

INDEX

Standard Documents

Particulars	Details	To be executed for	To be stamped	To be To be No of Page stamped notorized signature number	No of signature	Page
Facility Agreement	An agreement executed between ABFL and the client where by client has requested a loan from ABFL.	All cases	Yes	N _o	25	1-19
Letter from Member of HUF	Letter from members of a Joint Hindu Family authorising Karta to act on behalf of HUF and confirming that documents so executed by Karta will be binding on HUF.	Client is Karta on behalf of HUF	No	N _o		
Authority Letter from Partners	Letter from partners of a partnership firm authorising given partner(s) to act on behalf of the firm and the documents so executed by such partner(s) will be binding on the firm.	Client is partnership firm	No	No	C5	21-22
Demand Promissory Note	Demand Promissory note executed by Client in favor of ABFL for the Facility amount	All cases	Revenue	No	2	23
Letter of Continuity	Confirmation by Client regarding validity of Demand Promissory Note executed by the Client in favor of ABFL until entire repayment of facility is done by the Client	All cases	No	Z o	N	24
Letter from Borrower forwarding Security Cheque(s)	Undertaking letter along with cheques submitted	All cases	No	Z _o	_	25
End Use Declaration	Declaration by the client regarding end use of the Facility	All cases	N _o	No		26
Request for Disbursement	Customer request for disbursement	All cases	Z o	No	2	27
Declaration for signing in Vernacular language	Declaration for signing Confirmation by Client regarding understanding the terms in Vernacular language and conditions of the Agreement where Client is not conversant with English Language	Only for cases Borrower is not conversant with English	N _o	8	Ν	22
Communication	Client confirms the address which shall be used by ABFL for all communications with the Client	All cases	No.	N _o	- 2	29
Cheque Submission Form	Record of PDCs submitted	All cases	No	No	N	30
NACH Form	In case any payment to ABFL is through Electronic Clearing	All cases	Z _o	No	N	31-32
Signature Verification from banker	Confirmation from the Bank (which has issued the cheque Book from which cheques have been provided by Client	All cases	No.	No.		ω ω

0000800/-

Aureement 38163321711461056588-00262372 3816332 47/2012

FACILITY AGREEMENT

The Alchi TY AGREEMENT (hereinafter referred to as "Facility Agreement") under such Person(s), whose name(s) and address(es) are as specified with the place and date as specified in the Schedule between such Person(s), whose name(s) and address(es) are as specified to the context of the context of meaning thereof safe free to be successors and permitted assigns) of ONE PART

AND

(Adjustific pinance Limited, a non-trainiting manuscular to the context or meaning the specified in the Schedule (hereinafter referred to as The SECONDPART.

any of the First Part and the Party of the Second Part are hereinafter referred to individually as 'Party' and collectively as 'Parties'

		100	>	100	. No		
4.0	Name of Farmers	1	Sign Englisher me name and siyle of	wife of daughter of	Mr. 801 P	of/daughter of	Mr./Miss./Mrs
	Solvating in the or		eano style or				
years.	years.						
		OR		atp	OR	residing at	
			at	resent carryin			aged
				at present carrying on the business of	aged		ed
					ye		years, son of/wife
				as sole	years, son		n of/wife

L. CHILL	MY WISH MILES	Bear he a	6.0.	Led Ollice at	and an Aman and an Aman	Companies
72.	Manliem .	12 41. 601.	- 7	Office of the	DEE and having its Decicts	Companies Act 1
mpany incorporated und	LIMITED aco	PRIVATA	-03	SQUARK	AMTZ MEDPOLIS SQUARK ROI PRIVATIK LIMITED, a Company incorporated under the	AM12
			OR			7
						at
				ig on the business of	and at present carrying on the business of	1

OR

an

association/society/trust

representatives, successors and permitted assigns/its successors and permitted assigns respectively) of the ONE PART. the Facility on the terms and conditions appearing herein, and all or any such renewal, reduction, enhancement or withdrawal shall be governed at its sole discretion and from time to time, as the case maybe, have the authority to renew or reduce or enhance the limit or altogether withdraw The Borrower(s) has requested ABFL and ABFL has agreed to provide Facility upto the limit(s) as specified in the Schedule wherein ABFL shall context hereof, include, wherever applicable, the partners of the said firm, his/her/their respective heirs, executors, administrators'

acknowledged by the Parties, the Parties hereto agree as follows: mutual agreements and covenants set forth in this Agreement, and for other good and valuable consideration, sufficiency of which is hereby by the provisions of this Agreement, as may be modified from time to time. Now, therefore, in consideration of the representation of

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions
 In this Agreement, the following meanings are applicable.

read in conjunction with the Sanction Letter "Agreement" means this Facility Agreement and any amendment made thereto from time to time by the parties hereto for grant of Facility

"Branch" means the branch of ABFL at the place mentioned in the Schedule and shall include any other branch where the Facility account is maintained or transferred at any time at the sole discretion of ABFL.

"Business Day" means a day on which the Branch, or such other office as may be notified by ABFL, is open for normal business

of the Tenor of the Facility and/or respective tranche/drawdown. "Bullet Repayment" shall mean repayment of the entire principal Facility amount of the Facility vide a single payment on or before the end

the Borrower(s) when due for payment (or reimbursement) by the Borrower(s) to ABFL, as stated in the Schedule/Sanction Letter or as may be amended from time to time by ABFL in its sole discretion "Default Interest Rate/Additional Interest" means the rate at which ABFL shall compute and apply Interest on all amounts not paid by

"Due Date" means the date(s) on which any EI or any other outstanding amounts in respect of the Facility falls due

or where funds are transferred through various types of plastic cards or such other debit clearing service notified by Reserve Bank of India or through an electronic file containing the details of the funds transfer sent by electronic media or payment through an electronic cheque participation in which has been consented to in writing by the Borrower(s) and/or the Lessee for facilitating payment of EI either through a message for transfer of funds sent electronically or through image of instrument or transfer of funds sent electronically "National Automated Clearing House" hereinafter referred to as "NACH", shall be deemed to include transfer of funds electro

"Effective Date" means the date on which the first disbursement is availed by the Borrower(s) out of the Facility

"EI" or "Equated Instalments" shall mean the amount payable by the Borrower(s) at such period of rests as provided for in the Sanction Letter, to ABFL comprising of Interest, or as the case may be, principal and Interest calculated on the basis of such period of rests at the Interest Rate applicable as stated in the Sanction Letter and is rounded off to the next rupee.

the benefit of ABFL wherein the Lease Rentals (if applicable) shall be deposited by the Lessee as confirmed by the Letter/Tripartite "Escrow Account" shall mean a Current/Savings Account opened by the Borrower(s) with a Bank acceptable to ABFL and escrowed for

"Event(s) of Default" means and includes the events as specified in clause 13 hereof.

Hindu Undivided Family business of

as joint family business under the style of

as the Karla of his joint family carrying on the

in partnership under the name

OR

years, son of

at present carrying on the business of

to this Agreement against the security of Propertyles and shall include the principal amount and all duss outstanding thereunder including but not limited to interest. Default interest Rale, Additional Interest and Penal interest Rale, Charges, Fees and premiums, payable "Facility" means the facility/ies sanctioned/granted by ABFL in terms of this Agreement for the purpose(s) as provided for in the schedula

not for ca soever at any time for or in respe

Co-Applicant's Signature

s Signature

"Interest" means the amount payable by the Borrower(s) to A 😂 FL with 🔭 respect to the Facility being provided by ABFL to the Borrower(s) as

"Interest Rate" means the rate at which ABFL shall comput⇔ and ap>ply Interest on the Facility, as stated in the Schedule

"Interest Reset Date" means the date as on which the Le 🕶 der re ≤ ets the Spread and/or interest Rate (as applicable)

otherwise) which is payable by the Lessee to the Borrower(s) under the Lease Agreement "Lease Rentals" means the amount (by way of rent, lease re 🕶 tal, lease e fee, license fee, compensation, business conducting charges or

"Lease Agreement" means the Agreement entered into bet een the Borrower(s) and the Lessee, with respect to the Property/iese

Agreement to use and occupy the same by paying Lease Re 🕶 tals to 🖃 ne Borrower(s) as agreed to under the Lease Agreement "Lessee" means a tenant/occupier/lessee/licensee (or addr 👄 Ssed/kn. Own by any other name) of the Property/ies under the Lease

such a purpose and/or directly to ABFL Borrower(s) to the Lessee, whereby the Lessee interalia agree 🕽 to mak 🌑 payment of the Lease Rentals into an Escrow Account opened for "Letter" means the written communication issued by the Less 👝 e in fa🗸 our of ABFL and/or giving a confirmation on the letter issued by the

"Material Adverse Effect" means the effect or consequence of any event or circumstance which is or is likely to be:

Adverse to the ability of the Borrower(s) or any Person to perform or comply with any of their respective obligations in relation to the Facility, this Agreement and/or Security Documents in accordance with their respective terms; or

to any Security Documents Prejudicial to any of the businesses, operations or financi all condit ion of the Borrower(s) or its project(s) or of any Person who is party

or otherwise), sovereign state, or any agency, department, au 🗲 mority o 🖛 political subdivision thereof, international organisation, agency on shall include the trustee or the trustees for the time being. case of an individual shall include the legal representatives, a 🖒 ministr 🕳 tors, executors and heirs of such individual and in case of a trust authority (in each case, whether or not having separate legal P 🧼 rsonali 👣 and shall include their respective successors and assigns and in Hindu Undivided Family (HUF), societies (including co-operati 🗸 🕳 societ 🕶 es), trust, unincorporated organisation, government (central, state "Person" means and includes an individual, statutory corpor atton, body corporate, partnership, joint venture, association of Persons

"Pre-closure" means premature repayment of the entire out 🥌 tanding. Facility, as provided therefor in the Sanction Letter

provided therefor in the Sanction Letter "Pre-closure Charges" means additional charges payable 🖘 🛎 ong wit 🗈 the entire outstanding Facility in the event of Pre-closure, as

"Prepayment" means premature repayment of part of the Faracility as provided therefor in the Sanction Letter

Prepayment, as provided with respect thereto in the Sanction Letter. "Prepayment Charges" means additional charges payable 🖘 Iong with the prepayment amount by the Borrower(s) to ABFL in event of

or for any dues to ABFL "Post Dated Cheques" or "PDCs" means the cheques issued 🎞 y the B 🗢 rrower(s) including undated cheque(s) towards payment of the EI

"Parties" means ABFL and the Borrower(s) referred to collect tively

"Propertyles" means a real estate propertyles (including a pt lot fam d with or without construction thereon or a flat in a building) against the security of which the Facility is granted by ABFL in terms of the security of which the Facility is granted by ABFL in terms of the security of which the Facility is granted by ABFL in terms of the security of which the Facility is granted by ABFL in terms of the security of which the Facility is granted by ABFL in terms of the security of which the Facility is granted by ABFL in terms of the security of the security of which the Facility is granted by ABFL in terms of the security of the security of which the Facility is granted by ABFL in terms of the security of the security of which the Facility is granted by ABFL in terms of the security of the security of which the Facility is granted by ABFL in terms of the security of the security of which the Facility is granted by ABFL in terms of the security of the security of which the Facility is granted by ABFL in terms of the security of the security of which the facility is granted by ABFL in terms of the security of the se

Information with respect to Reference Rate is available on A 🕽 FL's website www.adityabirlafinance.com. The Reference Rate has two "Reference Rate" means the interest rale so declared by ABF 🚛 , which 🕯 is subject to change from time to time as deemed fit by ABFL. The

"Short Term Reference Rate" means ABFL's Refer ence Rate as published from time to time by ABFL for FacilityTies, which is equal

which is more than 12 months (as provided in the Sched le) to or less than 12 months (as provided in the Schedule)
"Long Term Reference Rate" means ABFL's Reference Late as published from time to time by ABFL for Facility lies, the tenure of

"Repayment Mechanism" shall have the meaning ascribed to it in the Schedule

amendments/modifications thereto "Sanction Letter" means the letter as of the date specified in the Sche ule in connection with sanction of the Facility and shall include all

"Schedule" means the schedule(s) appended to the Agreem ← nt and 🌲 he same shall form an integral part of this Agreement

Borrower(s) for creating and perfecting the Security Interest in favour of ABFL "Security Documents" shall mean all documents entered in t or executed by the Borrower(s) or any third partyles on behalf of the

"Security Interest" shall mean any mortgage, pledge, hypothe — alton, a signment, deposit arangement, encumbrance, lient (istin) then), preference, promy or other security agreement of any kit — do not a "ture whatebeere executed by the Borrower(s) or by any out party/fas on behalf of Vige before(s) with respect to the Proper " To lies in " a vouno! ABFL including, authoritimation stry condition! party/fas on behalf of Vige before(s) with respect to the Proper " To lies in " a vouno! ABFL including, authoritimation stry condition!" ngement, encumbrance, lien (statuto

plicant's Signature e retention agr

> from time to time at the sole discretion of ABFI "Spread" means the Interest Rate charged by ABFL to the Borrower(s) over and above the Reference Rate, which is subject to

"Term" or "Tenure" shall be the period for which the Facility is being given hereunder, as provided for in the Sanction Letter/

"Transfer" shall have the same meaning assigned to it under the Transfer of Property Act, 1882 and will in addition also include as defined under The Easements Act, 1882

"Tax" or "Taxes" means and includes any and all present or future claims for tax, levy, impost, duty or other charge of a simila (including any penalty or interest payable in connection with any failure to pay or any delay in paying any of the same) including duties, customs and other assessments, or fees, however imposed, withheld, levied, or assessed by any governmental authority, it

"Tripartite Agreement" means the Agree not include tax on the income of any Party.

make payment of the Lease Rentals into an Escrow Account opened for such a purpose and/or directly to ABFL ment between the Borrower(s), ABFL and the Lessee whereby the Lessee interalia ac

1.2 Interpretations

In the Agreement, unless the contrary intention appears

a) A reference to:

- An agreeme time as also all schedules, annexures and appendices thereto;

 An "Amendment" includes a supplement, modification, novation, replacement or re-enactment and "amended" is to Idocument/undertaking/deed/instrument/indenture/writing includes all amendments made thereto from
- construed accordingly;
 "Assets" include all property/les whatsoever, both present and future, (whether tangible, intangible or otherwise), investing the construed accordingly.
- registration:
 "Control" means, as applied to any person, the power or right to, directly or indirectly (i) direct or cause the direction "Authorisation" includes an authorisation, consent, clearance, approval, permission, resolution, licence, exemption, fill
- management of that person, (ii) direct or cause the direction of the policy decisions exercisable by that person, or (iii) no for appointment the majority of the directors on the board of directors of that person, by virtue of ownership of voting security.
- 5 management rights or contract or in any other manner.
 "Law" includes any constitution, statute, law, rule, regulation, ordinance, judgement, order, decree, authorisation, interpretation of any of the foregoing by, any judicial authority, whether in effect as of the date of the Agreement or thereaft published directive, guideline, requirement or governmental restriction having the force of law, or any determination each as amended from time to time
- ž ž
- "Repayment" includes repaid, repayable, repay;
 The "Sanction Letter" shall be read in conjunction with the provisions of this Agreement and shall form an integral part and purpose Agreement. To the extent of any inconsistency or repugnancy, the contents of the Sanction Letter shall prevail to all i
- Schedule as specified, of the Agreement:

 The singular shall include plural (and vice versa) and the masculine gender, the feminine or neutral gender.

 The index to and the headings in the Agreement are inserted for convenience of reference only and are to be ignored in cons A reference to a Sub-clause, Section or a Schedule of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote a reference to such Sub-clause, Section of the Agreement shall denote the sub-clause of the Agreement shall denote the Agreement shall denote the sub-clause of the Agreement shall denote the Agreement shall denote the sub-clause of the Agreement shall denote the sub-clause of the Agreement shall denote the sub-clause of the Agreement shall denote the sub-clause o
- and interpreting the Agreement.

 Reference to the words "include" or "including" shall be construed without limitation.
- All approvals, permissions, consents or acceptance required from ABFL for any matter shall require the "prior", "written" app
- than in connection with specific Sections, Sub-clauses or Schedules, shall refer to the Agreement as a whole, A reference to a 'month' is a reference to a period starting on one day in a calendar month and ending on the date immediately by or Schedule to, the Agreement shall refer to such Section or Sub-clause in, or Schedule to the Agreement, and when used other The words "hereof", "herein", and "hereto" and words of similar import when used with reference to a specific Section or Sub-clau
- which that period ends, that period shall end on the last day in that calendar the numerically corresponding day in the next calendar month, except that if there is no numerically corresponding day in the mo
- shall be final and binding on the Borrower(s). Insofar as capitalised terms are concerned: In the event of any disagreement or dispute between ABFL and the Born ornission, claims, breach, default or otherwise, the opinion of ABFL as to the materiality or reasonableness of any of the forematter including of any event, occurrence, circum an ABFL and the Borrower(s) regarding the materiality or reasonableness on instance, change, fact, information, document, authorisation, proceeding
- All capitalised terms used but not specifically defined herein shall have the respective meanings ascribed to them under
- Any reference in this Agreement to a statute shall be construed as a reference to such statute as the same may have been, or All capitalised terms used but not specifically defined in the Schedule shall have the respective meanings ascribed to them Agreement or in the Schedu
- Any reference in this Agreement to any agreement, document, contract or consent shall be construed as a reference to from time to time be, amended or re-enacted.
- agreement, document, contract or consent as the same may have been or may from time to time be amended, eplaced, novated or supplemented subject to and in accordance with the terms hereof varied, reiss

Co-Applicant's Signatu

- 3 Any expression not defined herein shall, if defined under General Clauses Act, 1897 shall carry the same meaning as assigned to it under the said Act.
- 2.1 Subject to the terms of this Agreement, ABFL agrees, based on the Borrower(s)'s request and relying on the representations and ABFL, the Facility on the terms and conditions as contained in this Agreement, the Schedule/Sanction Letter executed or tendered by the Borrower(s) in relation to the Facility, to lend to the Borrower(s) and the Borrower(s) agrees to borrow from warranties, covenants, undertakings hereinafter contained and in consideration of the application for Facility and other documents
- 2.2 The relationship between ABFL and the Borrower(s) as lender and Borrower(s) shall commence from the Effective Date of this Agreement shall have been fully paid to and received by ABFL and all obligations of the Borrower(s) are discharged in full, to the satisfaction of ABFL and subsist until all monies due and payable by the Borrower(s) to ABFL under this Agreement and in all other documents pursua
- 2.3 This Agreement shall become binding on the Borrower(s) and ABFL on and from the Effective Date. It shall be in force till all the monies due and payable to ABFL in terms of the Facility are fully paid off by the Borrower(s) to ABFL.
- 2.4 The Borrower(s) unconditionally agrees, undertakes and acknowledges that ABFL has an unconditional right to cancel the undrawn intimation of the same to the Borrower(s) commitments under the Agreement at any time during the currency of the Agreement and that ABFL shall endeavour to provide prior

3 PURPOSE

- 3.1 The Borrower(s) shall apply the proceeds of the Facility solely for the purposes as mentioned in the Sanction Letter
- 3.2 The Borrower(s) hereby undertakes that, if requested by ABFL, it shall provide ABFL with any information or documents that it may reasonably require in order to verify whether the proceeds of the Facility have been applied in the manner specified hereinabove.

4 FEES, CHARGES, COSTS AND CLAIMS

- 4.1 The Facility shall bear service charges and any other fees, including service tax, if any, as mentioned in the Sanction Letter, which the Borrower(s) agrees to reimburse to ABFL separately
- 4.2 ABFL shall be entitled to recover from the Borrower(s), Prepayment Charges at the rate mentioned in the Sanction Letter on the principal amount of Facility, repaid by the Borrower(s) ahead of the time as mentioned in the Repayment mechanism as mentioned in the Sanction
- 4.3 The Borrower(s) undertakes to pay/reimburse all legal charges, taxes, other imposts, levies costs, charges, fees and duties including stamp duty and relevant registration and filing charges in connection with the Facility and the Security Documents as may be levied from time to time by the Government or by any local authority, state government and the central government in addition to the valuation charges, matter relatingmereto expenses for inspection and all other singular expenditure incurred by ABFL directly or indirectly in connection with the Facility or any
- The Borrower(s) shall reimburse all sums paid and/or expenses incurred by ABFL (including by or on behalf of their representatives be entitled to call upon the Borrower(s) to make payment of the same consultants/appraiser) with interest at the rate applicable to the Facility from the date of payment till such reimbursement. The ABFL shall within such period as may be specified by ABFL
- The Borrower(s) agrees, declares and confirms that, ABFL may, at its absolute discretion, appropriate any payments made by the dues payable by the Borrower(s) to ABFL under the Agreement and/or other agreen Borrower(s) and/or the Lessee under the Agreement/any amounts realised by ABFL by enforcement of security or otherwise, towards the ints entered into between the Borrower(s) and ABFI
- 4.6 The Borrower(s) agrees, declares and confirms that, ABFL may, at its absolute discretion, appropriate any payment made to any third party on Borrower's behalf, ABFL shall deduct such fees from the Facility being disbursed to the Borrower(s) and the Borrower(s) shall be liable for the entire amount without the aforesaid deduction. made to any third

CONDITIONS PRECEDENT

ABFL that the Borrower(s) has satisfied the following Conditions Precedent Save as ABFL may otherwise agree in writing, ABFL shall not honour disbursement request unless the Borrower(s) has/have confirmed to

- 5.1 The following certificate shall be delivered by the Borrower to ABFL:
- <u>a</u> In case if the Borrower is a Company, a certificate issued by a director on the board of directors of the Borrower(s), attaching a copy of (i) the Memorandum and Articles of Association of the Borrower(e), (ii) an extract of a resolution of the Board of Directors of the Facility document and any other documents required in connection with the transactions contemple which it is a party and (v) certifying each of such attached documents to be complete, correctand in the context of the required to be executed on behalf of the Borrower(s) in connection with the Facility or attaching a copy of, and certifying the authenticity and validity of a power of attorney of the company authorizing a non-officer to execute on behalf of the Borrower(s) the authenticity and validity of, a power of attorney of the company authorizing a non and to execute the required Facility documents as per the Memorandum and Articles of the Born passed by the Board of Dire Borrower(s), authorizing the Borrower(s)'s entry into and performance of the Facility document to which it is a party, (iii) the resolution ctors of the Born atures of each officer of the Borrower(s) who will sign the Facility document and any other documents wer(s) authorizing particular persons to deal with ABFL in connection with the Facility sted by the Facility document to rower(s) and (iv) certifying the

Applicant's Signature

- 90 b) Companies Act, 1956, setting out the borrowing limits of the Borrower(s).
 A certificate true copy of the latest audited financial statements of the Borrower(s) and the company Secretary / Statutory Auditor of the Borrower(s) stating that the borrowing under the Agreement is in A certified true copy of the resolution passed by the Borrower(s)'s shareholders in accordance with Section 293(1) (d) of the
- accordance with Section 293 (1) (d) of the Companies Act, 1956 and applicable laws
- 5.2 The Agreement being duly executed and delivered to ABFL by the Borrower(s).
- 5.3 The Borrower(s) satisfies ABFL of its clear and marketable title to the Property/ies
- 5.4 There is no Security Interest on the Property/les other than the Security Interest created in favour of ABFI
- 5.5
- In the event of there being co-borrower(s) who is an individual, the Co-Borrower(s)'s submission to the satisfaction of ABFL his/her/fits financial statements, proving his/her/its income and its source thereof
- 5.6 Submission of all the necessary approvals and permission from the appropriate authorities
- 5.7 Subsistence and validity of necessary insurance policy for the Property/les insuring the same comprehensively for an amount larger than the amount of Facility made available
- 5.8 Execution of Security Documents, creation and perfection of Security Interest agreed to be created by the Borrower(s) in favour of to ABFL except in those cases where the Borrower would be purchasing the Property/les after disbursal of the Facility and ABFL will be making payment to the seller thereof directly. In such cases, Security Documents shall be executed as per the terms of the Sanction Letter.
- 5.9 Letter/Tripartite Agreement being obtained from Lessee (in case repayment is to be made from Lease Rentals to be paid by the Lessee)
- 5.10 The Borrower(s)'s submission to ABFL of PDCs towards EMIs/NACH Mandate Form (In case repayment is not to be repaid from the Lease Rentals to be paid by the Lessee).
- 5.11 Any other document or writing as ABFL may require at its sole discretion

6 DISBURSEMENT:

- 6.2 It is understood that the charges in relation to the disbursement shall be borne by the Borro 6.1 ABFL shall, unless otherwise agreed between the Borrower(s) and ABFL, disburse the Facility in lump sum or in suitable instalments to be decided by ABFL at its discretion by issuing a Demand Draft crossed as "Alc Payee only" or Account Payee crossed cheque(s)/pay order(s) or by National Electronic Fund Transfer (NEFT) or Real Time Gross Settlement (RTGS) in the name of the Borrower(s)/Bank Account of the Borrower(s) or in the name of the previous financier/Bank Account of the previous Financier towards the repayment of the previous Facility to be taken over by utilising this Facility or in the name of the seller of the Property/les to the Borrower(s) or in any
- 6.3 Disbursement shall be deemed to have been made to the Borrower(s) on the date appearing on the cheque(s)/pay order(s)/Demand Draft/date of NEFT or RTGS, as the case may be, irrespective of the date of receipt of the cheque(s)/pay order(s)/Demand Draft/NEFT or RTGS by the Borrower(s). ABFL shall not be liable for delayed receipt of cheques/pay order/Demand Draft/NEFT or RTGS by the
- 6.4 ABFL may not, in case it has disbursed any amount, disburse any further amount under the Facility unless the following conditions are complied with to the sole satisfaction of ABFL before such further disbursement:
- No Event(s) of Default shall have occurred and/or shall be subsisting: The Borrower(s) shall have produced evidence of the use of prior disb

- The Borrower(s) shall have assigned in favour of ABFL, the insurance policy (les) as required by ABFL; in The Borrower(s) shall have produced periodic financial statements (if asked for by ABFL) and it is sole discretion, which shall be The Borrower(s) shall have produced all or any other documents or writings as required by ABFL in its sole discretion, which shall be
- binding on the Borrower(s).

7. CANCELLATION

- 7.1 The Borrower(s) may cancel the Facility within such ABFL not later than seven days from the date of such cancellation ABFL in writing. Upon cancellation of the Facility by the Borrower(s), the Borrower(s) shall be liable to pay the Pre-closure charges mentioned in the Sanction Letter along with the entire Facility disbursed in one lump sum by demand draft or otherwise as acceptable number of days from the date of sanction or initial disbursement as consented to by
- 7.2 In the event the entire Facility is not disbursed due to any reason whatsoever, within the period as men may at its sole discretion suspend or cancel the further disbursement of the Facility, any lime thereafter ed in the Sanction Letter, ABF
- 7.3 No refund will be made of any amounts paid by the Borrower(s) or any part thereof to ABFL vide any charges, fees, premiums as provided therefor in the Sanction Letter, interest and any of
- 7.4 If, at any time, it is or will become unlawful for ABFL to perform any of its obligations as contemplated by this Facility or any un-disbursed portion thereof then the Facility will be immediately cancelled and the page. cility disbu

applicant's Signature

repaid by the Borrower(s) on or prior to the date specified by ABFL in the notice delivered by ABFL to the Borrower(s) in this regard. Further there shall be no refund of the amounts paid, as mentioned in clause 7.3 above.

ра INTEREST & FACILITY ACCOUNT

- Interest shall accrue on the Facility/les at the rate prescribed in the Schedule/Sanction Letter and shall be payable as provided for in the
- 8.2 Without prejudice to the rights of ABFL to demand immediate repayment of the entire Facility, if any interest remains unpaid on the date it is due and payable as mentioned above, then the unpaid Interest will be compounded as per the time period prescribed in the
- 8.3 If the Borrower(s) falls to pay any amount payable by them under the Facility on the Due Date, interest shall accrue at the Default interest Rate/Additional lighterest on the overdue amount from the due date up to the date of actual payment, compounded as per the time period prescribed in the Schedule, during the period of delay/default. Any interest accruing under this clause shall be immediately payable by the Borrower(s) forthwith on demand by ABFL.
- 8.4 The Borrower(s) agrees to pay interest on the Facility as per the Schedule/Sanction Letter and which shall be fixed or as decided by the Reference Rate may be changed by ABFL from time to time, at its sole discretion as to the frequency thereof Lenderand linked to the Reference Rate calculated on the daily balance of the outstanding Facility. The Borrowai(s) is aware that the
- 8.5 ABFL would be entitled to alter the number of Els (if applicable) consequent upon the revision/s of the interest Rate or if any top up Facility provided or additional/penal interest, charges, fees of whatever nature are levied from time to time by ABFL
- 8.6 The Borrower(s) hereby undertakes that the changes effected by ABFL from time to time either in the quantum of the Els or increase in the without the execution of any additional documents, and only by a communication originating from ABFL to this effect shall suffice. The Borrower(s) shall not raise any dispute with regard to the above. Wherever it is agreed between the parties that the repayment of the Borrower(s) by himsolf/itself in addition to the Lease Rentals being paid to ABFL in case the Lease Rentals are not enough to meet the El in Facility shall be by way of Lease Rentals, the Borrower(s) agrees and acknowledges, that any increase in the Eis will be met by the number of Els or extending the tenure of repayment of the Facility, together with such changes in the Els, will be binding on the Borrower(s)
- 8.7 The Borrower(s) shall pay Interest from time to time as described in the Sanction Letter, in addition to payment of pro charges and all types of taxes relating thereto and other duties, penal Interest, penal charges and every other fees charges, expenses, levies imposed by ABFL connected with the Facility including charges for late payment of Els. ocessing fees, other
- 8.8 The Interest payable by the Borrower(s) shall be subject to the changes based on guidelines I directive issued by RBI to banks from time to time and also asperthe changes made by ABFL
- 8.9 The Borrower(s) is aware and confirms that ABFL shall at any time and from time to time be entitled to change the interest Rate depending same to the Borrower(s) respectively. Such revised Interest Rate shall be applicable on the Borrower prospectively. the Borrower(s) and hereby secured. Borrower(s) shall be deemed to have notice of change in the interest Rate whenever there is a change in the Reference Rate as notified by ABFL on its website www.adityabirlafinance.com and/or by communicating the on the changes in the Reference Rate and/or Spread, and such revised Interest Rate shall always be con strued as agreed to be paid by
- 8.10 Interest on the Facility shall begin to accrue from the date of debit to the Facility account simultaneously with ABFL's disbursement of the realization of such Demand Draft/Account Payee Cheques/Pay orders or the time taken in such realization. Facility by issuing disbursement by Demand Draft/Account Payee Cheques/pay orders/NEFT or RTGS or otherwise without ABFL concerning itself with the receipt of such disbursement by the beneficiary/recipient and also without ABFL concerning itself with the
- Interest on the Facility shall be computed and debited to the Facility account.
- At the intervals as stated in the Schedule/Sanction Letter.
- 00 Taking the basis of 365 days a year/366 days in case of a Leap Year.

 At the Interest Rate more particularly described in the Schedule/Sanction Letter herein or as may be prescribed by ABFL from time to
- ٥ On the actual amount outstanding on the last day of the preceding period of the interval as stated in the Schedule/Sanction Letter
- 12 Interest Tax and other taxes/levies as may be applicable from time to time on the Facility shall be borne solely by the Borrower(s).
- 8.13 ABFL shall be entitled to debit all other amounts due and payable by the Borrower(s) under this Agreement (including but not limited to
- 8.14 All amounts in default for payment (i.e. not paid by the Borrower(s) when due to ABFL) including arrears of Els, Interest before the the Borrower(s)'s Facility account, unless separately reimbursed to ABFL by the Borrower(s). Such amounts shall form part of the Facility. expenses which may be incurred by the Borrower(s) in the enforcement or attempted enforcement of security created in favour of ABFL) to interest tax, fees, stamp duty, processing fee, login fees, costs, service/Prepayment and other charges, claims and expenses including
- as provided for in the Schedule/Sanction Letter. being any need to assign a reason for such revision and interest and penal charges/Interest shall thereafter accrue at such revised rate(s) commencement of Els, costs, charges and expenses debited to the Facility account shall attract penal interest / charges without there
- 8.15 The Borrower(s) acknowledges and agrees that the Default Interest Rate/Additional Interest is reasonable and that they represent genuine pre-estimates of the loss expected to be incurred by ABFL in the event of non payment of any monies by the Born

Co-Applicant's Signature

9. REPAYMENT

- 9.1 The Borrower(s) shall make the repayment of the EVFacility amount to ABFL directly or through the Lessee who is obliged to make payment of the Lease Rentals to the Borrower(s) in accordance with the Letter/Tripartite Agreement, to ABFL
- 9.2 If the Due Date in respect of any amount payable under the Facility falls on a day which is not a Business Day at the place where the payment is to be made, the immediately preceding Business Day shall be the Due Date for such payment.
- 9.3 The repayment to be made by the Borrower(s) of the Facility (including the principal, interest thereon and any other charges, premium fees, taxes levies or other dues payable by the Borrower(s) to ABFL in terms of this Agreement) shall be repayable by the Borrower(s) to draft/NEFT or RTGS drawn in favour of ABFL on a scheduled bank or in any other manner as may be specified by ABFL from time to time either by way of EI as more specifically mentioned in the Sanction Letter towards repayment of principal and Interest or by separate ABFL, at the Branch (or at any other branch of ABFL or at any other place as may be notified by ABFL) and/or by cash/ NACH/ cheque / bank Agreement) shall be repayable by the Borrower(s) to
- The Facility is proposed to be paid before the commencement of Et; or Towards repayment of interest before the commencement of the Et; or Towards repayment of Default Interest/Additional Interest, fees, charges, taxes claims, costs and expenses charged to the Facility

AND/OR

- 9.4 If repayment is to be made by the Lessee on behalf of the Borrower(s) through Lease Rental as per the Sanction Letter, the Facility (including the principal, Interest thereon and any other charges, premium, fees, taxes levies or other dues payable by the Borrower(s) to El as more specifically mentioned in the Sanction Letter towards repayment of principal and Interest ABFL in terms of this Agreement) are intended to be satisfied from Lease Rentals credited to the Escrow Account or by way of payment of the Lease Rentals directly by the Lessee to ABFL in accordance with the Letter/Tripartite Agreement on behalf of the Borrower(s) by way of
- 9.5 Credit for all payments by cheque / bank draft/ NEFT or RTGS will be given only on realisation or on the relative Due Date, whichever is
- 9.6 The Borrower(s) shall not, without the approval of ABFL (which approval may be given subject to such terms and conditions as may be stipulated by ABFL including payment of prepayment charges and / or any other charges, plus applicable interest tax or other statutory levy) or unless otherwise permitted under the Sanction Letter, prepay the outstanding principal amounts of the Facility in full or in part before the Due Dates
- 9.7 The El amount shall be arrived so as to comprise the end of the Term. The Borrower(s) shall in case of Bullet Repayment, pay the Interest as provided for in this regard in the Sanction event that the repayment of the Principal Facility amount is to be by way of Bullet Repayment, then the Borrower(s) shall repay the same at Rate, periodicity, of repayment, of the entire liability under the Facility at the end of its tenure and the Borrower(s) agrees to continue paying Els directly or through the Lessee as mentioned hereinabove until all amounts due to ABFL have been repaid in full to ABFL. In the repayment of principal and/or payment of interest calculated on the basis of the Interest
- 9.8 In the event, repayment has to be made directly by the Borrower(s) and not through the Lessee:
- a) NACH's / standing instructions in line with the changes effected by ABFL.

 The Borrower(s) hereby acknowledges that he shall be liable for any action arising out of dishonour of PDCs and non-maintenance of The standing instructions and the amount of PDCs and/or the instructions for NACH payment will stand modified on account of revision in the Interest Rates, as the Els shall be revised and the Borrower(s) hereby undertakes to provide appropriate chequest pay orders, The Borrower(s) undertakes to provide Post Dated Cheques(PDCs) as demanded by ABFL as a condition for granting the Facility
- 5) of penalty and other additional charges as provided for in the Sanction Letter.

 The Borrower(s) will not change any NACH mandate without the prior written approval of ABFL and after giving a prior notice of at leas balance in the concerned Bank account to honour the PDCs / NACH's instructions, in addition to being liable for charges by way
- c ٥ month to ABFL.
- The Borrower(s) is aware and agrees that ABFL at its sole discretion is entitled to cancel the NACH facility and ask the Borrower(s)
- e) for any other mode of repayment, which the Borrower(s) will not refuse.

 Any charges in respect of the NACH/Standing instructions imposed by Banks shall be borne by the Borrower(s) and in case ABFL pay. the same (at its sole discretion), the Borrower(s) shall reimburse the same to the Borrower(s) on demand, failing which it shall be added to the Facility.
- f) The Borrower(s) agrees to make payment to ABFL hereunder from the Borrower(s)'s own legal sources.
- 9.9 If the Facility is repaid together with all the interest, Prepayment Charges, Pre-closure Charges, Default Interest Rate/Additional Interest other charges and levies calculated till date of the said repayment to the complete satisfaction of ABFL, the Borrower(s) will be entitled for the return of all the unutilized PDC's (if any) and/or release of all the Security Interest created in favour of ABFL within a period of three months from the date of such repayment
- 9.10 The Borrower(s) will be entitled prepay/pre-close the outstanding Facility either partially or completely together with all the Interest. Prepayment Charges, Pre-closure Charges, Default Interest Rate/Additional Interest, other charges and levies calculated up to the date of Prepayment/ Pre- closure provided for in the Sanction Letter in this regard. It is agreed and understood that on the said Prepayment/

Co-Applicant's Signature

peticant's Signature

Borrower(s) will not be entitled to claim refund of processing fees, and such other levies not even proportionally on account of such Prepayment/Pre-closure. The Borrower(s) is liable to give atteast a period of one month's written notice of his intention of Prepayment subsequent to which the process for initiation of Prepayment/ Pre-closure of the Facility will be undertaken by ABFL

- 9.11 If the Borrower(s) commits default in payment of Interest accrued in the case of part disbursement, ABFL will be free to adjust such Interest remaining unpaid together with all charges from the subsequent disbursement or may recall the Facility at its sole discretion.
- 9.12 No notice, reminder or intimation will be given to the Borrower(s) regarding his obligation to pay the El/payment or repayment of any (for the period of such default), besides constituting a default thereby making all sums under this Agreement due and payable to ABFI amount hereunder regularly on each due data. It shall entirely be the Borrower(s) is responsibility to ensure prompt and timely payment to ABFL. Any delay or default interest Rate/Additional interest. ABFL any delay or default interest Rate/Additional interest. amount hereunder regularly on each due date. It shall entirely be the Borro
- 9.13 All repayments of principal and payment of interest and all other amounts by way of El or otherwise shall be given effect to in the Facility account in accordance with the method of effecting payment as adopted by ABFL at its discretion from time to time.
- 9.14 Provided further that any payments made by the Borrower(s) and/or the Lessee under the Facility shall be first adjusted towards the incidental charges and/or expenses, if any, then towards arrears of Interest and thereafter towards the arrears of principal Facility amount, in respect of the Facility, or in such manner as ABFL may in its sole discretion consider necessary or expedient
- 9.15 The Borrower(s) acknowledges that each Security Interest secures all amounts the Borrower(s) owes to ABFL at any time on any account (including in connection with the Facility). Even if the Borrower(s) repays the Facility, Interest, fees, costs, charges and expenses and all other amounts payable under this Agreement, ABFL need not release any Security Interest until ABFL is satisfied that no other amount is due or may become due for payment to ABFL/group companies of ABFL by the Borrower(s).

SECURITY

- 10.1 The repayment of the Facility, Interest, fees, costs, charges and expenses and all other amounts payable under this Agreement to ABFL shall be secured in such manner including by way of mongage in favour of ABFL over the Propertylies as described in the Schedule.
- 10.2 Guarantee from the Guarantor(s) as specified in the Schedule (if any).
- 10.3 Any other document as specified in the Sanction Letter
- 10.4 The Borrower(s) shall also furnish and issue such Power(s) of Attorney in the manner as prescribed by ABFL from time to time to ensure the creation of a valid mortgage in favour of ABFL and for such other purposes to further secure the Facility
- 10.5 ABFL shall be entitled to call upon the Borrower(s) and the Borrower(s) shall be liable to furnish to ABFL additional and / or alternate of the intimation from ABFL provide additional security or execute any further mortgage of any other property/les acceptable to ABFL within 30 days from the receipt security as decided by ABFL in the event of any substantial deterioration in the value of the security and the Borrower(s) shall be bound to
- 10.6 ABFL shall have the right to decide, in its sole discretion, the mode of mortgage or creation of any other security/additional security to be security evidencing the same as may be required by ABFL created by the Borrower(s) for securing the Facility and all other amounts as aforesaid and the Borrower(s) shall be bound to create such
- 10.7 The Borrower(s) shall execute any bonds, promissory notes for the Facility and all such documents, power of attorney(s) undertakings and agreements as may be required by ABFL at any time during the pendency of this Facility.
- 10.8 The Borrower(s) agrees that this Agreement, and any security hereby created or created subsequently, for and on account of the Facility payments or fluctuation of the Facility account. shall operate as a continuing security for all the obligations of the Borrower(s) in respect of the Facility, notwithstanding any partial
- 10.9 The Borrower(s) agrees that the security shall not be discharged /released by intermediate payment by the Borrower(s) or any settlement of accounts by the Borrower(s) till such time all the dues in respect of the Facility are fully paid to the satisfaction of ABFL.
- 10.11 The Borrower(s) agrees with, and undertakes that ABFL, shall have exclusive charge over the security created and that the Borrower(s) 10.10 The security shall be in addition to and not in derogation of any other security, which ABFL may at any time hold in respect of the Borrower(s)'s dues and shall be available to ABFL until all accounts between ABFL and the Borrower(s) in respect of the Facility are
- 10.12 The charge/security created by the Borrower(s) under this Agreement shall continue and remain in force till such time all other dues under or body, except with the prior written consent of ABFL shall not create any other encumbrance, charge or security interest in the security so created or any of them in favour of any other person
- fully discharged and ABFL/group companies issue a certificate of discharge to that effect this Agreement and in respect of all other Facility/facility obtained/to be obtained by the Borrower(s) from ABFL, and group companies are
- 10.13 The security created under this Agreement and the liability of the Borrower(s) shall not be affected, impaired or discharged by winding up (voluntary or otherwise) or by any merger or amalgamation, reconstruction, takeover of the management, dissolution or nationalization



(as the case may be) of the Borrower(s)

ABFLRIGHTS

ABFL shall, in relation to the Facility:

- 11.1 Have the sole right at any time during the tenure of this Agreement to revise/reschedule the Repayment Mechanism/amount of El or of schedule on being notified by ABFL of such revision or re-schedulement. any other amounts outstanding there under and the Borrower(s) shall make all future repayments to ABFL according to such revised
- 11.2 Have the sole right to amend any of the terms and conditions of this Agreement including but not limited to revision of interest Rate applicable from date of such revision in the records of ABFL and the Borrower shall be bound by the same. (including the Default Interest Rate/Additional Interest), periodicity of compounding interest, method of effecting credit of the repayments without assigning any reason or without having to notify the Borrower(s) and the Borrower(s) agrees that such revision shall become
- 11.3 Have the right to receive and adjust any payment/s that it may receive as an assignee of the insurance in relation to the Property/ies and on the life of the Borrower(s) lowards amounts due and/or payable by the Borrower(s) under this Agreement
- 11.4 Have the right to enter the Property/les, inspect books of accounts and other records maintained by the Borrower(s), after giving a prior
- 11.5 Have a right (though not bound), at Borrower(s)'s cost, to insure the Property/lies or take any measure for the up-keepment and preservation of the Property/ies, in case the Borrower(s) fails to do so.
- 11.6 Have the right to create a charge or mortgage over the Property/ies as security in its own favour (if not created)
- 11.7 Have the right to obtain refinance against the Facility as it may consider appropriate.
- 11.8 Be entitled to disclose any information about the Borrower(s), his account relationship with ABFL and/or any default committed by him (whether such information is provided by the Borrower(s) or obtained by ABFL itself and whether in form of repayment conduct, rating or defaults) to its head office, other branch offices, affiliated entities, group companies, Reserve Bank of India, any refinancing agency and such third parties as ABFL may in its sole and exclusive discretion, deem fit and proper and the Borrower(s) hereby consents thereto.
- 11.9 Shall also be entitled to seek and receive any information as it deems fit in connection with the Facility and/or the Borrower(s) from any third party; and
- 11.10 Be entitled to require the co-Borrower(s) (in case the co-Borrower(s) is an individual), in the event of the co-Borrower(s) opting to resign or retire from the employment prior to the age of superannuation or is discharged or removed from service before such date for any reason whatsoever, to instruct his employer to remit the emitie dues (including provident fund, gratuity and compensation) becoming payable by the co-Borrower(s) from his/her employer on account of his such cessation of employment and to receive and appropriate the same towards the co-Borrower(s)'s liability under the Facility.

BORROWER'S REPRESENTATIONS, WARRANTIES, COVENANTS AND UNDERTAKINGS

- 12.1 With a view to induce ABFL to grant the Facility to the Borrower(s), the Borrower(s) makes the following reprewarranties, covenants, agreements and confirms that these are and will continue to remain true, correct, valid and subsisting in every respect as of the date of the Agreement, the date of utilising the Facility, the date(s) of execution of each amendment to the Agreement:
- 5 to which it is party and its performance of its obligations hereunder and/or thereunder have been duly taken All acts, conditions and things required to be done, fulfilled and performed in order (a) to enable the Borrow The Borrower(s) is an entity [in case it is a non-individual] duly incorporated under the laws of India with power to enter into this thereunder and all corporate/other action required to authorize its execution of this Agreement and each of the ancillary agreements Agreement and any ancillary agreements to which it is party and to exercise its rights and perform its obligations hereunder and/or ower(s) to lawfully enter into,
- and binding; and (c) to make each of the documents admissible in evidence in India have been done, fulfilled and performed. Ensure that the entire amount of the Facility will be utilized for the purpose for which it is granted. The purpose for which Facility is taken is not litegal, speculative or neifarious. it is party; (b) to ensure that the obligations expressed to be assumed by it in the Facility document to which it is party are legal, valid exercise its rights under and perform and comply with the obligations expressed to be assumed by it in the Facility document to which
- Each Security Document creates (or, once entered into, will create), in favour, of ABFL the Security Interest which it is expressed to
- create with the ranking and priority it is expressed to have.
 Its payment obligations under the Facility rank above and in priority to the claims of all other creditors, except for obligations mandatorily preferred by applicable law.

 The obligations expressed to be assumed by the Borrower(s) in the Facility document to which it is a Party to are legal, enforceable
- Borrower(s) further represents and warrants that it is in compliance in all material respects with all authorizations applicable to and valid obligations binding on it in accordance with the provisions of law, including all applicable provisions of Indian Law. The
- The Borrower(s) has the competence and authority (corporate or otherwise) to enter into this Agreement, and to execute the Security Documents and to carry on its business and operations as at its being or is proposed to be conducted.

 All the licenses, permits and authorizations required for carrying on its business or industry have been obtained and are in full force.
- The Borrower(s) is in compliance in all respects with all applicable laws, including environmental laws, and regulations affecting its

- assets, its business and operations and has good title to or valid leases or licenses of, or is otherwise entitled to use its assets. The Borrower(s) has the power to avail of the Facility from ABFL and the total borrowings including the Facility are within the
- prescribed limits, if any.

 1) The entry into, delivery and performance by the Borrower(s) of, and the transactions contemplated herein do not and will not
- With anylaw:
 With the constitutional documents, if any, of the Borrower(s); or
 With any document which is binding upon the Borrower(s) or on any of its assets
- 12.2 No default is subsisting or might result from the execution of, or the availing of the Facility by the Borrower(s)
- a) The Borrower(s) has compiled in all material respects with all taxation laws and has filed all tax returns and paid all taxes statutory dues due and payable by it and, to the extent any taxes are not due, has established reserves that are adequate for the
- Where the accounts are required to be audited under applicable law, the most recent audited accounts of the Borrower(s), have been financial condition AND there has been no Material Adverse Effect since the date on which those accounts were drawn up. duly audited and prepared in accordance with applicable accounting principles and practices and represent a true and fair view of its
- 0 authority, official or entity are pending or threatened against the Borrower(s) or its assets, which, if adversely determined, might have a Material Adverse Effect. Further, the Borrower(s) shall promptly upon becoming aware thereof, notify ABFL in writing of detail of any litigation, arbitration or administrative proceedings which are current, threatened or pending against it and which are likely to Except to the extent disclosed to ABFL, no litigation, arbitration, administrative or other proceedings by government, govern cause a Material Adverse Effect or have a Material Adverse Effect on its ability to perform its material obligations under any of the
- ٥ Borrower(s) has not laken any action nor have any other steps been taken or legal proceedings started by or against it or threatened against it in any court of lawfother authorities for its insolvency, bankruptcy, winding up, dissolution, administration or re-organisation of any or all of its assets or reven or for the appointment of a receiver, administrator, administrative receiver, trustee or similar officer with respect to the Borrower(s) or
- J.0 Except to the extent disclosed to ABFL:
- All the Borrower(s)'s contracts or agreements with, or any commitments to, any affiliates or group companies (if applicable) are or rms' lengthbasis
- <u> 79</u> There are no encumbrances subsisting or in existence on any of the Borrower(s)'s assets.

 Neither the Borrower(s) nor any director, promoter, partner, member or trustee of the Borrower(s) has been declared to be such a person is found to be a director / partner /member / trustee of a company / firm/Association of persons / trust as the case may is/are a company/firm/Association of persons / trust as the case may be, who has been identified as wilful defaulter. In the event if defaulter. The Borrower(s) shall not induct a person in the capacity of director/promoter/partner / member / trustee if the Borrower(s)
- do anything which will diminish the value of the Property/ies secured in favour of ABFL.

 The Borrower(s) has furnished complete and accurate information and details to ABFL about himself/liself and the Property/ies and be, identified as wilful defaulter, the Borrower(s) shall take expeditious and effective steps for removal of such person.

 The Borrower(s) shall not do anything that will be detrimental to the Interest of ABFL in any way.

 The Borrower(s) shall not allow any of its assets including but not limited to the Propertyles to be depreciated, encroached upon or
- 5 statement therein misleading and the other representations and warranties wherever provided by the Borrower(s) to ABFL shall be no vital information has been omitted to be stated. All the information provided by the Borrower(s) to ABFL are true and accurate in all deemed to form part of the representations and warranties herein made material respects and are not misleading and does not omit any material fact, the omission of which would make any fact
- The Borrower(s) (in case Borrower(s) is a non-individual) has been duly formed and has the power to carry on its business as it is now
- Ξ being carried on and to own its Propertylies and assets and has the power to borrow moneys.

 The Borrowar(s) is absolutely setzed and possessed with and sufficiently entitled to the Property/les and shall not sell, mortgage lease, surrender or howsoever alienate the Propertylies or part thereof.

12.3 The Borrower(s) shall promptly:

- 8) Notify ABFL of the occurrence of any event or the existence of any circumstances which constitutes or results in any declaration representation, warranty, covenant or condition under this Agreement or any of the Security Documents being or becoming untrue or
- 9 operations or financial condition of the Borrower(s) which is likely to have a Material Adverse Effect. incorrect in any respect.

 Notify ABFL of any circumstances and conditions which are prejudicial to or affects or is likely to affect any of the businesses
- 12.4 The Borrower(s) hereby further covenants and agrees that:
- <u>5</u> a The Borrower(s) shall maintain its existence, corporate or otherwise, and right to carry on its business and operations; The Borrower(s) shall comply with such other conditions as may be stipulated by ABFL from time to time on account of requirement of
- 0 any applicablelaw.

 The Borrower(s) shall carry out such modifications to its constitutional documents /other relevant agreements as may be deemed necessary in the opinion of ABFL to safeguard the interests of ABFL; in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason, the Borrower(s) shall promptly in the event that the existing auditors cease to act as the auditors of the Borrower(s) for any reason.
- ٥ ABFL, in accordance with applicable laws; inform ABFL of the reasons for such cessetion and shall appoint another firm of independent chartered accountants, acceptable to
- The Borrower(s) shall allow any person authorized by ABFL to have free access to the Propertyries for the purpose of inspection; The Borrower(s) shall confirm that the true copies of the documents subpristed by lithin/hip-for-the auroose of the Facility surpose of the Facility are

shall be deemed to have been given only by the Borrower(s). If the Borrower(s) is a Company it will register the charge created in favour of ABFL in proper form with the Registrar of Companies genuine. ABFL may at any time, call for or require verification of originals of any/all such copies. Any such copy in possession of ABF:

within a period of 30 days from the date of creation of charge.

The Borrower(s) shall promptly inform ABFL of change in location of his/her/their office, name and main business activity

= = 9)

relation to the Facility and for security created by the Borrower(s) in favour of ABFL. The Borrower(s) shall bear all costs of making good any deficit in stamp duty on the documents executed by the Borrower(s) in

- 12.5 The Borrower(s) hereby further covenants and agrees that without the prior written approval of ABFL, the Borrower(s) shall not
- 5 a) Undertake or permit any merger, de-merger, consolidation, reorganisation, scheme of arrangement or compromise with its creditors or shareholdes INR.
- Declare or pay any dividend or make any distribution to its shareholders/members/partners or permit withdrawal of amounts brought
- ii) If an Event of Default has occurred and is subsisting or would occur as a result of such declaration or payment of dividend o Unless it has paid all the dues in respect of the Facility upto the date on which the dividend is proposed to be declared or paid such distribution is to be made, or has made provisions therefor satisfactory to ABFL, or
- 0 Pay any commission to its promoters, directors, managers or other persons for furnishing guarantees, counter guarantees indemnities or for undertaking any other liability in connection with any Indebtedness incurred by the Borrower(s) or in connection with any other obligation undertaken for or by the Borrower(s). authorisation or making of distribution.
- 0 d) provide any credit or give any guarantee, indemnity or similar assurance except as otherwise permitted under the Agreement.
 Amaigamate or merge the Property/les or any of his other property/les with any other adjacent property/les nor shall the Borrower(s) Make any investments whether by way of deposits, Facility/ies, or investments in share capital or otherwise, in any concern or
- 9,5 create any right of way or any other easement on the Propertylies.

 Stand surely for anybody or guarantee the repayment of any Facility or the purchase price of any asset.

 Execute any document, such as Power of Attorney, or any other similar or other deed, in favour of any person to deal with the

- Leave India for employment or business or for long term stay abroad without fully repaying the Facility amount together with Interest and other dues and charges as provided in the Sanction Letter. If the Borrower(s) becomes a Non Resident Indian, the Borrower(s) Propertylies in any manner.

 Propertylies in any manner.

 Borrow from any source or charge any propertylies until the Borrower(s)'s dues are paid in full by the Borrower(s) to ABFL. agrees to repay the Facility in accordance with the rules, regulations, guidelines and norms of the Foreign Exchange Managerr
- Act and the Reserve Bank of India.

 In the event the Borrower(s) is a body corporate (excluding co-operative society), without the prior written approval of ABFL, the Borrower(s) shall not: Buy back, cancel, retire, reduce, redeem, re-purchase, purchase or otherwise acquire any of its share capital now or hereafter

5

- JJ outstanding, or set aside any funds for the foregoing purposes, or issue any further share capital which is likely to affect ABFL prejudicially.
- Change the accounting method or policies currently followed by the Born ower(s) unless expressly required by applicable law.
- 12.6 "The Borrower has consulted his/her/their/lis tax advisors both direct and indirect, before entering into the Agreement and ABFL has for any tax benefit that the Borrower believed he/she/they is/are entitled to but is later on denied the same by the tax authorities." made no representation as to any taxation issue including the benefits available if any and the Borrower will not hold ABFL respon

13 TERMS AND CONDITIONS EXCLUSIVELY FOR INDIVIDUALS AVAILING LOAN FOR PERSONAL END USE

- 13.1 The applicant shall use the proceeds of loan towards declared end-use and any deviation in same will amount to event of default for which penal charges may be levied and the loan facility may be recalled. Individuals availing Personal loans with a floating interest rate have the flexibility to convert their loans to a fixed interest rate during the interest reset by paying switch charges as specified in the Schedule of Charges. Borrowers are allowed to make only one switch during the loan tenure according to our policy, which is subject to periodic updates. To avail this option, the borrower must visit the nearest ABFL branch
- 13.2 In case of revision in the rate of interest on account of change in the reference rate. ABFL may at its sole discretion revise the tenure or EMI or both as per ABFL's internal guidelines and policies. However, 'eligible borrowers shall have the following option(s) to exercise by submitting a request a request in this regard, subject to meeting the internal policies and guidelines of ABFL:

a)Conversion from Floating to Fixed rate of interest at a rate determined by ABFL *Eligible to switch only one time during the entire loan tenure

b)Adjustment in EMI amount; or

c) Adjustment of Tenor subject to Product policy norms;

- Maximum permissible residual loan tenure is up to 240 months
- Monthly interest component of the revised repayment schedule does not exceed monthly instalment amount
- E In case of either or both scenarios (i) & (ii), the effect on the instalment amount will be given, or

d)Adjustment in both EMI and Tenure, subject to conditions stipulated in either situation

e)Fully / Partly prepay the loan at any point during the tenure of the loan **Part-payment or Pre-closure shall attract charges/penalties as defined in the Schedule of Charges wherever applicable

^Eligible Borrowers: forbriduals availing/foan ban(s) on floating filiayest rate op equated purposes other than outsiness / commercial instalment (irrespective of periodicity) for

- × If any permission, authorisation, issued by the competent authority(les) with respect to construction and/or legality of the
- × Property/ies is withdrawn or cancelled or withheld for any reason whatsoever;
 One or more events, conditions or circumstances (including any change in law) shall occur or exist which in the opinion of ABEL, could have a Material Adverse Effect;
- × recalled its / their assistance or any part thereof. under any agreement or document relating to any Indebtedness of the Borrower(s) or if any other lenders of the Borrower(s) or fulfiment of any other applicable condition or any combination of the foregoing would constitute an event of default or occurs g financial institutions or banks with whom the Borrower(s) has enter described or any event which with the giving of notice, tapse of time, determination of material ed into agreements for financial assistance have

The opinion of ABFL shall be final and conclusive and be binding on the Borrower(s) for determination of whether any of the acts, matters, events or circumstances mentioned herein above have occurred.

NOTICE ON THE HAPPENING OF AN EVENT OF DEFAULT

happened, the Borrower(s) shall forthwith give ABFL notice thereof in writing specifying such Event of Default(s), or such event. If any Event of Defauit(s) or any event which, after the notice or lapse of time or both would constitute an Event of Defauit(s) shall have

CONSEQUENCES OF DEFAULT

- 16.1 In the event of any default as provided above, ABFL shall have the right:
- a) To accelerate and declare immediately due and payable, all or any part of the unpaid balance of the Facility granted hereunder together with interest accrued and all other amounts payable by the Borrower(s) to ABFL as provided for herein, To suspend any disbursal yet to be effected in the Facility account;
- 0,5 Take possession of the Property/les, the Security Interest which is created in favour of ABFL, whether by itself or through any of the
- recovery agents or attorneys as may be appointed by ABFL; Take any other action as it may deem fit for recovery of its dues and enforcement of the securities. Further, ABFL shall be entitled to forthwith take physical possession of the Propertyles and/or assets hypothecated
- whether the repayment of the Facility has been demanded by ABFL or not, whenever in the opinion of ABFL, there is an apprehension of any money not being paid or ABFL's security being jeopardized and that ABFL's representatives will be entitled to The Borrower(s) agrees and undertakes not to prevent or obstruct ABFL from taking possession of the propertylies irrespective of sell, give on rent, or otherwise deal with the property/ies by public or private auction or private treaty, without being liable for any loss, ABFL and transfer the same either by itself or through its agents and sell or otherwise deal with the same to enforce ABFL's security
- Borrower(s) agrees to accept ABFL's accounts in respect of such sale, hire, dealing or otherwise as conclusive proof of the entitled to adjust and shall have a right of set-off on all moneys belonging to the Borrower(s) standing to their credit in any account whatsoever with ABFL, towards payment of such deficiency. Nothing contained in this clause shall oblige ABFL to sell, hire or deal correctness of any sum claimed to be due from the Borrower(s). In case of any deficit, the deficit amount shall be recovered by ABFI and to apply the net proceeds thereof as specified in these presents.

 The Borrower(s) shall pay any shortfall, if any, on transfer of the Propertylies and/or assets, forthwith to ABFL. ABFL shall also be with the property/ies and ABFL shall be entitled to proceed against the Borrower(s) independently of such or any other security. The

9)

- 3 from the Borrower(s).

 ABFL may, at the risk and cost of the Borrower(s), engage one or more Person(s) to collect the Borrower(s)'s outstanding and for to enforce any security and may furnish to such Person the right and authority to perform and execute all acts, deeds, matters and
- things connected therewith or incidental thereto as ABFL thinks fit.

 ABFL may terminate this Agreement and the Facility and for call upon the Borrower(s) to pay all the dues in respect of the Facility.

 ABFL may terminate this Agreement and the Facility and for call upon the Borrower(s) to pay all the dues in respect of the Facility.

 The Borrower(s) hereby agrees as a pre-condition of the Facility granted to it by ABFL that in case the Borrower(s) commits default in or Reserve Bank of India in their absolute discretion may think fit and that company/firm/unit and its directors/partners/promoters/proprietors as defaulter in such manner and through such medium as ABFI the repayment of the Facility or in the payment of Interest thereon or any other amounts due and payable herein, ABFL and/or assumed/to be assumed by the Borrower(s) or publish the name of the Borrower(s) or the name of the Borrower(s)'s Reserve Bank of India will have an unqualified right to disclose all or any data relating to the Borrower(s), the Facility, the obligations
- The Credit information Bureau (India) Limited and any other agency so authorized may use, process the said information and
- data disclosed by ABFL in the manner as deemed fit by them; and The Credit Information Bureau (India) Limited and any other agency so authorized may furnish for consideration the processed The Credit Information Bureau (India) Limited and any other agency so authorized may furnish for consideration the processed users, as may be specified by the Reserve Bank of India in this behalf information and data or products thereof prepared by them to banks/financial institutions and other credit grantors or registered
- k) Enforce any other remedy that the Bank may have under any applicable law.
- 16.2 All expenses incurred by ABFL, whether before or after an Event(s) of Default, which has occurred including in connection with:
- Preservation and/or protection of, or enforcement action against the Borrower(s)'s assets or the assets comprised within the

a)

5 security, if any, for the Facility whether then or thereafter existing, and Collection of amounts due shall be payable by the Borrower(e) without any demur/protest/dispute.

APPOINTMENT OF ABFL AS THE BORROWER(S)'S ATTORNEY

where the Bon The Borrower(s) shall appoint ABFL as its true and lawful attorney to do and execute for and in the name and on behalf of the Borrower(s) and wer(s) is more than one individual, jointly and severally, all or any of the acts, deeds and things





Co-Applicant's Signature

Applicant's Signature

ASSIGNMENT AND TRANSFER

- 18.1 ABFL shall have a right to sell or transfer (by way of assignment, securitization or otherwise) whole or part of the Facility and outstanding amounts under the Facility or any other rights and obligations of ABF1 under this Agreement or any other document pursuant hereto to any Person/entity in a manner or under such terms and conditions as ABF1 may decide in its sole discretion without reference to or intimation to the Borrower(s).
- 18.2 The Borrower(s) expressly agrees, in the event of sale or transfer as aforesaid, to accept such Person to whom the Facility or any part may be directed by ABFL. continue to exercise all powers hereunder on behalf of any such other party and make the repayment of the Facility to such Person as thereof is sold or transferred as creditor exclusively or as a joint creditor with ABFL, or as a creditor exclusively with the right of ABFL to
- 18.3 The Borrower(s) shall not be entitled to directly or indirectly assign his rights or obligations under this Agreement in part or in whole to any
- 18.4 Any cost in this behalf, whether on account of such sale, assignment or transfer or enforcement of rights and recovery of outstanding and dues shall be to the account of the Borrower(s)

ABFL'S APPOINTMENT OF AGENT

employees or agent and ABFL may delegate any or all of the said powers and authorities to such employee or agent The rights, powers and remedies available to ABFL under Law and under these presents, shall be exercised by ABFL through any of its

8 SEVERABILITY

shall be given effect to. be enforceable to the extent permitted by Law. The Parties intentions, as reflected in any such right or provision that is invalid or unenforceable, If one or more rights or provisions set forth in this Agreement is invalid or unenforceable, it is agreed that the remainder of this Agreement shall

NDEMNITY

The Borrower(s) shall, without prejudice to any other rights of ABFL, indemnity and agrees to keep indemnified and hold harmless ABFL against, and pay and reimburse to ABFL, any losses, costs, charges or expense or outgoings which ABFL shall certify as sustained or suffered or incurred by ABFL as a consequence of occurrence of an Event of Default(s), or learnes or acts of omission and commission on the part of the Borrower(s) and/or the Lessee, or otherwise on account of the Facility.

13 MISCELLANEOUS

- 22.1 On or before execution of this Agreement, the Borrower(s) has executed in favour of ABFL a Demand Promissory Note for the full amount of the Principal together with Interest payable thereon and the Borrower(s) agrees that the said Demand Promissory Note shall be enforceable by ABFL independently of this Agreement and irrespective of the mortgage aforesaid or any other securities
- 22.2 It is hereby agreed between the parties that this Agreement and its Schedule(s) may be amended, revised, substituted by way of written Borrower(s) shall be deemed to be an integral part of this Agreement and shall be read in conjunction therewith communication by ABFL to the Borrower(s) from time to time. Such correspondences pursuant to this Agreement by ABFL to the
- 22.3 Without prejudice to any other term of this Agreement, the Parties expressly agree that any payment made by the Borrower(s) to ABFI under this Agreement shall be appropriated by ABFL in the following order-
- a) Interest and all sums due and payable by the Borrower(s) to ABFL under this Agreement Interest on amounts in default and loss of profit on the defaulted amount/s Prepayment/Pre-closure Charges Costs, charges and expenses that ABFL may expend to service, enforce and maintain the security and thereby recover the Facility.
- 905

22.4 Principal amount of the Facility

- 22.5 The parties agree that any delay or omission by ABFL in exercising any of its rights, powers or remedies as ABFL of the Facility under this Agreement and other documents pursuant hereto shall not impair the right, power or remedy or be construed as its waiver or acquiescence by ABFL.
- 22.6 The Parties confirm that this Agreement and its Schedule and any other documentation pursuant to it, represent one single agreement between the Parties.
- 22.7 This Agreement supersedes all prior discussions and representations between the parties, including ABFL's brochure(if any), save with respect to the obligations of and representations made by the Borrower(s) to ABFL set forth in any correspondence, application forms or otherwise made or agreed to be made howsoever.

GOVERNING LAW, JURISDICTION & DISPUTE RESOLUTION

23

Laws of India shall govern this Agreement, the security and other documentation pursuant hereto and Courts in the City of Delhi having exclusive jurisdiction over all aspects governing the interpretation and enforcement of this Agreement, the security and other documentation pursuant hereto. All claims or disputes arising out of or in relation to this Agreement shall be settled by arbitration. The arbitration tribunal shall ophists for all one arbitration to be appointed by Lender. All parties to this Agreement hereby—exquest consent to Lender bring the sole appointing authority. Any vapancy created in the excitation tribunal, for any reason whatspeever, shall also be filled only by Lender acting sole appointing authority. Any vacancy created in the expitration tribunal, for

The place of arbitration shall be Delhi or such other place as per Lender's discretion. Parties agree that the courts in Delhi or such other courts as decided by Lender shall have the exclusive jurisdiction to exercise all powers under the Arbitration and Conciliation Act, 1996.

Notwithstanding anything contained hereinabove, in the event the legal status of the Facility Provider changes or in the event of the law being made or annended so as to bring the Facility Provider under The Racovery of Debts Due to Banks and Financial Institutions Act, 1933 (the "DRT Act"), to proceed to recover dues from the Borrower(s) under the DRT Act, the arbitration provisions hereinbefore contained shall, at the option of the Facility Provider, cease to have any effect and if arbitration proceedings are commenced but no arbitral award is made, then at the option of the Facility Provider such proceedings shall stand terminated and the mandate of the arbitrator shall come to an end from the date of the making of the law or the date when annendment becomes effective or the date when the Facility Provider was the provider that provided that neither a change in the legal status of the Facility Provider nor a change in taw as referred to in this sub paragraph above, will result in invalidating an existing award passed by an arbitral tribunal constituted pursuant to the provisions of this Agreement

ADDRESS & NOTICES

2

- 24.1 The addresses of the parties shall be as mentioned under the Schedule. The Borrower(s) shall forthwith inform ABFL of any change in lishharher/their/Address. Any notice or request required or permitted under this Agreement to be given by either party to the other shall be only in writing and sent on the address of the other Party as mentioned in the Schedule (or in case to the Borrower(s), on the address of the Borrower(s) last known to ABFL):
- 23.1.1 If given by ABFL, may be given by personal delivery, courier, fax, email or by post and shall be deemed to have been served upon or received by the Borrower(s), if given by personal delivery, when so delivered and if by post on expiration of 3 days after the same has been delivered to the post office for onward transmission to the Borrower(s) through registered/speed post or any other mode offered by the Postal department in India; and
- 1.2 If given by the Borrower(s) to ABFL when it is actually received by ABFL.

TERM AND TERMINATION OF THE AGREEMENT

N

- 25.1 This Agreement shall be effective from the Effective Date and shall continue to subsist until terminated as hereinafter provided or on the expiration of the Tenure subject to payment/repayment by the Borrower(s) ABFL's dues hereunder, to the complete satisfaction of ABFL.
- 25.2 ABFL may at any time in its discretion, serve not less than 7 Business Days written notice on the Borrower(s) specifying the Facility termination Date 1. The Facility shall be available to the Borrower(s) upto the Facility Termination Date. Nowthits anding anything contained elsewhere in this Agreement, the Borrower(s) shall repay / pay to ABFL the Borrower(s)'s dues in full on or before the Facility Termination Date.
- 25.3 The parties hereto may at any time terminate this Agreement by mutual agreement recorded in writing and signed by both the parties
- 25.4 Notwithstanding what is stated above, ABFL may terminate this Agreement by giving 3 Business Days written notice to the Borrower(s) if the Borrower(s) commits breach of any provisions of this Agreement including but not limited to the occurrence of Event(s) of Default or it is found that the Borrower(s) has/have made any misrepresentation to ABFL.
- 25.5 Termination shall not affect any rights or obligations which have accrued or arisen prior to the termination and shall not affect the applicability of the provisions of this Agreement to transactions which have taken place prior to the termination.
- 25.6 Termination in any manner shall not affect the s Security Interest or the Borrower(s)'s obligations to ABFL.
- Upon termination, the Borrower(s) shall pay to ABFL all amounts (including the principal, Interest, charges, fees (outstanding) and reimbursable expenses) outstanding hereunder. Payment shall be made at the earlier of: (i) the times provided elsewhere in this Agreement, or (ii) the effective date of termination.
- 25.7 ABFL reserves the right to revoke or cancel the Facility and/ or vary, alter, modify or rescind, amend or change at any-time any one or more of the terms and conditions of the Facility at its discretion with such notice as ABFL may deem reasonable and without assigning any reasons.
- 25.8 The provision of the Facility is at the total discretion of ABFL and any request for extension/ enhancement/renewal of the Facility and/or any disbursements there under will be is at the discretion of ABFL and on fulfilment of terms and conditions as prescribed by ABFL.

26. LIABILITY OF THE BORROWER(S) TO BE JOINT AND SEVERAL:

The liability of the Borrower(s) in case of more than one, in respect of this Facility shall be joint and several

That the Borrower(s) has read and understood this Agreement and in the Event that the Borrower(s) is/are illilerate and/or cannot read English Language, the terms and conditions of this Agreement have been read over, translated and explained in detail in the vergacular language known to the Borrower(s).

Applicant's Signature

District Control of the Control of t

Co-Applicant's Signature

Applicant's Signature

THE THE PERSON OF THE PERSON O

Co-Applicant's Signature

SCHEDULE

Name & Address of the Co-Borrower(s); (Perman Registered office/ Branch Principal Place of Business Nature of business	Name & Address of the Co-Borrower(s); (Permanent) Registered officel Branch officel Principal Place of Business) Nature gl.bdsiness of the Co-Borrower(s); (Permanent) Registered officel Branch officel Principal Place of Business) Nature of business, Sanction Letter Details Type of Facility Term/Tenure of the Facility Amount Sanctioned Purpose	Name & Address of the Co-Borrower(s); (Perman Registered office) Branch Principal Place of Business Name & Address of the Name & Address of the Name & Address of Busines of Busines of the Principal Place of Business Nature of business, Nature of business, Sanction Letter Details Type of Facility Term/Tenure of the Facility Purpose Security
Constitution: Individual Company Partnership HUF Others Manufacturing Service Trading Others	Constitution: Individual Company Partnership HUF Manufacturing Service Trading Others	Constitution: Individual Company Partnership HUF Others
Manufacturing Service Trading	Facility I So. Months. Sanctioned INR 17.00.00,000 1 - 1 Seven 1 cm Groves Mortgage of immovable propertyles: (Address & Description) As pw Senction letter	Facility Se. Months. ISe. Months. INR 13-00.00,000] Seven Lean Greves Mortgage of immovable propertyles: (Address & Description) A.s. p.v. Aencest of the underlying propertyles taken as a security, (Details & Description) Name of Lessee: Address of the Property:
☐ Manufacturing ☐ Service ☐ Trading ☐ Dated 20'03'.70'.4	Sanctioned INR 17.00 to too to the Facility INR 19.00 to too to the Facility INR (INR 19.00 to too to too to too to too to too to	Sanctioned INR 19.00 to the pool Seventeum Reves Mortgage of immovable propertyles: (Address & Description) As pw security. (Details & Description) Hypothecation of Lease Rentals of the underlying propertyles taken as a security. (Details & Description) Address of the Property: Address of the Property:
□ Manufacturing □ Service □ Trading □ Others Dated 20できいろのより づていか 【でみり】	Sanctioned INR 13,00 x0,000 - 1- Seventern Greves (INR Mortgage of immovable propertyles: (Address & Description) As pw Sencten letter	INR 13,00 to ,000
Dated 20できいろのより Dated 20できょうのより Texm lean Months.		
Dated 20:03:7024 Term team Term team [NR 13,00.80,000] — Fecuent eun Greves [NR 18,00.80,000] — Fecuent eun Greves	2 8	
Manufacturing Service Trading Others		Hypothecation of Lease Rentals of the underlying propertylles taken as a security. (Details & Description) Name of Lessee: Address of the Property.

								1				*.		
22		21	20	19	18	17	9/	7		15	4	ಪ	12	=
Guarantor(s)		Address F	Details of Mortgage	Debiting o	Compour	Penal Interest Rate	Default in	The state of the s	Interest		Interest Rate Type	Repayme	Charges/F	Sanction Conditions
(s)		Address For Notices:	Mortgage	Debiting of Interest to the Facility Account	Compounding of unpaid Interest	erest Rate	Default Interest Rate/Additional Interest	Hybrid	Floating	Fixed	ate Type	Repayment Mechanism	Charges/Fees/Premium/etc	Conditions
1. Mr. Boham Datuk Mosti. 2. Mrs. Teld sokam Mosti	ABFL: Address: 2nd Ho or, Bhypal Toww, b-3-1090/1/7-2-4 C-3-1090/A/A, Beylohanan Dord, Songlyand, Hyd. 87 Phone No:	Address: (-4-182) 2 & W. SOKAM Manden, 2nd Harri NI LOAZ, Gellen dwa Bad - kro ooz, Phone No. 950 22,88200 Fax: Email IDs: naveen-g@ mod googov !! co. com	Equitable Mortgage Registered Mortgage	Monthly in arrears/Quarterly in arrears/Half Yearly in arrears /Yearly in arrears/ Monthly in Advance/Quarterly in Advance/Half Yearly in Advance/Yearly in Advance.	% p.a./p.m.	% p.a.	% p.a. over and above the applicable Interest Rate.	For the period to applicable Interest Rate is % p.a. For the period post applicable Interest Rate will be ABFL Reference Rate prevailing then + Spread prevailing then)	 Rate applicable for the Facility which is being offered to you is 12 '\(\(\Delta\)' \(\Delta\)' \(\Delta\) \(\Delta\) \(\Delta\). ABFL's Reference Rate at present is 20'(4\(\Delta\)' \(\Delta\) \(\Delta\) \(\Delta\). Spread at present is \(\Delta\)' \(\Delta\) \(\Delta\) \(\Delta\) \(\Delta\) \(\Delta\). 	The rate applicable to you during the entire tenure of the Facility is% p.a. (per annum)	Fixed/Floating /Hybrid	As provided for in the Sanction Letter	As provided for in the Sanction Letter	provided for in the Sanction Letter

		\)	
1/2	1	1	_	-
	1	1	X	2
1	VAN /	12.2		
		\	~	0
	har	Adi	Sig	For

_	_
iereinafter ap	n witness wh
pearin	ereof ti
9	ne par
	ies he
	reto h
	ave ex
	ecute
	d/ cau
	sed to
	be ex
	ecuted
	these
	prese
	ents or
	the d
	ay and
	year
	writte
	5

For ABFL Signed and delivered by Aditya Birla Finance Ltd. by the hand of its authorised streatory. Mr Jules	Signed and delivered by the Borrower(s):	For the Co-Borrower(s) (Individual Name:	authorised signatories:	Signed and delivered on behalf of the Borrower(s) by its	For the Society/Trust	In the presence of Wilness:	Name: Place of business: Signed and delivered on behalf of the Borrower(s) by its partners: Mr./Ms. Mr./Ms.	For Partnership Firm	Company who have in token thereof set their respective hands hereto in the presence of Witness:	In the presence of: Two of the Directors of the	has been hereunto affixed pursuant to the resolution of its Board of Directors passed at the	For the Company THE COMMON SEAL OF: Having its Registered Office
y d. by the kinatory. Mr. MAS	by the Mr./Ms.	(Individual)	Mr./Ms.	on behalf ts		Mr./Ms. Mr./Ms. Mr./Ms.	on behalf ts partners: Mr./Ms Mr./Ms		token clive hands of Mr./Ms	day or	· ·	TOP 2 STANGER CLLMY
		Will State of the										MADSIED, ETT Flow, NA NON, Scrundarbad, Hud- Soffez,

LETTER FROM MEMBERS OF HUF TO ADITYA BIRLA FINANCE LIMITED

Date: To, Adipa Bidia Finance Ltd. Indian Rayon Compound, Veraval, Culariat - 362266, Indian, Dear Silds, Re: Authority Letter. This is to confirm that in consideration of the Facility granted/to be granted to, "Facilityles" by Adity Bidia Finance Limited, we the co-parcenors of_ "Facilityles" by Adity Bidia Finance Limited, we the co-parcenors of_ "Facilityles on the standing bidia Finance Limited, we the co-parcenors of_ "Facilityles on the standing bidia Finance Limited, we the co-parcenors of_ "Facilityles on the standing bidia Finance Limited, we the co-parcenors of_ "Facilityles on the standing bidia Finance Limited, we the co-parcenors of_ "Facilityles on the standing bidia Finance Limited bidia. (Reinelpafter referred to as "Valid immovable property shuated at	property situated at
onsideration of the Facility granted/to be granted to Finance Limited, we the co-parcenors of Finance Limited, we the co-parcenors of Finance Limited we the co-parcenors of Finance Limited we the co-parcenors of Finance Limited on the consented to Mr. I rered and consented to Mr. I callity documents and to create mortgage in favour of Adiliya Birta wable property situated at I callity/fines together with interest, fees, costs, charges and expe n Letter dated Agreement and other documents promissory note, letter bertakings, declarations, cheques/standing instructions to fis-Pay Orders etc or instruct Direct Debits, MACH instructions of the Company etc. including security cheques and various and/or execute power of Attorney authorizing any other pepers, documentation, undertaking as may be required and/or execute power of Attorney authorizing any other pen salve including the mortgage, hypothecation, pledge/army other papers, documentation, undertaking as may be required and/or execute power of Attorney authorizing any other pen salve factor and security. I with ABFL title deeds, writings and evidegices with ABFL and tog with an intention to create a mortgage/strend the mortgage or with an intention to create a mortgage/strend the mortgage or with an intention to debutbalance cogfirmation letters favouring AB lities of HUF to ABFL in respect of the Facility/ies availed by the en fravious or intention of a second and the mortgage created of the HUF or its tulgifacte beneficiary and ABFL is authorized to to be or found of be fraudulent or forged or beyond the objects asked elensa of plea that we stall not be liable and we expressi altered and plan LARFL will not be mortgage or seated or the HUF to sign have greated or affected. Seclaration and shall inure for the benefit of ABFL, its successors sense of HUF to sign have)	orisideration of the Facility granted/to be granted toup to INR
tedfto be granted to nors of tigage in favour of Aditya Birla figage in favour of Aditya Birla fees, costs, charges and expe fees, costs, charges and expe at standing Instructions to at Debits, NACH instructions to at Debits, NACH instructions to at Debits, NACH instructions security cheques and various of the sald Facility/ies and birlay and the sald extend security over the parabolishing as may be required entaking as may be required be avidences with ABFL and to gapey/extend the mortgage over the mortgage created so y and ABFL is authorized to re and the mortgage created so y and ABFL is authorized to read the mortgage over the overity or keep track of the end to y and ABFL is authorized to read the mortgage over the overity or keep track of the end to shall be binding on us an neffit of ABFL, its successors	tedito be granted to
	Finance Ltd by depotential of conjtituty increases and all other arments executed to be rita of HUF is dufy a rita of HUF is dufy in including promissor of conjtituty indemnit of conjtituty indemnit of conjtituty indemnit of conjtituty indemnit of conjection in the bank account of the promissor of conjection in the bank account of the promissor of conjection in the bank account of the common of the common of the conjection in the conjection

AUTHORITY LETTER FROM THE PARTNERS FOR THE BORROWING AND CREATION OF SECURITY

ii)	ii)	ii)					×		
over theirhisher respective Immovable Properties favoring A alledlo be availed by the Firm from ABFL.	and and and and and and and and	and alled/to be availed by the Firm from ABFL.	7) Such act of exe	to create mortgage	5	N)	iii)	=	j)
vable Properties favoring A	able Properties favoring ABFL as provided for in the FABFL.	vable Properties favoring ABFL as provided for in the Facility Documentation to	ecution will bind all the partners and	over their/his/her respective Immov		and			
	3FL as provided for in the F	3FL as provided for in the Facility Documentation to	their heirs/successors in th	vable Properties favoring AE					

NAME INDIVIDUAL SIGNA

	Place: Hyderbay	On Demand I/We
	2	On Demand I/We. AMT と みんとかい はん 気の 1 PUT ばか, jointly and/or severally promise to pay ADITY ABIRLA FINANCE LIMITED ("ABFL") or its assigns a sum of INR jointly and/or severally promise to pay ADITY ABIRLA FINANCE LIMITED ("ABFL") or its assigns a sum of INR only) for value received along with interest (INR とんか となか いっ のけり for value received along with interest at the rate specified under the relevant Sanction Letter(s) to the Loan Account of the Borrower(s) or such other rate as ABFL may fix from time to time. Presentment and noting and protest of the note are hereby unconditionally revoked.
The state of the s	8	ED ("ABFL") or its assigns a sum of INR

Borrower Entity	Details required with signatures
Company	Common Seal, Regd. Address, Board Resolution Date, Name and Sign of Director/Officer/Employee and Witness. Document to be Notarized
Partnership Firm	Name, Place of Business, Name of Signing Partners, Witness
Individual/Proprietorship	Name of Individual along with name of Proprietorship Firm (if any)
Trust	Name, Place of Business, Name of Signing Trustees, Witness
Society	Name, Place of Business, Name of Signing Member, Witness
HUF	Name, Place of Business, Karta, Witness
Co-Borrower (Individual/s)	Name, Address

22

LETTER OF CONTINUITY FOR DEMAND PROMISSORY NOTE

Gujarat - 362 266, Indian Rayon Compound, Aditya Birla Finance Limited

Dear Sir,

INVE A MITTL MEDOPULS ARUAND GOI ANT LID have executed a Demand Promissory Note for

[X] INR 17, 10, 00, 010 - /- (INR bewenten como

which may hereafter be or become due by melus to ABFL by way of facilitylies or advances, notwithstanding the fact that the facilitylies or advances and the fact that the facilitylies or advances of the said account brought to credit, the intention being that the advances of the said account brought to credit, the intention being that the said Depland Promissory Note and the security shall be continuing security for any borrowing by us at any time to ABFL. duly signed and delivered by me/us to you as security for the repayment by me/us to ABFL of any sum now due or only)



Borrower Entity	Details required with signatures
Company	Common seal, Regd Address, Board Resolution date, name and sign of director/officer/employee and Witness.
Partnership Firm	Name, place of business, name of signing partners, witness
Individual/Proprietorship	" Name of individual along with name of Proprietorship firm (if any
Trust	Name, place of business, name of signing trustees, witness
Society	Name, place of business, name of signing member, witness
HUF	Name, place of business, Karta, Wilness
Co-Borrower (Individual/s)	Name, address

Yours truly Thanking You

LETTER FROM BORROWER FORWARDING SECURITY CHEQUES

Date:	Place:
,20	
ı	1

Aditya Birla Finance Ltd. Indian Rayon Compound,

Dear Sir(s),

India.

Re: Facility Agreement dated

torINR 17, WD, WO, BOO.

Veraval, Gujarat - 362266

cheques for the amounts as mentioned herein. cheques, being issued in favour of Aditya Birla Finance Ltd. ("ABFL"). The said cheques are being issued by melus with the full understanding a debt/liability arising under the captioned Agreement due by me/us to ABFL. I confirm and warrant that I am duly authorised to issue the given dues, payable by me/us to ABFL under the captioned Agreement and we hereby agree, confirm and acknowledge that the same will be towards that the same shall be deposited by ABFL (entirely at its discretion as to when and where it may choose to deposit) lowards the recovery of its I/We refer to the Facility disbursed/being disbursed under the captioned Agreement and in respect thereof, please find enclosed the following

the purpose of security. Instruments Act (1881). We shall not, in the event of dishonour of the said cheques, claim any defence that the said cheques were given only for reason whatsoever, we shall be liable for the said dishonour to ABFL under the provisions of all the applicable laws including The Negotiable are not dishonoured for any reason. We further undertake, represent and warrant that in case any or all the cheques are dishonoured for any We undertake, represent and warrant to keep sufficient funds in the bank account from which the cheques are issued so that the said cheques

Sr.No.	Description	Cheque No.	Date	Amount
1	SPAC	986163		
N	294	0813869 831 936		
ω	1651	161936		
4	CYNCIELLED CHIFONE	986132 6 986132		

24

END USE DECLARATION FORMAT

To, Aditya Birla Finance Limited, Indian Rayon Compound, Veraval, Gujarat – 362266, India.

g) Fund If we understand that the promoters / partners and the companyfirm will be liable in case of the funds being diverted for any purpose other than as specified in the facility application. Adity all fills Finance Limited is indemnified by me/us of any such liability and the promoters / partners will abide by any action taken under the law or by the regulators. Managing Director/Partner /Sole proprietorship/Individual/HUF/Soci I/we also hereby authorize ABFL to call for appropriate the facility availed / proposed to be availed. b) Speculative investment in real estate I/we hereby represent, warrant and confirm that the aloresaid purpose is a valid purpose and also agree and undertake to utilize the facility only for the above mentioned purpose and that the facility shall not be used for any of the following purpose: j) If personal, please specify f) Cape() Fund used for Acquisition of Commercial Property for own Business (Business is not real estate) e) Capex/Fund Infusion for Machinery Installation d) Capex/Fund Infusion for Business Expansion except Real Estate Sector c) Balance Transfer/Balance Transfer + Top Up for Business Purpose b) Capex/Fund Infusion for Business Expansion for Real Estate Sector Yours sincerely I/we further agree, confirm, and undertake that the purpose of use of funds under the Facility shall not be changed in any manner during the tenure of the Facility; or that such change in purpose shall take place only with the prior written permission of Aditya Birla Finance Limited. f) Or for any other activities for which the Facility is not extended e) Speculative activity not mentioned above d) Money lending activities c) Investment in securities, debentures or the stock markets a) Illegal & antisocial activity a) Fund Infusion for Working Capital/General Purpose With reference to the Facility sanctioned for INR 17, 84,00,000 -.00 Dear Sirs, Sub: Facility under a Facility Agreement dated We undertake that the monies which will be drawn by me/us under the Facility shall be used for the purpose of: Ad used for Real estate activity purpose (including leasing) for ECB allowed sectors of for purchase/long term leasing of industrial land as part of new project/mode ion of existing units of construction/development of industrial parks/integrated townships/SEZ Sub-sector (the "Facility").

REQUEST FOR DISBURSAL

itana karangan penganan katabungan pengangan keratar di Balahat dan penanangan pengangan pengangan pengangan p	3	Communities in American Maria Communities (Communities of Manager Communities (Communities of Manager Communit
I/We hereby declare that. I live shall be responsible and liable for the above disburs facility under all the documents executed to be executed interest calculation will start from the date of respective districtions and the payable by melus even in case the disburdisturement amount to rot utilized by melus. I/We hereby confirm that as per the sanctioned terms, A live hereby confirm that as per the sanctioned terms, A live hereby confirm that as per the sanctioned terms. A live hereby confirm that as per the sanctioned terms, A live hereby confirm that as per the sanctioned terms.	Favouring 1: Favouring 2: Favouring 2: Favouring 3: Favouring 3: Favouring 4: Favouring 5: Favouring 6: Favouring 6: Favouring 7: Favouring 8: Favouring 8: Favouring 9: Favou	To, Aditya Birla Finance Limited Indian Rayon Compound, Veraval, Gujarat - 382266, India. Sub: Request for disbursal of loan facility/lies sanctioned in our favour vide Sanction Letter dated Ref: Our Application No
the hereby declare that, We shall be responsible and liable for the above disbursement made by ABFL as requested for above and the same shall be treated as a facility under all the documents executed/to be executed with respect thereto. Interest calculation will start from the date of respective disbursering threated of the date of realization of funds in my/our account. Interest shall be payable by meluse even in case the disbursement amount instrument is not deposited by melus in the bank for realization or disbursement amount instrument is not deposited by melus in the bank for realization or live hereby confirm that as one the sanctioned terms, ABFL shall charge and collegt BPI (Broken Period Interest). (Signature of Co-borrower) (Signature of Co-borrower)		To, Aditya Birla Finance Limited Indian Rayon Compound, Veraval, Gujarat - 362266, India. Sub: Request for disbursal of loan facility/lies sanctioned in our favour vide Sanction Letter dated

26

DECLARATION FOR SIGNING IN VERNACULAR LANGUAGE

LETTER FROM BORROWER(S) CONFIRMING COMMUNICATION THROUGH EMAILS

DECLARATION FOR SIGNING IN VERNACULAR LANGUAGE	D EINDORGEN ZTIMA
	To,
	Aditya Birla Finance Ltd. ("ABFL")
	Cult. Loan Cum Diodos Agreement Materia
and inhabitant of, do hepeby state, declare and solemnly affirm as under:-	
I have been read out and explained, in the language known to me and understood by me, the contents of the documents and all other documents incidental and ancillary to availing the facility from Aditya Birla Finance Limited ("ABFL") by me/by Mr.Ms.	Dear Sir, Dear Sir,
and I have signed the said documents after having understood them, of my free will and by signing the same I do hereby agree to abide by all the terms and conditions of the facility documents and	
the clauses of the same. I declare that whatever I have stated hereinabove is true and correct to the best of my knowledge and belief.	We further state that ABFL shall be free to communicate to us on the said email id with regard to any kind of communication as may be required under the captioned Loan Cum Pledge Agreement and the same shall be valid with
Solemnly affirmed aton thisday of20	binding on us.
Signed:	Your truly
Name: Signature of Borrower/Co-Borrower signing In Vernacular Language	For Borrower(s)
	(Name & Signature)
	White Creek
	29

											la p										
Nam REC	Loan 1/W	I dec	4 ω	2	/ Sr. No	Chec	Appli	Chec The (Plea Plea EMI	IMPO	Signa	Nam	Nam	Low	Limit	0 4	3 2	Pe	/ Sr. No	Chec	Appli	Pleas Pleas EMIC
Name of the Applicant Ax RECEIVED BY Name of Employee:	Loan Agreement dated	iare that, I have not giv	186731	75	No Cheque Numbers	ant(s)	Application No.	Cheque should be crossed as "Account Payee Only". The Cheque should be drawn in favour of "Aditya Bitla Finance Limited" only Please ensure that amount in words and figures are the same. Please ensure that all corrections have been countersigned by the Applicant EMI Cheques to be dated as per your Repayment Schedule.	IMPORTANT INSTRUCTIONS:	Signature: of the	Name of Employee:	olicant	.gan Agreement dated	AGGER that have not given any cheques other than the ones mentioned a Limited. further declare that I am duly authorised on behalf of the Borrower	2541930 of 241 Aste	1-61936	From To	Chequ	Name of Applicant(s) Am 12- AM PED 100 - ARUA IND. Cheque Details	CUSTOMER DETAILS Application No.	In a Cheque should be drawn in favour of "Adity's thirst in ance Limited" only Please ensure that amount in words and figures are the same. Please ensure that all corrections have been countersigned by the Applicant EMI Cheques to be dated as per your Repayment Schedule.
ANTZ MROJOL	to sign by ABFL and I / We ntimation to me.	en any cheques of		0	Cheques	AMTZ MESPOUL		as "Account Payer n in favour of "Adity n words and figures tions have been co	Che	person providing t		AMTZ MEAD	to sign	an any cheques oth		3		No. of Cheques	12 AN EURO		n in tavour of "Adity n words and figures tions have been co per your Repayme
MEDICAL SOUNDS FOI FUT CID.	to sign and issue the cheques provided herein I We give our consent that ABFL, may at its me.	her than the ones mer		+	Date of Cheque	TOVADE FINE		a Only". a Birla Finance Limite a are the same, untersigned by the Ap nt Schedule.	que Submissi	he cheques to be tak		MESPECT SOUTH SEI	to sign and issue the cheques provided herein I / We give our consent that ABFL, may at its	er than the ones men			From To	of Che			a Biria Finance Limite are the same. untersigned by the Ap nt Schedule.
	es provided herein. ABFL, may at its disc	ntioned above and all o			e Bank & Branch	ROI PUT	6	d"only.	Cheque Submission Form (Office Copy)	en in case they are fro			es provided herein. It ABFL, may at its disc	ntioned above and all o				e Bank & Branch	NOT PUT UD.	LANNO	plicant.
Signature of Applicant	1	5 Ideclare that, I have not given any cheques other than the ones mentioned above and all cheques are drawn in favour of Aditya Birla Finance	Bp)	SPAC	Purpose (EMI/Security) PDC/AF/PEMI etc.	(ria)			Copy)	Signature: Name and Signature of the person providing the cheques to be taken in case they are from a person other than the applicant	(Employee ID:	PUT L19Signature of Applicant	to sign and issue the cheques provided herein. 1/ We have been informed by ABFL and 1/ We give our consent that ABFL, may at its discretion, shred the Security / EMI cheques on closure of the Facility without and information to me	Aded are that I have not given any cheques other than the ones mentioned above and all cheques are drawn in favour of "Aditya Birla Finance Limited" further declare that I am duly authorised on behalf of the Borrower.	CANCELLED CHEQUE	Poc Poc	2006	Purpose (EMI/Security) PDC/AF/PEMI etc.			
000	EMI cheques of glosure	of "Aditya Birla Financ			Amount of each Cheque (INR)					applicant	1	801	EMI cheques on closu	of "Aditya Birla Finance	7) Amount of each Cheque (INR)			

Cheque Submission Form

(Note - Mandate to be obtained in 3 copies, Original for Bank, one each for ABFL and customer Certified that particulars furnished above are correct as per our records. provided in the Annexure and agree to discharge the responsibility expected of me as a participant under this Letter. incomplete or incorrect information, I would not hold the institution responsible. I have read and understood the Option Invitation Letter as I hereby declare that the particulars given above are correct and complete. If the transaction is delayed or not effected at all for reasons of g) Date of Effect e) Account Type (S.B. Account/Current Account or Cash d) MICR – 9 Digit Code number of the bank & branch (Appearing on the MICR cheque issued by the Bank): c) Account Number b) Account holder names (As per bank's record) a) Facility Account No. details given as under: I/We hereby authorize Aditya Birla Finance Limited to debit my/our bank account to remit payments through NACH (Debit) clearing as per the (Bank's stamp) f) Ledger No./Ledger Folio No.:_ Telephone No.: Details of LAN Date of effect Periodicity(M/BiM/Qly/etc) Signature of the Authorised official of the Bank Amount of the installment/Amt of repayment with upper limit Signature of the account holder/s Mason Copy to the ABFL Address: Indian Rayon Compound, Veraval, Gujarat 362 266 Number of installments/Valid up to

Address: Branch Name

NACH (DEBIT CLEARING)

NACH (Debit) Option Invitation Annexure I Letter

Date:

Dear Customer

- An alternative method of payment is offered by Reserve Bank of India which provides you an option to pay your dues directly through your bank account. Your bank account would be debited through this payment mechanism right on the due date/ as and when ABFL will present in your pass book/statement of account request before your Bank. You would be advised in the usual manner to make the repayment. Payment instruction would be issued by us maintain the specified account. The branch will debit your account and indicate the debit entry as "NACH" with other additional information electronically through our banker to the Clearing House and the Clearing House would supply debit reports to the bank with which you
- If you maintain more than one bank account, payment can be made from any of these accounts. You do not have to open any new bank account for the purpose.
- This would be only an additional mode of payment and would be optional. You would have the right to withdraw from this mode of payment reply within 15 days. by giving an advance notice of atleast 2 weeks to ABFL. Your complaint, if any, would be immediately dealt with and we assure you to give a
- 0 If you are agreeable to participate in this payment mechanism, you are requested to fill in the Mandate Form attached herewith. The information to be supplied should accurate and complete in all respects and duly certified by your bank
- The information provided by you will be kept confidential and would be utilized only for the purpose of effecting the payments due from you.

For Aditya Birla Finance Limited.

VERIFICATION FROM BANKER TO WHOMSOEVER IT MAY CONCERN

are verified as per our records for identity, address and signature proof. Customer Name: Address: Signature: Your's kincerely,	Please affix Bank Round Seal
incerely	Ревзе апх Баги
incerely,	
Authorised Signatory of the bank Name:	
Address of the Branch:	
Signatory No.:	
Bank telephone No.:	
please include name of all account holders incase it is a joint account.	
VERIFICATION FROM BANKER TO WHOMSOEVER IT MAY CONCERN This is to certify that the attached photograph, address and signature belong to	NCERN
ACCType:ACType:ACType:ACCType:	Please affix Passport Size Photograph Please affix Bank Round Seal
Address. Signature 2 6	
Your's sinchealy. (Bank Seal)	1
Authorised Signatory of the bank. Name:	
Authorised Signatory of the bank. Name :	

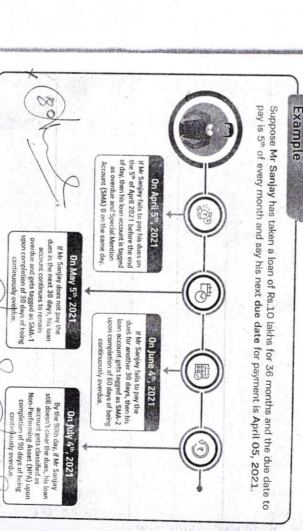
(For Identity proof, please affix bank round stamp partly on the photo and partly on the page.)

REPAYMENT SCHEDULE **IMPORTANCE OF FOLLOWING**

any, to ABFL for the loan availed and helps you to manage your loan account efficiently and meet the that helps you to know the dates when you are required to pay interest, principal and other charges if obligations in a timely manner. The repayment schedule/payment advice that you receive while taking a loan from ABFL is a document

if you miss paying your dues on time. Here's what happens to your loan account

categories influence your Credit Bureau Score, which may further affect your borrowing capacity in future. if any) remain unpaid and overdue, your loan account gets classified into various categories. These Basis the number of days your dues (dues means instalment of principal, interest and other charges



The above illustration is also applicable for vevolving facilities where either outstanding balance remains continuously in excess of the sanctioned limit /drawing power whichever is less or interest

March

4555 ×

is overdue and not paid on due dates.

Source:

RBI circular no. RBI/2021-2022/125 DOR.STR.REC.68/21.04.048/2021-22 on 'Prudential norms on Income Recognition, Asset Classification and Provisioning, pertaining to Advances – Clarifications' dated 12th November, 2021. Here's a comprehensive table explaining the Special Mention Account (SMA) and Non-Performing Asset (NPA) classification.

Loans other than revolving facilities Loans in the nature of revolving facilities like cash credit/overdraft Loans in the nature of revolving facilities like cash credit/overdraft Basis for classification – Outstand balance remains continuously in ex of the sanctioned limit or drawing p whichever is lower, for a period of the sanctioned limit or drawing p whichever is lower, for a period of the sanctioned limit or drawing p		SMA-0 L	
Loans SMA Sub- categories	Upto 30 days	Upto 30 days More than 30 days and upto 60 days	Upto 30 days More than 30 days and upto 60 days More than 60 days and upto 90 days
		SMA-1	SMA-1



