DEED OF MORTGAGE

THIS DEED OF MORTGAGE IS MADE ON	DAY	OF THIS MONTH OF	IN THE YEAR	
	BETWEEN	BETWEEN		
Age abo	utyears, Occ	years, Occupation - Service / Business R/o.		
R/o	Age about	years, Occupation -	Service / Business	
R/o Hereinafter the context or meaning thereof be a deemed to madministrators, successors, executors in title and	called the MORTGAGO ean and include his/her	/their/ heirs, legal represe	I unless repugnant to	
	AND			
, A BODY CORPORATE DOING at, registered under the MORTGAGEE" (which expression shall unless rejinclude its administrators, executors, successors	ougnant to the context of	, hereinafte or meaning thereof be de	r referred to as "THE emed to mean and	
WHEREAS the property bearing Plot Nosituated athereunder (hereinafter referred to as 'THE PROPE	S. No more particularl	y described in the schedu	_ CTS No. ule written	
ANDWHEREAS the said property was owned by _				
ANDWHEREAS the said society has divided the s	aid property in several	plots and allotted the san	ne to its members.	
ANDWHEREAS the Mortgagor/Borrower is the me	ember of said society.			

ANDWHEREAS the said plo	ot Nois	allotted to the Mortgagor.	
and	d the same is registered in th	said property to Mortgagor by S le office of the Sub-Registrar at S ame is in the possession of Mor	Sr. No.
ANDWHEREAS the Mortgage business.	gor approached the Mortgag	ee for a loan of Rs	for promotion of
		nd advance a sum of Rs ereof, with interest and charg	
ANDWHEREAS the Mortgag		rith the terms and conditions for	securing the said amount
	gor have agreed to mortgage ngwith interest and charges.	the said property in favour of th	ne Mortgagee, as a security for
NOW THIS DEED WITNESS	ETH:-		
these presence by the Mort	gagee to the Mortgagor, the gree with the Mortgagee that		aid on or before the execution of nereby acknowledge and confirm id amount alongwith interest
	the said amount of advance		which it has been sanctioned. Th o.a. or at such rate as may be fixe
	pay the principal sum adva /- Rs/- plus		h interest in monthly
	subsequently each installmer	e due on or before the expiry of ont shall be due in each succeedi	one month from the date of ng month till the entire amount of

4. It is agreed by the mortgagor that each installment shall be paid on or before 15th day of each month, reckoned as per the Gregorian Calendar. If the mortgagor commits default in payment of any of the installment on or before the said 15th

day, then the mortgagor has agreed to pay additional interest on each defaulted installment at the

5. It is hereby agreed and declared that in case any of the installments of principal or interest payable under these presents be not satisfied on the dates herein before appointed for the payment of such installments of principal or interest then the whole amount of principal remaining unpaid together with interest due shall at once become payable to the mortgagee and the mortgagee may forthwith enforce any of the remedies of which a holder of a simple mortgage is entitled under the transfer of Property Act.
6. It is hereby agreed and declared that in the event of default by the mortgagor in repayment of mortgage money, interest and charges, the mortgagee shall be entitled to take possession of the mortgaged property and shall also be entitled to recover the sum outstanding against the mortgagor under these presence and cause the mortgaged property to be sold for realization of the amount accruing due to the mortgagee.
7. In case the proceeds of sale, together with the amount, if any, otherwise realized from the mortgagor fall short of the total amount due to the mortgagee then the mortgagee shall be entitled to recover the balance from the person and other properties of the mortgagor.
8. The mortgagor will within one month form the date of these presents insure and keep insured the mortgaged property from loss or damages by fire, riot and other usual risks in full value thereof with the Insurance Company approved by the mortgagee in joint name of Mortgagor and Mortgagee, including in the said policy usual clause and will duly pay all premiums and sums of money payable for that purpose and will deliver to the mortgagee the policy for such insurance and the receipt for every such payment within seven days after it shall become due and in case the mortgagor shall refuse or neglect to keep the said mortgaged property insured to the amount aforesaid or deliver such policy and receipts as aforesaid then and in every such case it shall be lawful for the mortgagee to insure the same to the amount aforesaid or any less amount and all sums of money expended by the mortgagee in or about such insurance as aforesaid with interest for the same @% per annum computed from the or respective times of advancing the same shall be repaid by the mortgagor to the mortgagee on demand and in the meantime shall be a charge on the premises hereby mortgaged in addition to the principal and interest thereon.
9. That the mortgagor agrees that all sums of money awarded as compensation for acquisition of any portion of the mortgaged property by Government or Municipal or railway or any Authority shall be receivable by the mortgagee direct on behalf of the mortgagor and that such money as well as moneys received under and by virtue of any such insurance as aforesaid shall at the option of the mortgagee either be forewith applied in or towards the payment of principal money, interest and costs for the time being remaining due on the security for these presents.
10. For the consideration aforesaid and in further pursuance of the said agreement the mortgagor hereby grants and transfers by way of simple mortgage unto the mortgagee all the property described in the schedule hereto together with all rights, easements, and appurtenances thereto and all his/her/their rights, title and interest in and to the said premises hereby mortgaged shall remain and be charged by way of simple mortgage and free from all encumbrances as security for the payment to the mortgagee of the said principal money interest and costs in accordance with the convenants hereinbefore contained.
11. That the mortgagor shall allow the mortgagee its servants, agents and surveyors at all reasonable times to enter the said premises and view and examine the state and condition thereof.

rate of __% upto three months and __% onwards will be charged from the date of default till the default is made good.

12 .The mortgagor hereby convents with the mortgagee that the mortgaged property is free from all or any encumbrances and shall not sell, gift, exchange, mortgage or alienate in any other manner nor shall assign his/her/their interest in the said property of whatsoever nature, nor shall create any charge or encumbrance on the said property during the subsistence of the mortgage.					
13. The mortgagor undertake to pay all the tax, dues cesses and outgoings in respect of the mortgagor property regularly and punctually and produce the receipts thereof to the mortgagee for verification and record.					
14 . The mortgagor undertake that he/she/they will deposit with the mortgagee all the original documents of the mortgaged property.					
15. The mortgagor undertakes that he/she/they will bear all expenses such as stamp duty, advocate fees, registration charges and other incidental expenses in connection with this deed.					
16. The mortgagor agrees that if he/she/they commits default in making the payments of installment then the mortgagee shall be entitled to call back the entire amount of balance with interest then due and in that case the mortgagor will have to make the payment forewith and will not be entitled to claim the benefit of concession of installment or the excuse the payment of additional interest.					
17. It is agreed by and between the parties that the said property/properties is to stand as a continuing security for the credit limit/loan sanctioned by the mortgagee to the borrower/mortgagor and it will be enforceable for all monies which may at any time become due and owing by the borrower/mortgagor to the mortgageee/lender under the said credit account and/or all other accounts, was after expiry of the period.					
ALL THAT DIECE AND DADCEL OF LAND AND PHILIDING powerending and hereinefter constructed along with all the					
ALL THAT PIECE AND PARCEL OF LAND AND BUILDING nowstanding and hereinafter constructed along with all the rights appertaining to it bearing plot no cts.no dist. Pune situated					
rights appertaining to it bearing plot no cts.no dist. Pune situated within the registration sub-district haveli and dist-pune and also within the limits of P.M.C/P.C.N.T.D. Authority admeasuring about sq. mtrs. l.e sq. ft. and bounded as follows:-					
ON OR TOWARDS EAST:					
ON OR TOWARDS SOUTH:					
ON OR TOWARDS WEST :					
ON OR TOWARDS NORTH:					
IN WITNESS WHEREOF the parties to this Deed have set their respective hands and seal on the day and date mentioned hereinabove at					

1)		
2)		MORTGAGOR
1)		
2)		
		MORTGAGEE

WITNESS: