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## LOAN -CUM- HYPOTHECATION AGREEMENT

(To be stamped as Deed of Hypothecation and Agreement in accordance with the Stamp Act of the state in which the document is executed. Not to be attested.)

The State Bank of India having its Branch Office at ETAH (Hereinafter called "the Bank" which expression shall include its successors and assigns) having at the request of Shri / Smt. / Kum Mr.YUGHUL SHAMBHU Son/Daughter/Wife of Mr.NEPAL SINGH at present aged around 29 years and residing at H NO-63, DHANKAR, KHURJA RURAL, BULANDSHAHAR-203131 (hereinafter, called "borrower (the 1st applicant)" which expression shall include his/her respective heirs, executors, administrators and assigns) hereinafter referred to as borrowers, , agreed to grant to the Borrowers a loan/overdraft limit of ₹9,45,000.00 (Rupees Nine Lakhs Forty Five Thousand Only) to enable the Borrowers to purchase a 2/4 wheeler vehicle more particularly specified and described in Schedule-I hereto ( hereinafter referred to as the vehicle) for his/her personal use as set forth in the Borrower's application dated the 31-05-2019 a copy of which is annexed and forms part of this Agreement, such loan to be secured as herein provided.

## IT IS HEREBY AGREED AS FOLLOWS:

1. The request for grant of the loan/overdraft by the Borrowers shall be deemed to constitute the basis of this Agreement and the loan advanced/to be advanced by the Bank to the Borrowers.

2. The Borrowers hereby agree that the loan/overdraft shall, inter alia, be governed by the terms increof.

3. The Borrowers expressly agree and undertakes to notify the Bank in writing of any circumstance, affecting the correctness of any of the particulars set forth in his application immediately after the occurrence thereof. 4. The Borrowers expressly agree and undertakes that the Loan/overdraft shall be used exclusively for the purposes set

forth in his application and that no change shall be made therein without the written consent of the Bank.

5. The Borrowers agree that the Loan/overdraft shall be paid by the Bank to an authorized dealer of the vehicle directly against their invoice on receiving information that the vehicle would be delivered to him on payment/within payment. However, in deserving cases where the Borrowers has purchased the vehicle with his own funds, the Bank may provide him loan/overdraft upto \_\_\_\_\_% of the cost of the vehicle. The Borrowers shall produce to the Bank the original receipts for having purchased the vehicle and shall hand over photocopy of the said receipt to the Bank for its record.

6.(a) The borrower shall repay to the Bank, the amount of loan and interest thereon in equated monthly installments of Rs. 15,397.00 each commencing from the month of 01/07/2019 till the entire loan with interest is fully repaid. The equated monthly instalment(s) also includes interest component. The Bank has option to reduce or increase the EMI or extend the

## \* Fixed Rate of Interest(FOR FIXED INTEREST CAR LOAN PRODUCT):

Interest on the loan will be charged at 9.4% p.a., on daily reducing balance at monthly rests which is .95% above the ONE-YEAR Marginal Cost of Funds Based Lending Rate (MCLR) which is at present 8.45% p.a. The rate of interest viz, 9.4.% p.a. will be valid for the entire tenor of the loan. In the event of default in payment of any inclinent or any 9.4.% p.a. will be valid for the entire tends of the loan. In the event of doubte in payment of any incention of any incentio rests will be charged for the irregular amount and overdue period.

\*(To be deleted where floating rate of interest is applicable),

## \* FLOATING RATE OF INTEREST

Interest on the loan will be charged at \_\_\_\_\_% p.a. over the \_\_\_\_\_ Marginal Cost of Funds Based Lending Rate (MCLR)

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resent \_\_\_\_\_% p.a., the current effective rate being \_\_\_\_% p. a. calculated on daily balance of the loan nonthly rests, subject to reset at the end of \_\_\_\_\_ from the date of first disbursement as per the prevailing ure reset dates and interest rates shall be determined accordingly. The Marginal Cost of Funds based Lending CLR) prevailing on the date of first disbursement, shall be applicable till the next reset date, irrespective of the s in the benchmark during the interim. The Bank shall at any time and from time to time be entitled to vary the n (spread) and MCLR at its discretion. Depending on variation of MCLR and spread, the effective rate of interest shall or periodically and the borrower shall be liable to pay the effective rate of interest as on the agreed date of reset or nange in the spread as the case may be. In the event of default in payment of any instalment or any irregularity in the can account, penal interest at the rate of 2%p.a. over the stipulated interest rate with monthly rests will be charged for the irregular amount and overdue period.

\*(To be deleted where fixed rate of interest is applicable).

The Borrower/ Co-borrower shall be deemed to have notice of changes in the rate of interest whenever the changes in the MCLR Rate are displayed / notified at / by the Bank / published in the newspapers /in the website of the Bank/ made through entry of interest charged in the passbook / statement of accounts sent to the Borrower/ Co-borrower etc. and you are liable to pay such revised rate of interest.

The Bank has option to reduce or increase the EMI or extend the repayment period consequent upon changes in interest rate.

Besides, the Bank shall also charge a penalty, the rate of which shall be at the discretion of the Bank, for every bounced cheque for any reason whatsoever in addition to the enhanced rate of interest as applicable.,

6 (b) Further, the Bank shall, at any time, be entitled to give notice to the Borrowers of its intention to charge and may thereafter charge interest at such higher rate than the rate hereinbefore mentioned, as the Bank may specify. The Equated Monthly Instalments will have to be paid till the entire loan/overdraft and the interest is fully repaid. Further, the amount of Equated Monthly Instalment may change/increase as may be decided by the Bank.

6(c) Without prejudice to any other rights and remedies available to the bank under the loan agreement, in case the borrower fails/defaults in making payment of any instalment/s or/and any other amount/s comprising the borrower's dues to the bank on due dates, respectively, the borrower shall be liable to pay the default interest at the rate that may be specified by the Bank from time to time (including Interest tax, if any), charges, costs and expenses as applicable. The default interest and charges thereupon shall be in addition to the other charges (such as SMS, Tele Calls, visits by ar authorised person/ employee) of the bank visit the Borrower's office/residence for recovering the instalment.

7. On demand the Borrowers agree to deliver to the Sank post-dated cheques for the monthly instalments and the Borrowers warrants that the cheques will be honoured on first presentation. Any non-presentation of a cheque due to any reason will not affect the liability of the Borrowers to pay the monthly instalments or any other sum. The Borrowers agree to forthwith replace the cheques/issue fresh cheques, if required by the Bank. The Borrowers shall not be entitled to call upor the Bank to refrain from presenting any cheque for payment and if the Borrowers does so, the Bank shall nevertheless be entitled to present the cheque for payment and in the event of dishonour the provisions under Chapter XVII of the Negotiable Instruments Act, 1881, shall apply.

8. As security for the repayment of Loan/overdraft together with interest at the rates stipulated above and any othe charges, costs and expenses payable to or incurred by the Bank in relation thereto, the Borrowers hereby creates a firs charge in favour of the Bank by way of hypothecation of the vehicle together with all its components, accessories attachments etc. specified and described in the Schedule below, purchased/to be purchased by the Borrowers with the borrower (1st applicant) only.

9. The Borrowers shall not during the continuance of this security create any charge or encumbrance of any kind over th hypothecated vehicle nor shall dispose of the same without repaying in full the Loan/overdraft amount, interest, costs charges and expenses secured here under.

10.(a) The Borrowers shall keep the hypothecated articles in good working order, repair and condition and shall permit th officers and other persons deputed by the Bank to have access to and inspection of it if required by the Bank.

10.(b) In case of hypothecation of vehicles the Bank's charge shall be registered with appropriate Road Transport authoria and the Borrowers undertakes to get such hypothecation to the Bank marked in Registration book of the vehic immediately after purchase of the vehicle.

11. The Borrowers will intimate immediately after purchase of the vehicle the location where the vehicle will be garage. Any change in address/location of the garage will be intimated forthwith.

12. The Bank its agents and nominees shall be entitled at all times to enter any place where the hypothecated vehicle garaged, and on the occurrence of either of (i) default in payment of more than one instalments of bouncing of more that

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cheques, or (ii) any other event which in the opinion of the Bank will adversely affect the security available ney will be authorized to take possession of/seize the vehicle and eventually sell it off in auction/private treaty on of the Bank's dues.

shall be entitled at all times to apply any other money or moneys in its hand stand to the credit of or belonging to rowers in or towards payment of any amount for the time being payable to the Bank and recover at any time from sorrowers by suit or otherwise the balance remaining payable to the Bank.

he Bank also preserves the right to note lien on other deposits of the Borrowers as additional security for the loan.

13. Where ever a vehicle has been purchased out of the aforesaid loan/overdraft, the Borrowers shall keep the vehicle comprehensively insured in his/her name with an Insurance Company approved by the Bank for the market value or to the extent of at least 10% over the loan/overdraft amount outstanding, whichever is higher and the Bank's interest as a hypothecatee should be noted in the certificate of insurance and the insurance policy.

The Borrowers shall produce to the Bank from time to time relevant Policy or Policies for its inspection and also proper evidence to the satisfaction of the Bank and the Borrowers hereby undertakes punctually to pay the premium due for such insurance and to produce the receipts for the premium paid to the Bank for its inspection from time to time and if the Borrowers should fail to keep insured the said vehicle or to produce such policy or policies and receipts to the Bank on demand, the Bank shall be at liberty but not bound to effect such insurance and pay such premium at the expense of the Borrowers and all expenses to be incurred by the Bank in this connection will be made by debit to the Borrower's loan account and will form part of the Borrowers Indebtedness to the Bank and secured fully by the hypothecation hereby created. The Borrowers agree that any such sum received under any such insurance shall be applied in or towards liquidation of the amount due to the Bank on account of the said Loan/Overdraft interest and other charges as aforesaid and in the event of there being a surplus the same shall be refunded to the Borrowers.

13(a) 'The borrower (s) hereby further agree that as precondition of the loan/overdraft advances given to me/us by the Bank, that in case of default in repayment of the loan/overdraft /advances or in the repayment of the interest thereon or any of the agreed instalment of the loan/overdraft on due date/s, the Bank and/or the Reserve Bank of India will have an unqualified right to disclose or publish my/our name(s) as defaulter in such manner and through such medium as the Bank or Reserve Bank of India in their absolute discretion may think fit."

13 (b) The borrowers hereby agree and give consent for disclosure by the Bank all or any (a) information and data relating to the borrower/s (b) information or data relating to any credit facility availed or/to be availed by the borrower/s and default, if any, committed by the borrower/s in discharge of his/their such obligation as the Bank may deem appropriate and necessary, to disclose and furnish to Credit Information Bureau (India) Ltd., and any other agency authorized in this behalf by RBI. Further, the borrower/s declare that the information and data furnished by him/them to the Bank are true and correct and also agree that the Credit Information Bureau (India) Ltd. and any other agency so authorized may use, process the said information and data disclosed by the Bank in the manner as deemed fit by them and further that the Credit Information Bureau (India) Ltd. and any other agency so authorized may furnish for consideration, the processed information and data or products thereof prepared by them to Banks/Financial Institutions and other credit grantors or registered users, as may be specified by the Reserve Bank in this behalf.

13(c). Notwithstanding anything contained herein above, I/We confirm having agreed that the Bank reserves the absolute right to cancel the limits (either fully or partially) unconditionally without prior notice (a) in case the limits/part of the limits are not utilised by me/ us; and/ or (b) in case of deterioration in the loan accounts in any manner whatsoever, and/or (c) in case of non-compliance of terms and conditions of sanction.

14. The Borrowers agree that if any instalment due hereunder shall not be paid on due date in the manner set out in clause 6/7 here in above the agreement of the Bank to accept repayment of the said loan/overdraft by instalments shall at the option of Bank forthwith determine and the whole balance of the said loan/overdraft unpaid at the date of such default shall immediately thereupon become payable to the Bank.

15. This Agreement shall operate as a continuing security for all monies, indebtedness and liabilities aforesaid due by the Borrowers to the Bank. It is agreed between the parties that at the written request of the Borrowers the Bank may transfer the account to any of the branches within India from time to time provided sufficient notice in advance is given by the Borrowers to the Bank, The Bank shall also be entitled to transfer the loan/overdraft account to any other branch of the Bank after due notice to the Borrowers.

16. The Borrower declares and undertakes that the Borrower has not paid/shall not pay any commission to any person/s for furnishing guarantees, counter guarantees or indemnities or for undertaking any other liability with respect to the aforesaic loans.

17. Nothing contained in this Agreement shall be construed as excluding the general lien of the Bank for any balance due t the Bank of any account or in respect of any liability of the Borrowers to the Bank.

18. Nothing herein contained shall prejudice any rights or remedies of the Bank in respect of any other present or futur How set added security guarantee obligation or decree for any indebtedness or liability of the Borrowers to the Bank.

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ticle(s) /vehicle to be purchased)

