LETTER OF ARRANGEMENT

(To be issued in duplicate)

To.

Date 03.04.2016

M/S Ram Raghu Traders & Contractors, Shop No. 3,4,5, Suresh Plaza, M.G. Road, Agra.

Dear Sirs.

ADVANCES TO SME SEGMENT SANCTION OF SBI ASSET BACKED LOAN

"th reference application dated10.2.2014 your requesting sanction/enhancement/renewal of facility in the form of dropline overdraft limit for working capital requirement and/or fixed asset acquisition, we have pleasure in advising the sanction of an dropline overdraft facility for Rs. 8,00,00,000/- (Rupees Eight Crore only) against mortgage of property, under the SBI Asset Backed Loan, subject to your, acceptance/fulfillment of the following terms and conditions:

Limit	Primary Security	Collateral Security	
CENTELL CO.		Immovable property	Third party guarantee
Rs. 800.00 Lacs	charge on entire	1) Commercial property at plot Ne- 2/55/1 and 2/56/1,2,3 (on part of plot 4), 1st & IInd floor (3rd & 4th storey) Church Road, Agra 2)Plot at Kh No 313,314,316,318,319,320 & 321, Mauza Babarpur, Opp • Kamayani Hospital NH-2 Agra	II) Shri Vivek Bansal

The terms and conditions are as under,

Facility: Dropline overdraft where limit is reduced every month so as to have the overdraft fully liquidated at the end of the period and there is flexibility of regular transaction both by

way of credits and debits upto the limit marked for the month.

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Repayment. The loan amount of Rs 8,00,00,000/- sanctioned is available for a period of 96 months with annual review when it may be restituted/cancelled depending upon the conduct and united of advances.

Rate: Rate of Interest: 2.70% above Base Rate (BR). Present effective rate is 12.70%

Upfront fee Charged will be 1% of the limit

College The loan is granted against maximum 60% of the realizable value of immovable property. (Compliant under SARFAESI Act)

Peral rate: 2% above the applicable interest rate will be charged on the overdue amount beyond 30 days.

We are forwarding this letter in duplicate along with Annexures A & B and shall be glad if you return to us the originals duly signed by you and the guarantors in token of having accepted the Terms and Conditions, below the words "We Accept" appearing at the end of the Annexure and retain the duplicate thereof for your record.

Thereafter, you may call on us with the guarantors, preferably with prior appointment, to execute the documents in this regard.

Assuring you of our best services at all times.

Yours faithfully

BRANCH MANAGER

Encl. Terms and Conditions - Annexures A & B

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TERMS & CONDITIONS

2. Period of Advance & Payment terms

Sanction of Dropline overdraft facility under the scheme SBI Asset Backed Loan available for period 96 months with annual review when it may be reinstated/cancelled depending upon the conduct and utilization of advances. The drawing power shall be reduced monthly so as to have the overdraft fully liquidated at the end of the period. Regular transactions are permitted upto drawing power available. No over-drawings permitted.

3. Rate of Interest

Rate of Interest: 2.70% above Base Rate (BR). Present effective rate is 12.70% p.a.

Interest shall be charged on the debit balances in the overdraft account computed on daily balances basis duly compounded and debited to the accounts at monthly rests on the last working day of every month, in accordance with the accounting practices of the Bank from time to time.

The rate of interest is subject to revision from time to time and you shall be deemed to have notice of changes in the rate of interest whenever the changes in Base Rate are displayed/notified at the branch/published in newspapers/made through entry of interest charged in the statement of account sent to you.

Accrued but unapplied interest, if any, shall be governed by RBI's directives on IRAC norms.

Enhanced Interest:

a) Enhanced rate of interest at 1% cumulatively subject to a maximum of 2% will be charged for the period of delay in respect of:

i.Delayed/non-submission of financial data required for review / renewal of limits

ii.Delayed/non-submission of annual financial statements

iii. Delayed/non-submission of stock statements

- Enhanced rate will be charged on the excess drawings in case any irregularity / breach is continuously less than 60 days, and if it exceeds beyond 60 days, on the entire outstanding from the date of irregularity / breach. Enhanced interest will be compounded monthly.
- c) The Bank shall also be entitled to charge at its discretion, enhanced interest rates on the accounts either on the entire outstanding or on a portion thereof, for any Irregularity including non-observance or non-compliance of the Terms and Conditions of the advances, for such period as the Bank deems it necessary.

4. INSURANCE:

All the assets charged to the Bank should always be fully insured by the Borrower against fire, lightning, riots, strikes, floods, cyclones, earthquakes, civil commotion, and other natural calamities, etc., with a company approved by the Bank in the joint names of the Bank and yourselves, at your cost for full market value or Bank's interest, whichever is higher. The policies / cover notes should be lodged with the Bank. The policies should be kept alive (current) during the currency of the advance. In the event of non-compliance, the Bank reserves right (but

be bound to exercise) to take the insurance cover as required by the Bank by debit to your account. The machinery to be purchased out of the Term Loan, if any, to be insured for the full market value or original cost of the machinery, whichever is higher. Likewise all the renewats of the policies should also be effected /done by the Borrower at all materials. while barrel

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5. Stock Statement

Half yearly submission of statement of stock/receivable/fixed asset during second quarter and last quarter of financial year.

6. Inspection

The Bank's officials / inspectors are to be permitted in the factor business premises as and when required to inspect activity of the unit, the stocks / books / equipment and on the premises of property mortgaged under the scheme. Where the premises are leased / hired, necessary approvals to the effect from the lessor, if any required, are to be obtained. All assistance to be extended to the Bank's officials in conducting and completing such inspections smoothly. Necessary remedial steps also to be taken to rectify any shortcomings, if any, pointed out by the Bank's officials The cost of such inspections shall be borne by you.

- 7. Security Document: The following security documents have to be executed by you and guarantor;
- a. Mortgage Document
- b. Guarantee Agreement
- c. Agreement of loan cum hypothecation
- d. DP Note and DP Note Delivery letter.
- e. Any other documents as may be required by the Bank

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Annexure B

- a. Disbursement will be done only after completion of security document and formalities in respect of mortgage creation. In respect of companies, in addition to these two requirements, charge to be filed with the Registrar of Companies within the prescribed period for creating a charge in favour of the Bank.
- b. The Bank will have the right to examine at all times the Unit's books of account and to have the Unit's factories / offices / showrooms inspected from time to time by the officials of the Bank and / or qualified auditors and / or technical experts and / or management consultants o other persons of the Bank's choice.
- c. The Unit should not be dissolved / reconstituted without obtaining Bank's prior approval in writing. Post-facto approval of reconstitution dissolution will not be accorded nor the existing guarantors shall be released if the dissolution/ reconstitution is effected without prior approval in writing.
- d. The Unit should submit provisional financial statements within one month and audited financial statements within three months from the date of closure of the accounting year, The returns submitted to the Sales Tax and Income Tax authorities should also be submitted to the Bank.
- e. The Unit should confine their entire business including foreign exchange business to us.
- f. The Bank will have the option of appointing its nominee on the Board of Directors of the Unit to look after its interests.
- g. The Capital invested in the business by the proprietor / partners / directors should not be withdrawn during the currency of our advance.
- h. In case the Unit fails to complete the formalities with regard to creation of a charge in favour of the Bank within a period of two months from the date of this letter, an enhanced interest of % on the outstandings or reduction of Drawing Power by 10% / 20% or both will be considered without any reference to the Unit.
- i. The Unit should keep the Bank informed of the happening of any event likely to have a substantial effect on their profits or business and the remedial measures taken in this regard.

if The Unit should keep the Bank informed of any circumstances adversely affecting the financial position of their sister / associate / family / subsidiary / group, concerns in which it as invested, including any action taken by any creditor against the said units legally or otherwise.

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k. After accounting for provision for taxation, the Bank will have the first charge on the profits of the Unit towards repayment of instalments or other repayment obligations, interest and any other dues from the Unit to the Bank.

- I. The proprietor / partners / directors should not withdraw the profits earned in the business/ capital invested in the business without meeting the instalment(s) payable under the Term Loan. In the case of Companies, dividend should be declared only after meeting the dues to the Bank —
- m. All moneys raised by way of deposits from friends, relatives and / or from any other source should not be withdrawn / repaid during the currency of the Bank's advance. Suitable tamped letters of undertaking from the Unit and 'No Withdrawal' letters from the depositors should be submitted to this effect to the Bank.
- n. The Bank's name board(s) should be displayed prominently or painted on the machines pledged / hypothecated to the Bank and / or in the premises where the machines are installed and a list of such assets should also be displayed in the Unit.
- o. The Unit and other depositors of title deeds should possess a clear, absolute and marketable title to the properties proposed to be legally / equitably mortgaged in favour of the Bank to the satisfaction of the Bank's solicitors/ advocates. Further, the said properties are to be revalued as and when required at your cost.
- p. Any legal expenses such as a solicitor's / advocate's fees, stamp duty, registration charges and other incidental expenses incurred in connection with the advance should be borne by the Unit.
- q. A charge of Rs_____/- will be levied per branch allocation in respect of limits allocated to other branches of the Bank.
- r. In respect of creation / extension of Equitable Mortgage in respect of property offered as collateral security to the Bank, a charge of Rs. ______/- will be levied.
- s. Upfront fee at the rate of 1.00% of limits sanctioned will be charged in respect of dropline overdraft.
- Penal rate at 2% above the applicable rate will be charged on the overdue amount beyond 30 days. The Bank shall also be entitled to charge at its discretion, enhanced interest ates on the account, either on the entire outstandings or on a portion thereof, for any irregularity / none observance / non-compliance of the Terms and Conditions of the overdraft.
- t. In case of a Company being the borrower, the following terms are applicable:
- A resolution to be passed in a meeting of the Board of Directors of the Company for availing the credit facilities sanctioned by the Bank and a duly certified extract to be submitted to the Bank. The resolution should contain, inter alia, the following particulars:

Acceptance of the Terms & Conditions of the credit facilities sanctioned to the Company.

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- ii) Authority in favour of Directors / Authorised Signatory to execute the security documents for availing the credit facilities sanctioned to the Company.
- iii) Authority in favour of Directors / Authorised Signatory for filing the documents and Form 8 and 13 with the Registrar of Companies for creating a charge over the assets of the Company in favour of the Bank.
- iv) Affixation of the Company's Common Seal on the security documents and vesting of authority to authenticate such affixation.
- v) Requesting the guarantors to offer their Personal Guarantee / Corporate
- Guarantee in favour of the Bank for the credit facilities sanctioned to the Company.
- vi) Creation of first charge on the assets of the Company in favour of the Bank for the credit facilities sanctioned to the Company.
- u. The charge over the assets of the Company in respect of the limits sanctioned herein should be registered with the Registrar of Companies within 30 days from the date of execution of documents and filed copies of Form 8 and Form 13, together with receipt should be deposited with us. The Certificate of Registration is to be produced to the Bank within reasonable time for our records.
- v. During the currency of the Bank's credit facilities, the Unit / Guarantors will not, without the Bank's prior permission in writing:

i) Effect any change in the Unit's capital structure.

ii) Implement any scheme of expansion / modernization / diversification / renovation or acquire any fixed assets during any accounting year, except such schemes which have already been approved by the Bank.

- iii) Formulate any scheme of amalgamation or reconstruction.

- iv) Invest by way of share capital or lend or advance funds to or place deposits with any other concern, including sister / associate / family / subsidiary/ group concerns. However, normal trade credit or security deposits in the normal course of business or advances to employees can be excluded.
- v) Enter into borrowing arrangements either secured or unsecured with any other bank, Financial Institution, company or person.

vi) Undertake guarantee obligations on behalf of any other company, firm or person.

vii) Declare dividends for any year except out of profits relating to that year after making all due and necessary provisions and provided further that no default had occurred in any repayment obligations.

viii) Effect any drastic change in their management setup.

ix) Effect any change in the remuneration payable to the Directors / Partners, etc. either in the form of sitting fees or otherwise.

x) Pay guarantee commission to the guarantors whose guarantees have been stipulated / furnished for the credit limits sanctioned by the Bank.

Create any further charge, lien or encumbrance over the assets and properties of the Unit
/ Guarantors to be charged / charged to the Bank in favour of any other bank, Financial
Institution, firm or person.

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xii) Sell, assign, mortgage or otherwise dispose off any of the fixed assets charged to the Bank.

xiii) Undertake any trading activity other than the sale of produce arising out of its own manufacturing / trading operations.

xiv) Open any account with any other bank. If already opened, the details thereof is to be given immediately and a confirmation to this effect given to the Bank.

w. Unconditional Cancellability: Notwithstanding anything contained herein above, the Bank reserves the absolute right to cancel the limits unconditionally without prior notice:

a) In case the limits/part of the limits are not utilized

b) In case of deterioration in the loan account in any manner whatsoever and/or

c) In case of non -compliance of term and conditional of sanction, and/ or

d) For any other reason which the bank considers appropriate to cancel the facility.

x. (a). In the event of default in repayment of any monies or in the performance or breach of any terms or obligations, the Bank and / or the Reserve Bank of India or any other authorized agency will have an absolute discretion or unqualified right, power and authority to disclose or publish your name(s) and other details in such manner as they deem fit;

(b) The authorized agencies e.g. CIBIL, etc., may use, process, publish or furnish for consideration or otherwise the information disclosed and /or data or products prepared by them to any person, any to other credit granters and that you shall not raise any dispute whatsoever in that behalf in all respects and to all intents.

The following particulars / documents are to be furnished / submitted to the Bank:

Audited balance sheet of the last three year.

Brief detail of Proprietor / Partners / Promoters / Directors.

KYC documents for promoters / units

- Copy of IT Returns of promoters / Firm for the last three years.
- Copies of license, permission approval by regulatory authority, where applicable

Availability of utilities like power etc.

- Pollution control clearance, if necessary.
- Détails of collateral security (including third party guarantee proposed to be offered.

Signed statement of Assets and liability from proprietor / partner guarantors.

> Copies of other Bank's sanction letter and statement of accounts (last 6 months)

Copy of the title deeds of the Factory / Shop/ Godown/ collateral security.

> Details of the capital expenditure, if Term Loan is applied.

Cheque for processing and fees to be paid for Valuation & Title search reports on property/ (ies) offered as collateral, ROC search (for companies).
Any others:

XV) The loan will be disbursed after fulfilment of following conditions

- a) Independent TIR from local senior advocate to be obtained.
- b) Satisfactory CIR of Guarantor Firms to be obtained.

c) Valuation Report from other than two valuers to be obtained from National/MNC Firm. If value of the property not cover loan amount than proposal to be resubmitted to the committee.

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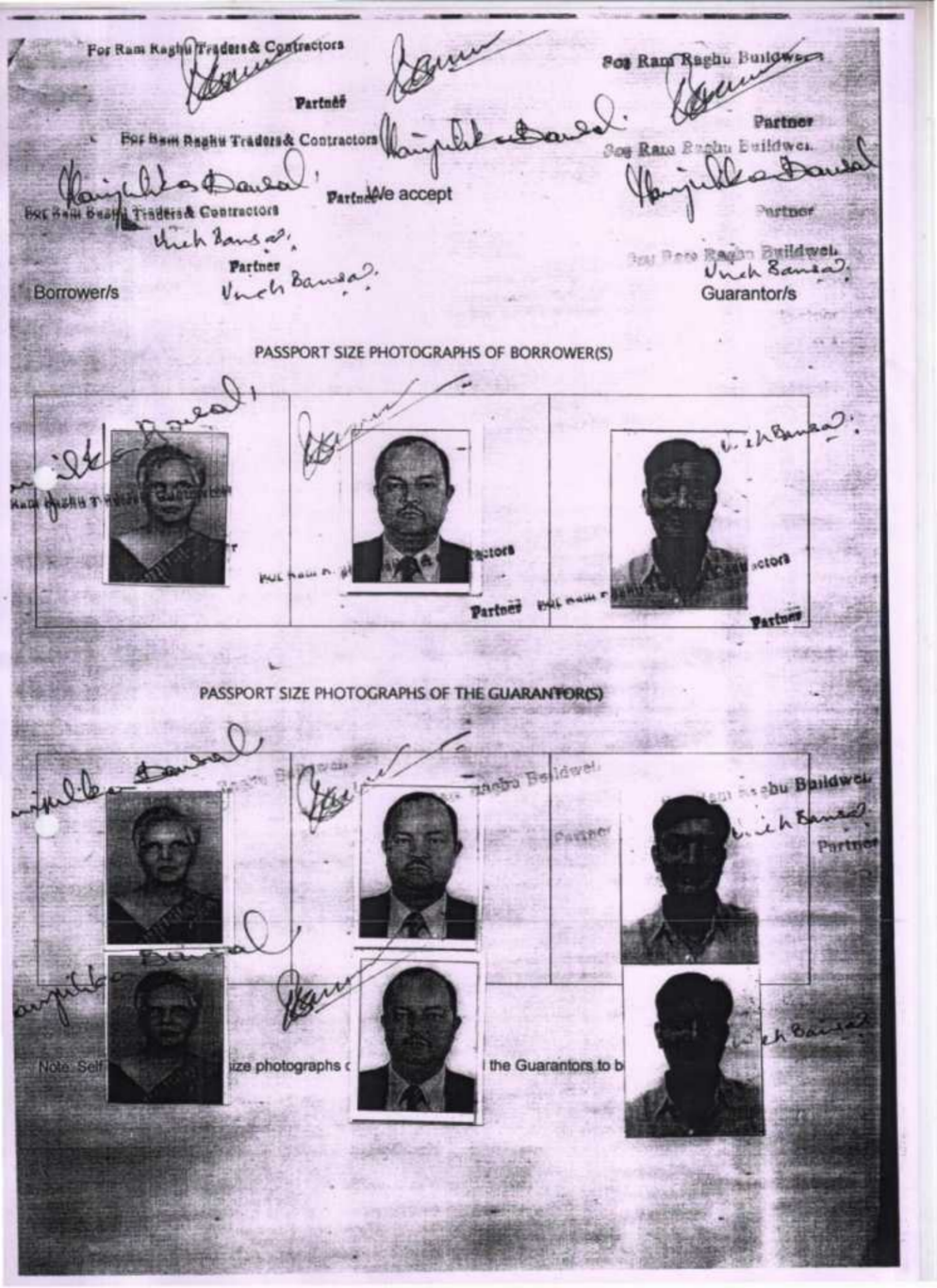
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LETTER OF ARRANGEMENT

(To be issued in duplicate)

To,

Date 31.07.2014

M/S Raghu Enterprises, Church Road, M.G. Road, Agra.

Dear Sirs,

ADVANCES TO SME SEGMENT ANCTION OF SBI ASSET BACKED LOAN

requesting With reference your application dated 20.4.2014 sanction/enhancement/renewal of facility in the form of dropline overdraft limit for working capital requirement and/or fixed asset acquisition, we have pleasure in advising the sanction of an dropline overdraft facility for Rs. 3,00,00,000/- (Rupees Three Crore only) against mortgage of property, under the SBI Asset Backed Loan, subject to your acceptance/fulfillment of the following terms and conditions:

Partner	Limit	Primary Security	Collateral Security	
			Immovable property	Third party guarantee
	Rs. 300.00 Lacs	Assets created out of Bank's finance	1) Commercial property at plot No 2/55/1 and 2/56/1,2,3 (on part of plot 4), Ist & IInd floor (3rd & 4th storey) Church Road, Agra 2) Khasra No. 300 to 303 & 306 to 321, Mauja Babarpur, Near Bhawna Estate, Agra	Shri Manish Bansal Shri Vivek Bansal Smt. Manjulika Bansal Corporate Guarantee : M/S Ram Raghu Buildwell

The terms and conditions are as under,

Facility: Dropline overdraft where limit is reduced every month so as to have the overdraft fully liquidated at the end of the period and there is flexibility of regular transaction both by way of credits and debits upto the limit marked for the month.

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Repayment: The loan amount of Rs 3,00,00,000/- sanctioned is available for a period of 96 months with annual review when it may be restituted/cancelled depending upon the conduct and utilization of advances.

Interest Rate: Rate of Interest: 2.70% above Base Rate (BR). Present effective rate is 12.70%

Upfront fee: Upfront fee charged will be 1% of the limit

Collateral: The loan is granted against maximum 60% of the realizable value of immovable property. (Compliant under SARFAESI Act)

Penal rate: 2% above the applicable interest rate will be charged on the overdue amount beyond 30 days.

We are forwarding this letter in duplicate along with Annexures A & B and shall be glad if you return to us the originals duly signed by you and the guarantors in token of having accepted the Terms and Conditions, below the words "We Accept" appearing at the end of the Annexure and retain the duplicate thereof for your record.

Thereafter, you may call on us with the guarantors, preferably with prior appointment, to execute the documents in this regard.

Assuring you of our best services at all times.

Yours faithfully,

BRANCH MANAGER

Encl.: Terms and Conditions - Annexures A & B

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Sanction of Dropline overdraft facility under the scheme SBI Asset Backed Loan available for period 96 months with annual review when it may be reinstated/cancelled depending upon the conduct and utilization of advances. The drawing power shall be reduced monthly so as to have the overdraft fully liquidated at the end of the period. Regular transactions are permitted upto drawing power available. No over-drawings permitted.

Rate of Interest

Rate of Interest: 2.70% above Base Rate (BR). Present effective rate is 12.70% p.a.

Interest shall be charged on the debit balances in the overdraft account computed on daily balances basis duly compounded and debited to the accounts at monthly rests on the last working day of every month, in accordance with the accounting practices of the Bank from time to time.

The rate of interest is subject to revision from time to time and you shall be deemed to have notice of changes in the rate of interest whenever the changes in Base Rate are displayed/notified at the branch/published in newspapers/made through entry of interest Sharged in the statement of account sent to you.

Accrued but unapplied interest, if any, shall be governed by RBI's directives on IRAC norms.

Enhanced Interest:

a) Enhanced rate of interest at 1% cumulatively subject to a maximum of 2% will be charged for the period of delay in respect of:

i.Delayed/non-submission of financial data required for review / renewal of limits

ii.Delayed/non-submission of annual financial statements

iii.Delayed/non-submission of stock statements

Enhanced rate will be charged on the excess drawings in case any irregularity / breach is continuously less than 60 days, and if it exceeds beyond 60 days, on the entire outstanding from the date of irregularity / breach. Enhanced interest will be compounded monthly.

The Bank shall also be entitled to charge at its discretion, enhanced interest rates on the accounts either on the entire outstanding or on a portion thereof, for any Irregularity including non-observance or non-compliance of the Terms and Conditions of the

advances, for such period as the Bank deems it necessary.

4. INSURANCE:

All the assets charged to the Bank should always be fully insured by the Borrower against fire, lightning, riots, strikes, floods, cyclones, earthquakes, civil commotion, and other matural calamities, etc., with a company approved by the Bank in the joint names of the Bank and yourselves, at your cost for full market value or Bank's interest, whichever is higher. The Solicies / cover notes should be lodged with the Bank. The policies should be kept alive (current) during the currency of the advance. In the event of non-compliance, the Bank reserves the right (but

be bound to exercise) to take the insurance cover as required by the Bank by debit to your account. The machinery to be purchased out of the Term Loan, if any, to be insured for the full market value or original cost of the machinery, whichever is higher. Likewise all the

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Stock Statement

Half yearly submission of statement of stock/receivable/fixed asset during second quarter and last quarter of financial year.

6. Inspection

The Bank's officials / inspectors are to be permitted in the factor business premises as and when required to inspect activity of the unit, the stocks / books / equipment and on the premises of property mortgaged under the scheme. Where the premises are leased / hired, necessary approvals to the effect from the lessor, if any required, are to be obtained. All assistance to be extended to the Bank's officials in conducting and completing such inspections smoothly. Necessary remedial steps also to be taken to rectify any shortcomings, if any, pointed out by the Bank's officials The cost of such inspections shall be borne by you.

- 7. Security Document: The following security documents have to be executed by you and guarantor;
- a. Mortgage Document
- b. Guarantee Agreement
- c. Agreement of loan cum hypothecation
- d. DP Note and DP Note Delivery letter.
- e. Any other documents as may be required by the Bank

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Annexure B

- a. Disbursement will be done only after completion of security document and formalities in respect of mortgage creation. In respect of companies, in addition to these two requirements, charge to be filed with the Registrar of Companies within the prescribed period for creating a charge in favour of the Bank.
- b. The Bank will have the right to examine at all times the Unit's books of account and to have the Unit's factories / offices / showrooms inspected from time to time by the officials of the Bank and / or qualified auditors and / or technical experts and / or management consultants or other persons of the Bank's choice.
- c. The Unit should not be dissolved / reconstituted without obtaining Bank's prior approval in writing. Post-facto approval of reconstitution dissolution will not be accorded nor the existing guarantors shall be released if the dissolution/ reconstitution is effected without prior approval in writing.
- d. The Unit should submit provisional financial statements within one month and audited financial statements within three months from the date of closure of the accounting year. The returns submitted to the Sales Tax and Income Tax authorities should also submitted to the Bank.
- e. The Unit should confine their entire business including foreign exchange business to us.
- f. The Bank will have the option of appointing its nominee on the Board of Directors of the Unit to look after its interests.
- g. The Capital invested in the business by the proprietor / partners / directors should not be withdrawn during the currency of our advance.
- h. In case the Unit fails to complete the formalities with regard to creation of a charge in a favour of the Bank within a period of two months from the date of this letter, an enhanced interest of % on the outstandings or reduction of Drawing Power by 10% / 20% or both will be considered without any reference to the Unit.
- i. The Unit should keep the Bank informed of the happening of any event likely to have a substantial effect on their profits or business and the remedial measures taken in this regard.
- if The Unit should keep the Bank informed of any circumstances adversely affecting the financial position of their sister / associate / family / subsidiary / group concerns in which it as invested, including any action taken by any creditor against the said Units legally or otherwise.

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I. The proprietor / partners / directors should not withdraw the profits earned in the business/ capital invested in the business without meeting the instalment(s) payable under the Term Loan. In the case of Companies, dividend should be declared only after meeting the dues to the Bank

m. All moneys raised by way of deposits from friends, relatives and / or from any other source should not be withdrawn / repaid during the currency of the Bank's advance. Suitable tamped letters of undertaking from the Unit and 'No Withdrawal' letters from the depositors should be submitted to this effect to the Bank.

n. The Bank's name board(s) should be displayed prominently or painted on the machines pledged / hypothecated to the Bank and / or in the premises where the machines are installed and a list of such assets should also be displayed in the Unit.

Q. The Unit and other depositors of title deeds should possess a clear, absolute and marketable title to the properties proposed to be legally / equitably mortgaged in favour of the Bank to the satisfaction of the Bank's solicitors/ advocates. Further, the said properties are to be revalued as and when required at your cost.

D. Any legal expenses such as a solicitor's / advocate's fees, stamp duty, registration charges and other incidental expenses incurred in connection with the advance should be borne by the Unit.

q. A charge of Rs_____/- will be levied per branch allocation in respect of limits allocated to other branches of the Bank.

r. In respect of creation / extension of Equitable Mortgage in respect of property offered as collateral security to the Bank, a charge of Rs. /- will be levied.

s. Upfront fee at the rate of 1.00% of limits sanctioned will be charged in respect of dropline gverdraft.

EPenal rate at 2% above the applicable rate will be charged on the overdue amount beyond 0 days. The Bank shall also be entitled to charge at its discretion, enhanced interest rates on the account, either on the entire outstandings or on a portion thereof, for any irregularity / nonobservance / non-compliance of the Terms and Conditions of the overdraft.

t. In case of a Company being the borrower, the following terms are applicable:

I) A resolution to be passed in a meeting of the Board of Directors of the Company for availing the credit facilities sanctioned by the Bank and a duly certified extract to be submitted to the Bank. The resolution should contain, inter alia, the following particulars:

Acceptance of the Terms & Conditions of the credit facilities sanctioned to the Company.

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- ii) Authority in favour of Directors / Authorised Signatory to execute the security documents for availing the credit facilities sanctioned to the Company.
- iii) Authority in favour of Directors / Authorised Signatory for filing the documents and Form 8 and 13 with the Registrar of Companies for creating a charge over the assets of the Company in favour of the Bank.
- iv) Affixation of the Company's Common Seal on the security documents and vesting of authority to authenticate such affixation.
- v) Requesting the guaranters to offer their Personal Guarantee / Corporate
 Guarantee in favour of the Bank for the credit facilities sanctioned to the Company.
- vi) Creation of first charge on the assets of the Company in favour of the Bank for the credit facilities sanctioned to the Company.
- u. The charge over the assets of the Company in respect of the limits sanctioned herein should be registered with the Registrar of Companies within 30 days from the date of execution of documents and filed copies of Form 8 and Form 13, together with receipt should be deposited with us. The Certificate of Registration is to be produced to the Bank within reasonable time for our records.
- v. During the currency of the Bank's credit facilities, the Unit / Guarantors will not, without the Bank's prior permission in writing:
- i) Effect any change in the Unit's capital structure.
- ii) Implement any scheme of expansion / modernization / diversification / renovation or acquire any fixed assets during any accounting year, except such schemes which have already been approved by the Bank.
- iii) Formulate any scheme of amalgamation or reconstruction.
- iv) Invest by way of share capital or lend or advance funds to or place deposits with any other concern, including sister / associate / family / subsidiary/ group concerns. However, normal trade credit or security deposits in the normal course of business or advances to employees can be excluded.
- v) Enter into borrowing arrangements either secured or unsecured with any other bank,
 Financial Institution, company or person.
- vi) Undertake guarantee obligations on behalf of any other company, firm or person.
- vii) Declare dividends for any year except out of profits relating to that year after making all due and necessary provisions and provided further that no default had occurred in any repayment obligations.
- viii) Effect any drastic change in their management setup.
- ix) Effect any change in the remuneration payable to the Directors / Partners, etc. either in the form of sitting fees or otherwise.
- x) Pay guarantee commission to the guarantors whose guarantees have been stipulated / furnished for the credit limits sanctioned by the Bank.
- Create any further charge, lien or encumbrance over the assets and properties of the Unit / Guarantors to be charged / charged to the Bank in favour of any other bank, Financial Institution, firm or person.

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xii) Sell, assign, mortgage or otherwise dispose off any of the fixed assets charged to the Bank.

xiii) Undertake any trading activity other than the sale of produce arising out of its own manufacturing / trading operations.

xiv) Open any account with any other bank. If already opened, the details thereof is to be eiven immediately and a confirmation to this effect given to the Bank.

Unconditional Cancellability: Notwithstanding anything contained herein above, the Bank serves the absolute right to cancel the limits unconditionally without prior notice:

a) In case the limits/part of the limits are not utilized

b) In case of deterioration in the loan account in any manner whatsoever and/or

c) In case of non -compliance of term and conditional of sanction, and/ or

d) For any other reason which the bank considers appropriate to cancel the facility.

x. (a). In the event of default in repayment of any monies or in the performance or breach of any terms or obligations, the Bank and / or the Reserve Bank of India or any other authorized agency will have an absolute discretion or unqualified right, power and authority to disclose or publish your name(s) and other details in such manner as they deem fit;

(b) The authorized agencies e.g. CIBIL, etc., may use, process, publish or furnish for consideration or otherwise the information disclosed and for data or products prepared by Them to any person, any to other credit granters and that you shall not raise any dispute whatsoever in that behalf in all respects and to all intents.

The following particulars / documents are to be furnished / submitted to the Bank:

Audited balance sheet of the last three year.

Brief detail of Proprietor / Partners / Promoters / Directors.

KYC documents for promoters / units

Copy of IT Returns of promoters / Firm for the last three years.

Copies of license, permission approval by regulatory authority, where applicable

Availability of utilities like power etc.

Pollution control clearance, if necessary.

Details of collateral security (including third party guarantee proposed to be offered.

Signed statement of Assets and liability from proprietor / partner guarantors.

Copies of other Bank's sanction letter and statement of accounts (last 6 months)

Copy of the title deeds of the Factory / Shop/ Godown/ collateral security.

Details of the capital expenditure, if Term Loan is applied.

Cheque for processing and fees to be paid for Valuation & Title search reports on property/ (ies) offered as collateral, ROC search (for companies).

Any others:

XV) The loan will be disbursed after fulfilment of following conditions:

a) Independent TIR from local senior advocate to be obtained.

b) Satisfactory CIR of Guarantor Firms to be obtained.

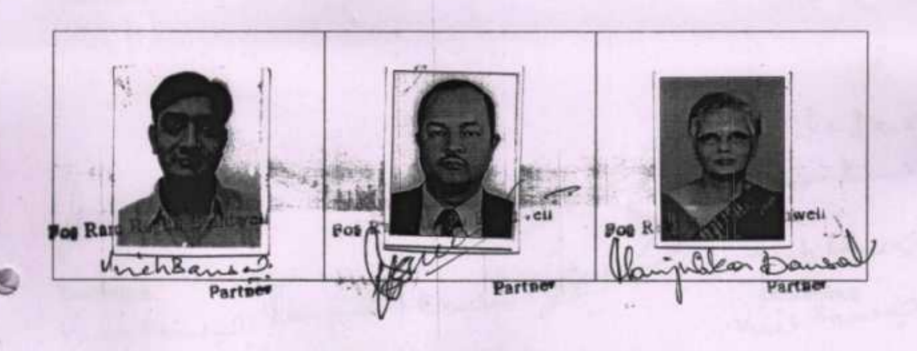
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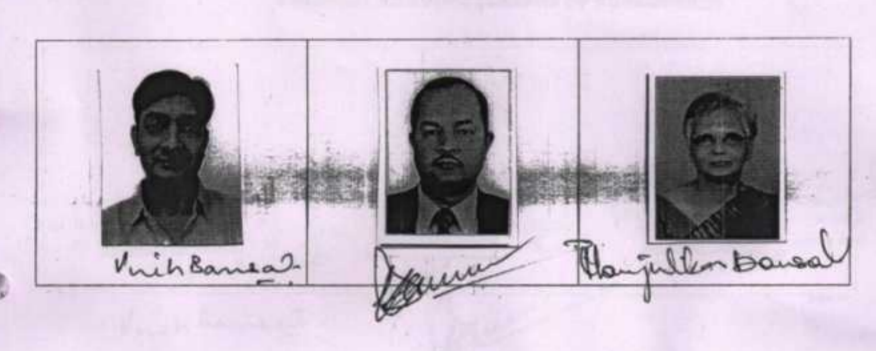
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PASSPORT SIZE PHOTOGRAPHS OF THE GUARANTOR(S)





Note: Self attested passport size photographs of the Borrowers and the Guarantors to be affixed

c) Valuation Report from other than two valuers to be obtained from National/MNC Firm. If value of the property not cover loan amount than proposal to be resubmitted to the committee.

Borrower/s
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PASSPORT SIZE PHOTOGRAPHS OF BORROWER(S)

