be at liberty either to keep the said security in the premises wherein they may be lying at the time of re-possession thereof and affix Bank

1. DULLUNCI CU-DULLUNCI/	1. Borrower	Co-Borrower/s
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locks to such premises or to remove the security to any other premises. In the event of the Bank repossessing the hypothecated security or appointing an agent or representative or a receiver thereof, neither the Bank nor the receiver shall in any way be liable and/or responsible, notwithstanding anything to the contrary contained in Section 152 of the Indian Contract Act, 1872 and/or any other law for the time being in force for any damage, loss, deterioration to the hypothecated security, whether by theft , fire , flood , earthquake, drought, lightening or any other cause whatsoever.

- 28. The Borrower hereby agrees and confirms that in the event the Bank repossesses the hypothecated security, the Bank shall be at liberty to appoint any officer of the Bank as a receiver of the hypothecated security and/or sell by public auction or private contract or otherwise dispose of or deal with all or any part of the hypothecated security at such price as may be determined by the Bank in its absolute discretion (and the decision of the Bank with respect to the price or any other matter related thereto, shall be final and binding on the Borrower) and to enforce, realise, settle, compromise and deal with any of the rights aforesaid without being liable for any loss in exercise thereof and without prejudice to the Bank s' rights and remedies of suit against the Borrower and to apply the net proceeds of such sale in or towards the liquidation of the balance due to the Bank. The Borrower hereby accepts the Bank's account of sales, realisations and to pay any shortfall or deficiency therein shown.
- 29. In the event, the net sum realised by such sale be insufficient to cover the balance then due to the bank, the Bank shall be at liberty to apply any other moneys in the hands of the Bank and standing to the credit of, or belonging to the Borrower, in or towards payment to the balance for the time being due to the Bank
- 30. The Bank may assign or otherwise transfer the credit facility (or the portion thereof respectively advanced by them) to any third party and pursuant to which the Bank shall be entitled to assign the Security created herein with all or any rights under this Agreement without the prior written consent of the Borrower. The Borrower confirm unconditionally and irrevocably that it shall have no objection in case the bank decides to assign/sell a part of or the entire loan/credit facility alongwith securities of the said movable assets to another bank / institution / limited company / Government body or department. (assignee / buyer). In such case the Borrower agrees that it shall become the primary borrower of such assignee / buyer and shall at no point of time raise any objection, legal or otherwise regarding assignment, transfer and sale of the securities by the Bank in favour of the assignee / buyer.
- 31. The Borrower also agrees, undertakes and confirms as under:
 - a) The Borrower hereby agrees and give(s) consent for the disclosure by the Bank of all or any such :

Information and data relating to the Borrower;

The information and data relating to its credit Facility availed of / to be availed by the Borrower and

Default, if any, committed by the Borrower, in discharge of the Borrower's obligation;

as the Bank may deem appropriate and necessary, to disclose and furnish to Credit Information Bureau (India) Limited ["CIBIL"] and any other agency authorised in this behalf by Reserve Bank of India ["RBI"].

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1. Borrower	Co-Borrower/s	

- b) The Borrower declare(s) that the information and data furnished by the Borrower to AXIS Bank Limited are true and correct.
- c) The Borrower also undertakes that:

CIBIL and any other agency so authorised may use, process the said information and data disclosed by the Bank in the manner as deemed fit by them; and CIBIL and any other agency so authorised may furnish for consideration, the processed information and data disclosed or products thereof prepared by them, to bank(s)/ Financial Institution(s) and other Credit Grantors or Registered Users, as may be specified by the RBI in this behalf.

- 32. Any information/communication given/made to the Borrower through post/courier at the address last known to the Bank shall be treated as sufficient service on the Borrower for all intent and purposes.
- 33. The Borrower hereby further covenants
 - a) That the Borrower shall at all times maintain a sufficient quantity and market value of the security to provide the necessary margins in security required by the Bank wherever applicable.
 - b) That the Borrower shall not except in the normal course of business but subject to the powers of the Bank herein contained, cut, remove/dispose of the security from the place(s) wherever normally they may he kept/preserved, stored without the prior written permission of the Bank during the time any money herein mentioned shall remain outstanding. Such security, if so required by the Bank, shall be immediately delivered to the Bank.
 - c) That the Bank without being bound to do so or being liable for any loss on account thereof and without prejudice to the rights and remedies of suit or otherwise shall be entitled to
 - i. Without notice to the Borrower and at the Borrower's risk and expense enter any place(s) where the security may be kept/stored and inspect, value, insure, dispose of and/or take possession thereof either by itself or through its agents/ representative/ attorneys.
 - ii. Apply towards the outstanding Credit Facility and money in its hand belonging to the Borrower and to recover the balance if any, of the Credit Facility notwithstanding that all or any of the security may not have been realized.
 - iii. The Bank shall be entitled to settle compromise, submit to arbitration and deal with any manner with any rights, debts, claims of Borrower relating to the security.
 - d) That all the security (ies) are free and shall be kept free from any charge or encumbrance except those in favour of the Bank.
 - e) That the Borrower shall at all times keep such items of security as are of insurable nature, insured against loss or damage by Fire and other risks as may be required by the Bank and shall deliver to the Bank all such policies. It shall be also lawful for but not obligatory upon the Bank to insure by debit to the Borrower's account/s in respect of the security as are of the insurable nature. The proceeds of such insurance shall at the option of the Bank either be applied towards replacement of the security or towards the satisfaction of the Bank's dues.

Borrower Co-E	Borrower/s
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- f) That the Borrower shall pay all charges and taxes statutory or otherwise in respect of the security. The Bank may also without being bound to do so, pay all such charges and taxes at the cost of the Borrower, by debit to the Borrower's account(s).
- g) That this agreement is intended to and shall operate as a continuing security for all dues, indebtedness and liabilities of the Borrower to the Bank at all times during the subsistence of the agreement notwithstanding
 - i. The existence of a credit balance or 'Nil' balance in the Credit Facility accounts at any time or any partial payment or fluctuation of accounts or
 - ii. Any Credit Facility or any part thereof have been repaid either after demand has been made by the Bank or otherwise or has not been so repaid on demand.
- h) That if the Borrower be more than one individual each one or any of them is/are authorised and empowered by the other(s) of them to admit and acknowledge his/their liability to the Bank by any payment into the account(s) or by way of express writing in any manner or otherwise and any such admission and acknowledgement of the liability by one or more of them shall be construed to have been made on behalf of each of them.
- i) That the Borrower hereby gives his/their consent for the Credit Facility being recovered as a public demand/money in terms of any legislation relating to recoveries thereof, where such consent is necessary under any legislation.
- j) The Borrower covenants that the Credit Facility shall be utilised for the purpose for which it is sanctioned by the Bank and for no other purpose and all the terms and conditions as contained in the letter of sanction and other documents if any executed by the Borrower in respect of the Credit Facility shall be duly observed and shall be deemed to form part of these presents.

34. "Governing Law and Jurisdiction

All Disputes, Differences and /or claims or questions arising out of these presents or in any way touching or concerning the same or as to constructions, meaning or effect thereof or as to the right, Obligations and liabilities of the parties hereunder shall be referred to and settled by Arbitration, to be held in accordance with the provisions of the Arbitration and conciliation Act ,1996 or any statutory amendments thereof, of sole arbitrator to be appointed by lender/bank, and in the event of death, Unwillingness, refusal, neglect, Inability or incapability of a person so appointed to act as an arbitrator, The lender/bank may appoint new arbitrator to be a sole arbitrator. The arbitrator shall not be required to give any reasons for the award and the award of the arbitrator shall be final and binding on all parties concerned. The arbitration proceeding shall be held Mumbai/Delhi/Chennai/Kolkata and It shall be in English language only.

35.	The	contents	of	the	Agreement	have	been	read	over	and	translated	into
*		la	ngu	ıage	and explair	ned to Bo	rrower	and he	/they	having	g understood	d the
conter	nts the	reof have s	ubs	scribe	ed to these p	resents.	(* state	e the La	nguag	e of th	e Borrower).	

1. Borrower	Co-Borrower/s	

- 36. "The Borrower hereby agrees and undertakes that no such person whose name is appearing in the list of Wilful defaulters shall be inducted on its board and that in case, such a person is found to be on its Board, it would take expeditious and effective steps for removal of such person from its Board."
- 37. "The Borrower hereby acknowledges and agrees that the Bank has a right to award a separate mandate to our Auditor or any independent Auditor, as the Bank may deem fit with a view to obtain a specific certificate regarding diversion /siphoning of funds by the Borrower. The Borrower agrees and undertakes to co-operate with such Auditors and provide the necessary information and/or documents as may be required by such Auditors. The Borrower also agrees and undertakes to bear all the expenditure in respect of obtaining the said Certificate and agrees to indemnify and keep the Bank indemnified in this regard."
- 38. "The interest payable by the Borrower shall be subject to the changes based on guidelines / directive issued by RBI to banks from time to time and the changes made by the Bank."
- 39. "Goods and Services tax (GST) will be charged extra as per the applicable rates, on all the charges and fees (wherever GST is applicable)"
- 40. The Borrower hereby gives specific consent to the Bank/Lender for disclosing / submitting the 'financial information' as defined in Section 3 (13) of the Insolvency and Bankruptcy Code, 2016 ('Code' for brief') read with the relevant Regulations/ Rules framed under the Code, as amended and in force from time to time and as specified there under from time to time, in respect of the Credit/ Financial facilities availed from the Bank/ Lender, from time to time, to any 'Information Utility' ('IU' for brief') as defined in Section 3 (21) of the Code, in accordance with the relevant Regulations framed under the Code, and directions issued by Reserve Bank of India to the banks from time to time and hereby specifically agree to promptly authenticate the 'financial information submitted by the Bank/Lender, as and when requested by the concerned 'IU'
- 41. "Representation and Covenants of the Borrower":

Place:

Borrower/s must utilise borrowed funds solely for the purpose for which the loan is granted and that it cannot make any material transfers to its group entities, from such funds, without the consent of the Bank.

IN WITNESS WHEREOF the Borrower has/have set his/their hand(s) to these presents on this the day and year stated hereunder.

Date:			
1		_	
2		_	
3		_	
Signatures/Thumb Impre	ssion of Borrower		
1. Borrower	Co-Borrower/s		

	SIGNED & DELIVERED				
To be used in case the	By the with named borrower				
Borrower is a Proprietorship	Shri				
Concern	As Sole Proprietor of				
	M/s				
To be used in case the	SIGNED & DELIVERED				
Borrower is an Individual By the with named borrower					
Bollower is all flidividual	Shri				
	SIGNED & DELIVERED				
To be used in case the	By the with named borrower				
Borrower is a Partnership	1				
Firm	2				
	For and on behalf of				
	M/s				
	SIGNED, SEALED & DELIVERED				
	For and on behalf of				
	M/s				
To be used in case the	The common Seal of the above mentioned Borrower has been hereunto affixed pursuant to the resolution				
Borrower is a Company	of its Board of Directors Passed in that Behalf on the Day of 20 in the presence of				
	1				
	<u>"</u>				
	2				
	SIGNED & DELIVERED				
	By the with named borrower				
	M/s Through its authorised signatory				
To be used in case the	Shri				
Borrower is a Society / Trust	Pursuant to the resolution passed at its meeting held on the Day of 20in the presence of				
	1				
	2				

Co-Borrower/s

THE SCHEDULE HEREINABOVE REFERRED TO

Sr.	Title	Details
no.	Place of Execution	
2.	Date of the Agreement	
	<u> </u>	
3.	Name of Borrower / Co-Borrower	
		
	Address of the Borrower	
		
	Address of the Co-Borrower	
4.	Address of the	AXIS Bank Ltd.
Τ'	Branch	TO YOU DUIK Eld.
5.	Limits of the Loan	Amount in figures: Rs
		Amount in words: Rupeesonly.
6.	Sanction Letter	Reference no Dated
7.	Nature of the Loan	
8.	Tenure of the Loan	years
		(For loans with tenor upto 36 months) - 1 Year MCLR % p.a.
9.	Interest Rate	+ Spread% p.a. = "Effective Rate of interest% p.a. ", No Reset
		(For loans with tenor > 36 months) - "Effective Rate of interest % p.a."
10.	Periodicity of Interest Compounding	Monthly/quarterly / Half yearly/ Yearly rests
11.	Penal Interest Rate	0/
12.	Prepayment Charges	% p.a.
13.	Other Charges/Fees	
14.	Security	(a) Simple Mortgage/Equitable Mortgage of property situated at
	,	owned by
		(b) Hypothecation ofassets
		(c) Guarantee of
		Tractor Details
15.	Details of the	i) Make and Model:
	Hypothecated	ii) Year of Manufacture:
	Vehicle	iii) Engine No:
		iv) Chasis No:
		v) Registration No
$\overline{}$		Trolly Detail
$\neg \uparrow$		i) Make and Model:
		ii) Year of Manufacture:
		iii) Engine No:
		iv) Chasis No :
		v) Registration No:
ا • "G	node and Services tay (GST) will be charged	extra as per the applicable rates, on all the charges and fees (wherever GST is applicable)"

1. Borrower

Co-Borrower/s

For step do	own cases				
Tranche	EMI Amt	Start Date	End date	Months	Frequency (M/Q/H)
1					
2					
3					
4					

nstallment No.	EMI Amt	Due Date	Due		Repayment Frequency
			From	То	(Q / H)
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					

Note: The facility and applicable interest shall be payable/repayable by the applicants(s) to AXIS BANK LTD. as per the aforementioned schedule notwithstanding the date(s) of disbursement by AXIS BANK LTD. to the person(s) as mentioned above.

1. Borrower

Co-Borrower/s

IRREVOCABLE POWER OF ATTORNEY

	Son/daughter/wife of
	residing at
	(hereinafter called "the Borrower" which expression shall include his/her
heir	s, executors, administrators, legal representatives and permitted assigns)
OR	
M/s	a company incorporated Under the
Con	npanies Act 1956, and having its Registered Office at
	(hereinafter called "the Borrower" which expression shall Include its
suco	essors and permitted assigns)
OR	
M/s	
	principal place of business at
	and constituted by and between Mr/Mrs/Ms (hereinafter called "the Borrower" which expression shall be deemed to
mu	permitted assigns):
WH	EREAS: AXIS Bank Ltd, (hereinafter referred to as "the Bank" having one of its branches as "the Lending Office" at the request of the Borrower and
WH	EREAS: AXIS Bank Ltd, (hereinafter referred to as "the Bank" having one of its branches as(hereinafter referred to as "the Lending Office" at the request of the Borrower and the Guarantor(s) as specified in an Agreement-cum-Guarantee, dated, ("the Agreement") has granted/agreed to grant a sum of Rs/- (R) as Loan to
WH	EREAS: AXIS Bank Ltd, (hereinafter referred to as "the Bank" having one of its branches as (hereinafter referred to as "the Lending Office" at the request of the Borrower and the Guarantor(s) as specified in an Agreement-cum-Guarantee, dated, ("the Agreement") has granted/agreed to grant a sum of Rs/- (R) as Loan to the Borrower for acquiring Asset more particularly described in the Schedule
	EREAS: AXIS Bank Ltd, (hereinafter referred to as "the Bank" having one of its branches a
WH. 1. 2. NO scons beh	EREAS: AXIS Bank Ltd, (hereinafter referred to as "the Bank" having one of its branches a(hereinafter referred to as "the Lending Office" at the request of the Borrower and the Guarantor(s) as specified in an Agreement-cum-Guarantee, dated, ("the Agreement" has granted/agreed to grant a sum of Rs/- (R) as Loan to the Borrower for acquiring Asset more particularly described in the Schedule hereunder written ("the said Asset") Pursuant to the terms and conditions of the Agreement, the Borrower has agreed to hypothecate to and charge in favour of the Bank by way of first and exclusive charge the said Asset more particularly described hereunder. In consideration of the Bank sanctioning the loan as per the terms and conditions of the Agreement, and to further assure and enable the Bank to carry out the terms and conditions of the Agreement thereof I/We do hereby execute an irrevocable power of Attorney in favour of the Bank to do the following acts and or

Co-Borrower/s

1. Borrower

- 2. To disburse the loan amount for purchase of the said Asset directly to the dealer/seller and obtain a receipt for such payment from the dealer/seller.
- To take inspection directly or to engage any Advocate, Chartered Accountant or registered Trade practitioner for taking inspection of my/our Income tax return/s and assessment proceedings, Appeal proceedings etc. relating to the current and previous Assessment years. This authority is being given to the Bank to enable the Bank to verify the veracity of various representations made by me/us the undersigned, for seeking loan from the Bank.

Borrower	Co-Borrower/s	Co-Borrower/s	Guarantor

- 4. To appear before office of Registration Authority Regional Transport Officer Sales Tax Officer, Registrar of Companies and other authorities through Advocates or any such authorised person deemed necessary by the Bank to effect endorsement of hypothecation in the registration certificate and transfer the Asset when necessary.
- 5. To obtain, receive, demand or collect my forms, certificates, registration books, booking order, insurance policies or other documents from any Registering Authority manufacturers of the said Asset and/or Its dealers.
- 6. To take possession of the said Asset in case of default and for that purpose enter the premises where the said Asset is parked, as per terms of the Agreement.
- 7. To transfer, sell or dispose of the said Asset and to sign and execute all or any forms, declarations or instruments as may be necessary or expedient for giving effect to the delivery of the said Asset to the purchaser thereof.
- 8. To appoint or engage any broker, dealer or auctioneer for effecting any such transfer, sale or disposition of the said Asset.
- 9. To sign, execute necessary forms, documents or to give notice to the appropriate Registering Authority for effecting transfer of the said Asset in favour of the purchaser.
- 10. To receive the consideration of the sale, transfer disposition or dealing of said Asset and issue proper receipt or receipts to give a valid and effectual discharge for such consideration.
- 11. To take delivery, actual possession or custody of the said Asset as and when demanded by the Bank. To appoint or engage any broker or other agent for taking possession or effecting delivery of the said Asset.
- 12. To sign and delivery or otherwise perfect the hypothecation created or to be created on the said Asset and to do all such acts, deeds and things as may be required for exercise of or any of the powers hereby conferred.
- 13. To sign and delivery the necessary forms that may be required to be filed or necessary with the Registering Authority or other authorities under the Motor Vehicles Act or any other law for the time being in force to record the charge of hypothecation on the said Asset, created or to be created in favour of the Bank.
- 14. To pay any fees, charges, penalties, imposts, premiums, taxes or other impositions to any Registering Authority, insurance companies or other authorities for the said Asset.
- To act as a facilitator and make the premium payment to any insurance company and/or insure, renew such insurance at my/costs, charges and expenses which shall be reimbursed by me/us to the Bank.

1. Borrower	Co-Borrower/s	

- 16. To obtain, receive, demand or collect any forms, certificates, registration books, looking order, insurance policies or other document from any Registering Authority, manufacturers of the said Asset or its dealers/sellers.
- 17. To cancel, annul or rescind booking of one or more of the said Asset and to get refund of any such booking amount from the manufacturer or its dealer by issuing receipts as valid and effectual discharge for such refund.
- 18. To fill and complete any cheque that may be lying now or hereafter with the Bank duly signed by me, or on our behalf with such amount, date and/or name of the payee that may be deemed fit by the Bank.
- 19. To get requisite information from my employer as may be expedient to ascertain material particulars.
- 20. In case of default by me/us of the terms and conditions of the Agreement, to transfer, sell, give on hire, dispose of, give delivery of and otherwise howsoever deal with the said Asset and to sign and execute all agreements, contracts, declaration forms, instruments and other writings whatsoever as may be necessary or expedient in that behalf.
- 21. To give notice, if required to the appropriate Registering Authority and/or such other authority in law, for the registration of the said Asset upon the sale, transfer, disposal, delivery thereof.
- 22. To delegate all, any or more than one of the powers, authorities and liberties herein vested and to appoint to any substitutes to any one more purpose or purposes as the Bank shall from time to time desire in that behalf.
- 23. For the better doing, performing and executing all the matters and things aforesaid, I/We hereby further grant unto the said Bank full power and authority to substitute and appoint in its place and stead on such terms as it may think fit one or more attorney/s to exercise for me/us as my/our attorney/s any or all 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 the Bank may from time to time think fit.

Borrower	Co-Borrower/s	Co-Borrower/s	Guarantor	
And generally to do, perform these presents as fully and eff myself/ourselves.			•	_
This authority shall be bindin loan and shall be irrevocable the Bank.	• 1			•
And I/We hereby agree to rat premises by virtue of these pr	•	hatsoever the Bank shall	ll do or cause to be done	in or about the
IN WITNESS WHEREOF	I/We hereunto set m	ny/our hands at		(place)
thisday o	f			

SCHEDULE (Description of Asset)

(Model)

(Year)

(Particulars of the Asset)

Purchased by me/us pursuant to a loan Agreement dated	an granted to me/us by the Bank unde between me/us and the Bank.	r the Asset Loan-cum-Hypothecation
SIGNED AND DELIVERED by the sai above named Borrower	id	
	Affix Common Seal of the Company	Date
NAME:(Signature of Borrower) In case of partnership firms, Trust / Soci In case of sole proprietary concerns, sole In case of companies, common seal to be	eties authorised partner to sign. e proprietor to sign.	.)
In the presence of WITNESSES:		
Name 1	Address	Signature
2		
3		

ADDENDUM TO THE LOAN CUM HYPOTHECATION AGREEMENT AND POA

Please refer to the Loan cu	ım Hypothecati	on Agreement dated		and the Power of Attorney
datedby the Bank.	("said	Documents"), executed	l by me/us with	regard to the Tractor Loan sanctioned
authority at the time of e intimated to the Bank in vincluding the registration writing, the same shall fo deemed to have been inco Accordingly, the Tractor authority, we do hereby s I/We confirm that this ad been incorporated in the s	execution of the vriting, as an addetails of the asome part of the Surporated in the sur/Hypothecated aubmit the detail dendum shall for aid documents the	said Documents it was dendum to the said Documents as may be applicable the dule attached to the said Documents. Asset(s) has since be led particulars of the Trop part of the Schedule from the date of execution	s stipulated that cuments, with a ble and also that said Document een purchased ractor(s) being attached to the on thereof.	d and registered with the appropriate the particulars of the assets shall be all the relevant particulars of the assets upon furnishing of such intimation in its and that such an intimation shall be and registered with the appropriate the Hypothecated Asset(s) hereunder said Documents and deemed to have
<u>DETA</u>	AILS OF THE	TRACTOR(S) HYPO	<u>OTHECATED</u>	TO THE BANK
Reg. No.				
Reg. Date				
Chassis No.				
Engine No:				
Model:				
Make:				
Manufacturer:				
Mfg. Date:				
Supplier/Agency:				
Insured Amount:				
Premium Payable:				
Signed and Delivered by	the below name	ed Rorrower/s this Ado	lendum to Loa	n cum Hypothecation Agreement and
POA on this the	day of	(month), 20	at	(Place)
Name of Borrower(s)	:			_ (Sign.) X
1)Name of Co-Borrowei	r(s)*:			_ (Sign.) X
2)Name of Co-Borrowei	r(s)*:			_ (Sign.) X
				(Sign.) X



X

ADDENDUM TO THE LOAN CUM HYPOTHECATION AGREEMENT AND POA

Please refer to the Loan c	eum Hypothecation Agreement dated	and the Power of Attorney
datedby the Bank.	("said Documents"), executed by me/us	s with regard to the Tractor Loan sanctioned
authority at the time of intimated to the Bank in including the registration writing, the same shall for deemed to have been incompact to have been incompact, which is authority, we do hereby I/We confirm that this act been incorporated in the same shall for t	is hypothecated to the Bank was yet to be pure execution of the said Documents it was stipulate writing, as an addendum to the said Documents, and details of the assets as may be applicable and also orm part of the Schedule attached to the said Documents. or/Hypothecated Asset(s) has since been purch submit the detailed particulars of the Tractor(s) by defendum shall for part of the Schedule attached said documents from the date of execution thereof	ed that the particulars of the assets shall be with all the relevant particulars of the assets so that upon furnishing of such intimation in ruments and that such an intimation shall be mased and registered with the appropriate being the Hypothecated Asset(s) hereunder, to the said Documents and deemed to have f.
DET	AILS OF THE TRACTOR(S) HYPOTHECA	ATED TO THE BANK
Reg. No.		
Reg. Date		
Chassis No.		
Engine No:		
Model:		
Make:		
Manufacturer:		
Mfg. Date:		
Supplier/Agency:		
Insured Amount:		
Premium Payable:		
Signed and Delivered by	the below named Borrower/s, this Addendum to	Loan cum Hypothecation Agreement and
POA on this the	day of (month), 20at	(Place).
Name of Borrower(s)	:	(Sign.) X
1)Name of Co-Borrowe	r(s)*:	(Sign.) X
2)Name of Co-Borrowe	r(s)*:	(Sign.) X
		(Sign.) X

X

*Affix Common Seal of the Company wherever required

DEED OF GUARANTEE

(For Agricultural Advances)
(To be stamped as an agreement, not to be attested)

То

AXIS Bank Limited	
Branch	Place
Dist	Date
In consideration of AXIS Bank Lim Companies Act, 1956 and having it Samartheshwar Temple, Law Garden, its branch office at the place ment which term unless the context otherw time to time) having at my/our requtime to time to such Credit Facility up persons as specified in the Sche "Borrower") with full power to the Ban limit or altogether withdraw the Fac (hereinafter collectively and individual	nited, a banking company incorporated under the ts registered office at 'Trishul', 3rd Floor, Opposite Ellis Bridge, Ahmedabad 380 006, Gujarat and one of ioned hereinabove (hereinafter called "the Bank" vise requires includes its successors and assigns from lest granted/agreed to grant/continue to grant from to the limit(s) and for such for such purpose, to such dule herein below (hereinafter referred to as the lik from time to time to renew or reduce or enhance the cility on the terms and conditions appearing herein ally referred to as "the said Credit Facility)", read with are specified in the Schedule hereinbelow, I/We,
of the loans together with interest performance by the borrowers of the make good to the Bank on demand a the Bank by reason of non-payment of the terms and conditions hereinafter of	oneys payable by the Borrower to the Bank in respect thereon and all costs and expenses and the due terms of the loans and I/we also agree to pay and Il losses, costs, damages and expenses occasioned to or the breach of any of the terms aforesaid subject to contained.
	Guarantor/s

- 2. That the guarantee given hereunder is intended and shall operate as a continuing one for all loans, indebtedness and liabilities of the Borrower to the Bank at all times during the subsistence of this Agreement notwithstanding:
 - a. that any of loan account(s) may at any time or from time to time be brought to credit/Nil balance; or
 - b. any loans or any part thereof may be repaid either after demand has been made by the Bank otherwise or has not been so repaid on demand.
- 3. That the Bank shall be at liberty and without the consent or knowledge of me/us at any time or from time to time to vary the terms of the loans or to grant to the Borrower any time or indulgence and to determine, enlarge or vary the amount of the loans and to take or not to take any security and if taken to vary, exchange or take other security or release lose or part with any security held or to be held by the Bank for the loans or any part thereof and to compound or make any other arrangement with the borrowers without releasing or discharging me/us and/or in any manner affecting my/our liability under the guarantee in the event of any such variation, composition or arrangement.
- 4. That the guarantee hereby given is independent and distinct from any security that the Bank has stipulated to take or has taken or may take in any manner whatsoever and I/we shall have no right to the benefit or any security that may be held by the Bank until the claims of the Bank against the Borrower in respect of the loans or otherwise whatsoever shall have been fully satisfied. And further that notwithstanding the provisions of Ss. 140 and 141 of the Contract Act 1872, or any other provision of that Act or any other law, I/we will not claim to be discharged on a/c of the Bank's failure to take any security or for losing for any reason whatsoever including reasons attributable to Bank's default and negligence and to the operation of law and such security.
- 5. That without prejudice to the effect in any manner whatsoever of the foregoing clause, the Bank's failure in requiring performance of any of the terms contained in any Agreement(s) or letter(s) and the default of the Bank in enforcing the performance of any of the terms shall not have the effect of releasing me/us from my/our liability.
- 6. That if the Borrower shall become insolvent, or make any arrangement or composition with creditors, the Bank (notwithstanding payment to the Bank by me/us or any other person of the whole or any part of the amount hereby secured) shall rank as creditor and prove against the estate of the Borrower for the full amount of the Bank's claims against the Borrower or agree to and accept any composition in respect thereof and the Bank may receive and retain the whole of the dividends, compensation or other payments thereof to the exclusion of all my/our rights as guarantors in competition with the Bank until all Banks claims are fully satisfied and I/we will not by paying off the amount payable by me/us any part thereof or otherwise prove or claim against the estate of the Borrower until the whole of the Bank's claim against, the Borrower, in respect of all the liabilities whatsoever have been satisfied and the Bank may enforce and recover payment from me/us of the full amount payable by me/us notwithstanding any such proof or composition as aforesaid.
- 7. That in the case of the Borrower being a firm(s) my/our guarantee and obligations hereunder shall not be affected by any change in the constitution of such firm(s) whether consisting of or reduced to one individual at any time thereof shall be bound hereby notwithstanding any change in the constitution of our firm whether consisting or reduced to one individual at any time and being more than one individual all of us shall be bound jointly and severally. We further agree that in the event of our being more than one individual

Guarantor	Guarantor/s

unconnected in partnership notwithstanding anything hereinbefore contained we shall be jointly and severally liable to the Bank for the entire outstanding in respect of the loans.

- 8. Without prejudice to the Bank's absolute right in its uncontrolled discretion to adjust, appropriate or set off at any time and from time to time any amount received or to be received by the Bank from me/us or any amount due or to become due to me/us towards any amount due or to become due by me/us to the Bank in any a/c at any of the Bank's branches whatsoever, any amount received or to be received by the Bank may first be appropriated by the Bank towards costs, charges and expenses incurred by the Bank and surplus amount, if any, may thereafter be appropriated by the Bank towards interest chargeable by the Bank and surplus amount, if any, may lastly be appropriated by the Bank towards principal amount due to the Bank.
- 9. The Bank shall be entitled at any time and from time to time without any notice, reference or intimation to me/us and without me/us consent to adjust, appropriate or set off any credit balance or any part thereof due or to become due to me/us in any of my/our current, savings, term deposit or any deposit a/c or any a/c whatsoever at any of the Bank's branches in my/our name/s with or without joint names of any other persons or before or after the maturity dates thereof towards satisfaction or part satisfaction of outstanding debit balances due or to become due by me/us to the Bank in any a/c at any of the Bank's branches whatsoever.
- 10. Notwithstanding the Bank's decision/action/policy, if any to reverse any debit entry or not to debit interest or not to make any debit entry in Bank's books or in ledger a/c or in statement of a/c or any a/c, for any period whatsoever, the borrowers/mortgagors/guarantors shall be bound and liable to pay jointly and severally to the Bank, the entire outstanding, debit balance and compound interest thereon with quarterly rests till the date of realisation, recovery or collection by the Bank of all such amounts plus penal interest, interest tax, additional interest, liquidated damages, commission, costs, charges and expenses at such rates as may be prevailing or fixed or to be fixed by the Bank from time to time without any reference, notice or intimation by the Bank at any time whatsoever.
- 11. I/we do hereby agree, undertake, record, declare, admit, assure, promise, acknowledge and confirm to abide by, accept, satisfy, fulfil, carry out, perform and comply fully with all the terms, conditions, requirements, sanctions, provisions and stipulations or any amendments or modifications therein made or to be made by the Bank at any time or from time to time in its discretion concerning any of my/our facilities, limits or a/cs without any reference, notice or intimation by the Bank in that behalf.
 - 12) I/We do hereby agrees and give consent for the disclosure by AXIS Bank of all or any such:

Information and data relating to me/us
Default, if any, committed by the Borrower, in discharge of the Borrower's such obligation;

as AXIS Bank may deem appropriate and necessary, to disclose and furnish to Credit Information Bureau (India) Limited ["CIBIL"] and any other agency authorised in this behalf by Reserve Bank of India ["RBI"].

13)I/We declare that the information and data furnished by me/us to AXIS Bank Limited are true and correct.

Guarantor	Guarantor/s

14) I/We also undertakes that:

CIBIL and any other agency so authorised may use, process the said information and data disclosed by the Bank in the manner as deemed fit by them; and CIBIL and any other agency so authorised may furnish for consideration, the processed information and data disclosed or products thereof prepared by them, to Bank(s)/ Financial Institution(s) and other Credit Grantors or Registered Users, as may be specified by the RBI in this behalf.

- 15) Any stamp duty, penalty, registration charges, or deficit therein, if any, payable on this document shall be borne and paid by the borrower/guarantor and not by the Bank.
- 16) That the guarantor hereby gives his consent for the amount under this guarantee being recovered as a public demand, moneys in terms of any legislation relating to recoveries thereof where such consent is required under such legislation.
- 17) The contents of the Deed have been read over and translate into

 ______* and explained to the Guarantor(s) and I/We having understood the contents thereof subscriber(s) to these presents.
- 18) "The Guarantor hereby agrees that, the Guarantor is liable to be treated as a Wilful defaulter in terms of the applicable RBI guidelines, in the event, the Lender/Bank makes a claim on the guarantor on account of the default made by the principal debtor, and the Guarantor refuses to comply with the demand made by the Lender / Bank, despite having sufficient means to make payment of the dues."
- 19)The Guarantor hereby gives specific consent to the Bank/Lender for disclosing / submitting the 'financial information' as defined in Section 3 (13) of the Insolvency and Bankruptcy Code, 2016 ('Code' for brief) read with the relevant Regulations/ Rules framed under the Code, as amended and in force from time to time and as specified there under from time to time, in respect of the guarantees given, securities created for securing the Credit/ Financial facilities availed by the Borrower from the Bank/ Lender, from time to time, to any 'Information Utility' ('IU' for brief) as defined in Section 3 (21) of the Code, in accordance with the relevant Regulations framed under the Code, and directions issued by Reserve Bank of India to the banks from time to time and hereby specifically agree to promptly authenticate the 'financial information submitted by the Bank/Lender, as and when requested by the concerned 'IU'.

	* Here enter the language.	
	1	-
	Name of the Guarantor/s Signature /Thumb In	•
A)	_	
B)	Nature of Facility :	
C)	Amount of Credit Facility (Rupees):	
D)	Purpose of the Credit Facility:	_
E)	Sanction letter no. and date :	_
	Guarantor	Guarantor/s

SCHEDULE TO THE DEED OF GUARANTEE

To be used in case the Borrower is a Proprietorship Concern	SIGNED & DELIVERED By the with named borrower Shri As Sole Proprietor of M/s
To be used in case the Borrower is an Individual	SIGNED & DELIVERED By the with named borrower Shri
To be used in case the Borrower is a Partnership Firm	SIGNED & DELIVERED By the with named borrower 1 2 For and on behalf of M/s
To be used in case the Borrower is a Company	SIGNED, SEALED & DELIVERED For and on behalf of M/s The common Seal of the above mentioned Borrower has been hereunto affixed pursuant to the resolution of its Board of Directors Passed in that Behalf on the Day of 20 in the presence of 1 2
To be used in case the Borrower is a Society / Trust	SIGNED & DELIVERED By the with named borrower M/s Through its authorised signatory Shri Pursuant to the resolution passed at its meeting held on the Day of 20 in the presence of 1 2

RELINQUISHMENT OF ALL CLAIMS

Date :		
To, Axis Bank Ltd.		
SUB: RELI	INQUISHMENT OF ALL CLAI	MS
Sir,		
We hereby unconditionally declare that purs	suant to the termination of our loan	agreement No
Datedwith you, we do not have c	elaim of any nature whatsoever on	amount paid by us towards Loan
Installment Service charges, bank charges, so	security depositor interest accrued	there on or any monies paid under
the provisions of the agreement.		
We, further undertake that all guarantees give	en by us and contained in the agreen	nent shall survive this termination in
so far they relate to events that occurred during	g the tenure of the agreement.	
Mr. / Ms. / M/s(Name)	(Borrower)	Signature
(name)		

MOST IMPORTANT INFORMATION

TRACTOR LOAN

Attention : Please read carefully before signing PDC/SPDC ACKNOWLEDGEMENT LETTER

	find enclosed cross		-	=	-							
	ailed from Axis Ban											
	re, which shall not be	•	•		-			٠				-
1. N	lame of the Drawee I	Bank	:									
2. N	lame of the Drawee I	Bank Branch	:									
3. M	IICR Sort Code (9 di	git)	:									
4. D	ate of Cheques		:		_of eac	h mont	h com	menci	ing fro	m		
5. C	heque Numbers		:									
	<u> </u>			I								
Sr No.		From				То				No	of che	ques
1												
2												
3												
4												
5												
due and In case	ree that the Post da I payable by me / us t of change of author f non-replacement o s	to the Bank in ised signator	terms of the y of the Bor	E Loan Agre rower, we	eement underta	ke to re	eplace	the ch	neques	s appro	priately	and in the
		Name	of Applica	ant							Sign	
1.												
2.												
Date			Location	า				DSE /	DSA	Sign		
DSE /	/ DSA Name			DSE / I	DSA PI	none N	lo		Loc	ation		
DSE /	/ DSA Stamp											

To, Axis Bank Ltd.					
SUB: N	ION PDC'S F	OR TRACTO	OR LOAN		
Dear Sirs,					
In continuation of the application presents on the below stated terms. I confirm that I given to me.		-		•	
Asset	Asset 1	Asset 2	Asset 3	Asset 4	Asset 5
Make of Tractor					
Model Desired					
Value of the Tractor					
Initial payment					
Amount of Finance Required					
EMI Amount					
Repayment Period					
No. of EMI's					
First EMI Date					
Other terms					
Yours Faithfully					
Mr./Ms/ M/s	(Born	rower)	Signature _		
(Name) I agree to be the co borrower in the above us.	transaction and	d this proposa	l shall be the b	pasis of the con	ntract between
Mr./Ms./M/s(Name)	(Co-F	Borrower-1)		Signature	
Mr./Ms./M/s(Name)	(Co-F	Borrower-2)		Signature	

Deal Originator

SIGNATURE VERIFICATION

To, Axis Bank Ltd.		
Dear Sirs,		
We confirm that Mr./Ms./ M/s.	·	Resident of
main	ntain a saving/current account with us and l	nis/her/their attested signature below
is verified to be as per our records.		
(Signature of Account holder / Author		
Attested:		
Account Number	:	_
Year of Opening of account	:	-
Bank's Name	:	_
Bank's Address	:	_
Stamp:		
Signature:	_	
Date		

Annexure - 1

DECLARATION

(To be obtained in case the	e executant signs in the	language other than	English and illiterate	s)	
The contents of the Agreem	ent dated	executed by			
1. Mr/Mrs		2. Mr/N	Irs		
3. Mr/Mrs			in favour of AXIS	S Bank I	td. for the
credit facilities / pan of Rs	s	have been read	over andtranslate into		and
explained to Mr./Mrs.					
the Borrowers/Co Borrow	ver/ Guarantors and he	she/they having un	derstood the content	s therof s	ubscribed to
the Agreement (dated at	this	day of	20	_)	
Declarant's Name	:				
Adress	:				
Signature of Declarant	:				
Date	:				

Da	ate:			
	ne Manager kis Bank Ltd. Branch	_		
	REF: PAYMENT INS			
	<u>LOAN FO</u>	OR AXIS BANK LT	<u>D</u>	
Th	is is to request you to follow the specified payment	instruction while dis	bursing the Tractor(s) Loan.	
1.	Please credit the Dealer Account Dealer Name:			
OR				
2. (De	Please issue a (Tick one) Managers Cheque or Dealer Name)			Favouring
app	We hereby request that full amount of the Tractor plicable there from) that you agreed to grant to me disbursed to the dealer whose name and address is a	for purchase of a	(TYPE OF TRA	
De	ealer Name :			
Ad	ldress:			
	Ve confirm that I/We have booked the above Tractor due Tractor(s) from such Dealer.	r(s) with such Dealer.	I/We confirm that I/We be taking	delivery of
me	We confirm that your disbursement of the loan procedus pursuant to this letter will constitute a disbursem fully authorised to apply the loan amount as deemed a	ent of the loan procee	eds to me/us. I/We confirm that the	said dealer
res _j Tra wh	We further confirm that you will have no responsi- sponsible to repay the Tractor(s) loan in full accordance actor(s) and defect, damage or other problems with natsoever arising out of or relating to such Tractor(s) of necellation of the purchase of the above Tractor(s), I/oney to you.	ance with its terms re ith the quality of such or the use or application	gardless of, any delay or non-delic ch Tractor(s) such Tractor(s) or a on of the loan proceeds. Further, in	very of the any matter case of any
app	We authorise you to pay the Dealer, from the charge propriate for processing the loan application, assisting the the Tractor(s) loan.			
I/W	We will inform you as soon as I/We take delivery of the	e Tractor(s).		
Yo	ours Sincerely,\			
Mr	r./Ms./M/s	_(Borrower)	Signature	
Mr	r./Ms./M/s	_(Co-Borrower-1)	Signature	

Mr./Ms./M/s._____ (Co-Borrower-2) Signature_____

INSURANCE UNDERTAKING

Dat	te:		
	e Manager is Bank Ltd.		
Dea	ar Sirs,		
	SUBJECT : INSURANCE UNDER TAKIN	NG FOR TRACTOR(S) on Loan	1
	I wish & undertake to insure my Tractor(s) we I am fully responsible for the I sure that it is comprehensively insured at all Further, I will ensure that lien on my insurance aid. I am fully aware that my AXIS Be delivery/Insurance claim processing/state ours truly,	Insurance of my Tractor(I times, and shall keep AXIS BA ace policy is marked favouring AX BANK LTD Tractor(s) loan	NK LTD. indemnified of the same XIS BANK LTD till the loan is fully
Mr.	:/Ms./M/s(Name)	(Borrower)	Signature
Mr.	:/Ms./M/s(Name)	(Co-Borrower-1)	Signature
Mr.	:/Ms./M/s(Name)	(Co-Borrower-2)	Signature

FORM NO. 60 [See second proviso to rule 114B]

Form for delaration to be filed by an individual or a person (not being a company or firm) who does not have a permanent account number and who enters into any transaction specified in rule 114B

1	First Name									2	Date	of B	irth /	Inco	rpora	tion o	f dec	larant
	Middle									ľ	D	D	Μ	M	Υ	Υ	Υ	Υ
	Name Surname		+		\dashv		\dashv	\dashv										
	Surname																	
3	Father's Name (in case of individu	al) First Name							Τ									
	Middle Name																	
	Surname																	
4	Flat/Room No. 5 Floor No.																	
6	Name of premises	7	Block Name/No.															
8	Road/ Street/ Lane	9	Area/Locality															
10	Town/City	11	District 12 State															
13	Pin Code 14 Telephone Number (with STD code) 15 Mobile Number																	
16	16 Amount of transaction (Rs.)								18 In case of transaction in joint									
17	Date of transaction	Date of transaction D D M M Y Y Y Y N names, number of persons involved in the transaction																
19		□ Cash,□ Ch	eque	,□ Car	d,□	Dra	ft/Ba	nke	er's	Che	que	, 🔲	On	line	trans	sfer,	O1	her
20	Aadhar Number issued by UII (If available)	DAI																
21	If applied for PAN and it is not yet generated date of application and acknowledgment no			r		D		M	<u> </u> 	M	+	Y		Y		Y		Y
22	If PAN not applied, fill estimated total income (including income of spouse, minor child etc. as per section 64 of income - tax Act,1961) for the financial year in which the above transaction is held									of								
	a Agricultural income (Rs.)																
	b Other than agricultural in	come (Rs.)																
23	Details of document being production of identify in Column 1 (*Instruction overleaf*)	identification number the document																
24	Details of document being produced in support of address in Columns 4 to 13 (Refer Instruction overleaf)			number				Name and address of the authority issuing the document										
I,		do h	ereb	Verific y declar			at is	stat	ted:	ahov	e is i	true	to th	e he	stof	mv k	now	ledge
	pelief. I further declare that i de																	
income of spouse, minor child etc. as per section 64 of Income tax Act, 1961) computed in accordance with the provisions of Income -tax Act, 1961 for the financial year Verified today, the																		
day of 20																		
Place	a·												(Sion	atur	e of	dec1:	arant)

Note:

- 1. Before signing the declaration, the declarant should satisfy himself that the information furnished in this form is true, correct and complete, in all respects. Any person making a false statement in the declareation shall be liable to prosecution under section 277 of the income -tax Act, 1961 and on conviction be punishable
 - (i) In a case where tax sought to be evaded exceeds twenty- five lakh rupees, with rigorous imprisonment which shall not be less than six months but which may extend to seven years and with fine.
 - (ii) in any other case, with rigorous imprisonment which shall not be less than three months but which may extend to two years and with fine.
- 2. The person accepting the declaration shall not accept the declaration where the amount of income of the nature referred to in item 22b exceeds the maximum amount which is not chargeable to tax, unless PAN is applied for and column 21 is duly filled.

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Instruction:

1) Documents which can be produced in support of identity and address (not required if applied for PAN and item 20 is filled):

S1.	Nat	ture of Document	Document	Proof of	Proof of
	Г	Y 1' '1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Code	Identity	Address
A		Individuals and HUF	1	*7	X 7
-	1.	AADHAR Card	1.	Yes	Yes
	2.	Bank/Post office passbook bearing photograph of the person		Yes	Yes
	3.	Elector's photo identity card	3.	Yes	Yes
	4.	Ration / Public Distrbution System card bearing photograph of	4.	Yes	Yes
	_	the person	-	37	37
	5.	Driving License	5.	Yes	Yes
	6.	Passport	6.	Yes	Yes
	7.	Pensioner Photo card	7.	Yes	Yes
	8.	National Rural Employment Guranctee Scheme (NREGS) Job card	8.	Yes	Yes
	9.	Caste or Domicle certificate bearing photo of the person	9.	Yes	Yes
	10.	Certificate of identity/address signed by a Member of Parliment	10.	Yes	Yes
		or Member of Legislative Assembly or Municipal Couniclior or a			
		Gazetted Office as per annexure A prescribed in Form 49A			
		Certificate from employer as per annexure B prescribed in Form49A	11.	Yes	Yes
		Kisan passbook bearing photo	12.	Yes	No
		Arm's license	13.	Yes	No
	14.	Central Government Health Scheme / Ex-servicemen	14.	Yes	No
		Contributory Health Scheme card			
	15.	Photo identity card issued by the government / Public sector	15.	Yes	No
		Undertaking			
		Electricity bill (Not more than 3 months old)	16.	No	Yes
		Landline Telephone bill (Not more than 3 months old)	17.	No	Yes
		Water bill (Not more than 3 months old)	18.	No	Yes
		Consumer gas card/book or piped gas bill (Not more than 3 months old)	19.	No	Yes
	20.	Bank Account Statement (Not more than 3 months old)	20.	No	Yes
		Credit Care statement (Not more than 3 months old)	21.	No	Yes
	22.	Depository Account Statement (Not more than 3 months old)	22.	No	Yes
		Property registration document	23.	No	Yes
	24.	Allotment letter of accommodation from Government	24.	No	Yes
	25.	Passport of Spouse bearing name of the person	25.	No	Yes
	26	Property tax payment receipt (Not more than one year old)	26	No	Yes
В		r Association of person (Trusts)		L	'
		py of trust deed or copy of certificate of registration issued by			
	1	arity Commissioner	27	Yes	Yes
С		r Association of person(other than Tursts) or Body of			1
		lividuals or Local authority or Artificial Juridical Person)			
	Ch cor Ce	py of Agreement or copy of certificate or resitration issued by arity commissioner or Regstrar of Cooperative socieety or any other mpetent authority or any other document origianting from any ntra or State Government Department establishing identity and dress of such person.	28	Yes	Yes

⁽²⁾ In case of a transaction in the name of a Minor, any of the above mentioned documents as proof of Identity and Address of any of parents/guardians of such minor shall be deemed to be the proof of identity and address for the minor declarant, and the declaration should be signed by the parent/guardian.

In case the estimated total income in column 22b exceeds the maximum amount not chargeable to tax person should apply for PAN, fill out item 21 and furnish proof of submission of application.

⁽³⁾ For HUFany document in the name of Karta of HUF is required.

⁽⁴⁾ In case the transaction is in the name of more than one person the total number of persons should be mentioned in Sl. No. 18 and te total amount of transaction is to be filled in Sl. No. 16.

DEBIT AUTHORISATION

From.	Date :
To, Axis Bank Ltd. ,	
Dear Sir,	
Re: Axis Bank Savings a/c No.:	This is
with reference to the Tractore Loan I	Loan of Rs.
(Rupees	Only) sanctioned to me. My Loan A/c No.
	I authorise you to debit a sum of INR EMI
(Rupees	Only) on of every month (starting from
th, 20) from the abo	ove mentioned savings account being the monthly EMI due to you.
Thanking You,	
Yours faithfully	
Signature	

Agriculture and Allied Activities

Category Date Applicant's Nar Location Loan allied for Sub	: Agriculture and Allied A : ne : :Rs : Declaration	ctivities
I/hereby declar	e that I am/we are carrying ou	t the following allied agricultural activity:
☐ Poultry ☐ Bee Ke ☐ Sericult I/we also hereb shall be used by I/We are aware agreed to cons Advances defin We shall indem	Husbandry eping ture (upto Cocoon stage) by declare/confirm that the Tr y me/us solely for allied agricu that it is on the faith of this ider my loan application for med in various circulars/guide	representation, declaration confirmation that you have financial assistance under the category of Priority Sector elines of Reserve Bank of India. ss good in the event of any loss or damage that may arise
Thank you, Yours truly,		
	Signature of borrower:	Signature of co-borrower:
	Name of borrower:	Name of co-borrower:



Direct Agriculture (Individual applicant/s)

Category	: Direct Agriculture (Farr	ner)	
Date	: ma :		
Applicant's Nat Location	ine .		
Loan applied for	or: Rs.		
Sub	: Declaration		
	present, declare and confirm it the following address:	that the land admeasures acres (1	Acre~
belongs to me/	us and/i/we herewith enclose	the document pertaining to the ownership of the same.	
shall be used be farm products. I/We are aware agreed to cons I/We are aware consider my lo defined in various We shall indens account of false	e that it is on the faith of thi ider my loan application for fire that it is on the faith of this repan application for financial ous circulars/guidelines of Res	ss good in the event of any loss or damage that may a	put and ou have greed to vances
Thank you, Yours truly,			
	Signature of borrower:	Signature of co-borrower:	
	Name of borrower:	Name of co-borrower:	

Sr. No. A

AXIS BANK

ELECTRONIC CLEARING SERVICE (DEBIT CLEARING)

The Manager				
(Bank Name)				
(Branch Name)				
(Address)				
I,				
(Loan Account Custom	ier Name)		hereby authorize	you to debit my accou
for making payment No (15 digit)	t to Axis bank throug	th ECS (Debit) cl	earing as per the detail	s given as under. Loan
A. Account holder	names (As per bank's	s record):		
B. Account Numbe	er: (Operative A/c Nu	mber)		
C. MICR - 9 Digit N	MICR code number o	of the bank & bra	nch	
D. Account Type (S.	B. Account / Current	Account or Cash	Credit) :	
E. Ledger No. / Ledg			:	
Name of the	Presentation	Periodicity	Amount of installment	Number of
Scheme	Cycle	Terrodicity	upto	installments
F. Date of effect from		1	1 1 10 10 1	
•	_		et and complete. If the to formation, I would not	-
responsible. I have re	ead the option invitation		e to discharge the respon	
as a participant under	r the			
Date:	Signature of the	account holders	Signature of th	e account holders 2.
	articulars furnished ab	_	-	1101d015_2.
(Bank's Stamp)				
Date:		Sign	ature of the Authorized	official from the Ban



LETTER OF ACKNOWLEDGEMENT OF DEBT

Axis Ba	ank Lto	1.					
			nowledge my/our indebt only) as st	tated in such that the	e debt is secured in the 1	manner stated in th	e Schedule II
below. T is also in	he said full for	documents of ce and effect.	security executed on	are i	n full force and effect	and that the securi	ty thereunder
any ques below ar costs, ch	stion of nd in re arges a	limitation law espect of all the nd expenses in	the purpose of Section 18 that I/We are liable to you e present and future indet terms of the said promisso documents shall remain in	for the payment of to tedness and liability ory notes/agreemen	the outstanding amoun ties of the said credit f ts/documents as menti	t as mentioned in t acilities together oned in schedule l	the schedule I with interest, I and the said
				(Signature	s of the Borrowers)		
			in the foregoing confirm trantee signed by me /us a				t.
Dated Schedu	ule I			Signature/s	s of the Guarantor/s)		
			Taxaa aa	la i			
	Facilit	ty	Limit Sanctioned	Outstandina (in Rupees)	as on		
	TRAC	TOR LOAN		(III Kupees)			
	Sche	dule II					
		rity Documents	<u>: </u>		D. CE		
	Sr.N 1	Document	YPOTHECATION AGREEN	MENT	Dt. of Execution	Amount	
				ATEM I			
	2	DEED OF GUA	DELIVERY OF POST DAT	TED CHEOUES			
	4	LLITERIOR	DELITERI OLI OGI DA.	ILD CHEQUES			



LETTER OF ACKNOWLEDGEMENT OF DEBT

Axis B	ank Lto	d.					
We here	eby co	nfirm and ackn	owledge my/our indebte	dness on	of the sum	of Rs.	(Rupees
below. T	The said	documents of s	ecurity executed on	are are	in full force and effect	and that the secur	rity thereunder
any ques below a costs, ch	stion of nd in re narges a	Climitation law to espect of all the and expenses in t	the purpose of Section 18 of hat I/We are liable to you f present and future indebterms of the said promisso locuments shall remain in	For the payment of tedness and liability notes/agreement	the outstanding amoun ities of the said credit f hts/documents as menti	t as mentioned in facilities together oned in schedule	the schedule I with interest, II and the said
				(Signature	s/s of the Borrowers)		
			in the foregoing confirmation antee signed by me /us an				ct.
Dated				Signature	s of the Guarantor/s)		
Sched	ule I			Signature	s of the Gallanton's)		
	Facili	ty	Limit Sanctioned		a as on		
	TRAC	TOR LOAN		(in Rupees)		
		edule II					
		Document			Dt. of Execution	Amount	
	1		POTHECATION AGREEM	IENT			
	2	DEED OF GUA	RANTEE				
	3	LETTER FOR D	DELIVERY OF P OST DAT	ED CHEOUES			



SURRENDER LETTER

Date:			
To, Axis Bank I	_td.		
Dear Sirs,			
Reference:	Tractor Loan Account No.		
	Tractor Make and Model		
	Tractor Asset Registration No.		
	Name of the Borrower		
	Address of the Borrower		
on the due da to you on to sell the Tr other registr 29 & 30 dul	and cor As I am not in ractor in "as is where is" condition ation certificate of the said vehicle by signed by me. I request you to	could not pay the Instalments due as a position to settle the account ar at the best price as determined be in your name or in the name of the fill the forms suitably and subm	y/Quartarly/Half Yearly installments of from
concerned for Yours faithfu	or getting the registration certificate	e in your name or in the name of th	ne purchaser.
	s(Name)	(Borrower)	Signature
	S(Name)		Signature
Mr./Ms./M/s	(Name)	(Co-Borrower-2)	Signature

