. Loan Amoust - 100000000000.1-Deference 600 Hoszszoldso 10 854 00) Certificate ult. 32 (1)of the Bountage Stamp Act, 1958 Office of the 0.4104/10/17 Calle**ាស់**្តែ [ខ្ rindra Brimzas neath frothousand **Stans** and often (100392602)Certified daster Section 32 (1) (L) of the sombly along all the the the full porth hoothousand any. ****** (d), 35, 7(a) With Polso this headmount is chargeste .Bar - www.pazz.alamiela (ko計L型)。 Of Schulding This Conflicate is subject to the provisions Of នេះស្រួក ស៊ុ-ស្គ of Bombay Stamp Act, 1958 106114 Poegle aco DEBENTUR<u>e trust d</u>eed This DEBENTURE TRUST DEED (hereligater referred to as the "Deed") is made at $M \times M \otimes M$, on this the $\frac{1}{2}$ ____, 2019, by and between: Kotak Mahlndra Prime Limited, a company incorporated under the provisions of Companies Act, 1956 and duly registered with the Reserve Bank of India as a non-banking financial company, having its registered office at 27 BKC C 27, G Block, Bandra Kurio Complex, Bandra East, Mumbai-400051 (heroinafter referred to as the "Company" which expression shall, unless it be repugnant to the subject or context thereof, be deemed to mean and include \$\$ successors and permitted assigns) of the ONE PART; IDEL TRUSTEESHIP SERVICES LIMITED, a company incorporated under the provisions of the Companios Age, po 1956 and having its registered office at Asian Building, Ground Floor, 17, R. Karnahi Marg, Ballard Estate, Murribal & 400001 (horeinaltor referred to as the "Dobenture Trustee", which expression shall, unloss it be repugnant to life. subject or context thoreof, be deemed to mean and include its successors and permitted assigns) of the OTHER The Company and the Debenture Trustee shall be individually referred to as a "Party" and collectively as "Partick" appagy is a public limited unlisted company and is registered with the Reserve Bank of India ("RBI") a upo-banking financial company. The Company has been issued a certificate of registration bearing umber**28 13,00**994 dated 3-9-1998 by the RBI. resolutions passed in terms of Section 180(1)(a) and Section 180(1)(c) of the Companies Act, 2013 at the Extra Ordinary General Meeting of the Company held on May 16, 2018, the consent of the spareligidates of the Company by way of special resolution has been accorded to the Board of Directors of ്രൂപ്പിള് 06 pany for borrowing, from time to time and on such terms and conditions as may be determined by the Board of Directors of the Company from time to time, certain sums of money, notwithstanding that the sum or sums of monles, to be horrowed together with the monres already borrowed by the Company (apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of DJM1000000 (6647

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WHEREAS

That is to say exercise the company and outstanding at any point in time (apart from temporary loans) obtained from the Company's pankers in the ordinary course of business) shall not at any time exceed the approved by the shareholders from time to time. The shareholders from the consent to the approved by the shareholders from time to time. The shareholders further accorded their consent to the Board of Directors of the Company for mortgaging, piedging, hypothecating and / or charging the assets of the Company for securing the amounts borrowed by the Company.

- C. Pursuant to a special resolution passed in terms of Section 42 of the Companies Act, 2013 and the related rules framed thereunder at the Extraordinary General Meeting of the shareholders held on May 15, 2019, the consent of the shareholders of the Company has been accorded to the Company, to raise funds by way of issuance of non-convertible debendures from time to time, in one or more series/tranches on a private placement basis and on such terms and conditions and on such security as may be determined by the Board of Directors, provided that the aggregate amount to be raised through the Issuance of the non-convertible debentures pursuant to the authority granted under this resolution shall not exceed Rs15,000,00,000/(Rupeos Fifteen Thousand Crores only).
- D. Boing duly empowered by its momorandum of association and articles of association and subject to the aforesaid special resolutions passed by the shareholders of the Company and as the same may be amended, modified, superseded, reiterated, ratified or such resolution as may be passed afresh from time to time pursuant to the said relevant provisions, the Board of Directors of the Company at its meeting hold on May 14, 2019 ("Board Resolution"), in terms of Section 179(3)(c) of the Companies Act, 2013 has decided and approved, *Infer alia*, to Issue secured, non-convertible, redocraable debentures upto an aggregate amount not exceeding Rs.15,000,00,00,000/- (Rupees Fifteen Thousand Crores only), in one or more series/tranches and on such terms and conditions as may be determined by the Board from time to time. The Board of Directors of the Company at its aforesaid meeting also passed a resolution for creating security by way of first peri-passu mortgage and charge on certain assets of the Company.
- Pursuant to the above referred Board Resolution and as the same may be amended, modified, superseded, reiterated, retitled or such resolution as may be possed afresh from time to time, it has now been decided to issue-accided non-convertible, redeemable debentures on private placement basis, upto an aggregate normalization of the property of the date of issue or such other tener as may be prescribed by statute of regulatory authorities and on such terms and conditions as may be determined from time to time.

 ("Debentures" and as more particularly defined heroinafter).

The Company shall as the timo of issuance of any new series / tranche of Debentures, also decide the other terms and confidings of the issue of each series / tranche of Debentures including, without limitation, the tranche of Second terms, put / call options. Subsequent to the allotment of such Debentures, the Company shall provide the Debenture Trustee with details of such Debentures allotted.

- G. The Debortures shall be issued on a private placement basis in one or more series/tranchos in accordance with the terms and conditions set out in this Deed as also in accordance with the terms and conditions of the respective Disclosure Document(s) as required pursuant to guidolines. If applicable, of Securities and Exchange Board of India ("SEBI") and the RBI and such other regulations / guidolines that SEBI / RBI may prescribe from time to time or under guidelines of any other regulatory authorities or otherwise.
- 18. The Debontures shall be Issued in dematerialised form and shall be subject to the provisions of the Depositories Act, 1996 and rules notified by the Central Depository Services (India) Limited ("CDSL") and National Securities Depository Limited ("NSDL") or any other Depository from time to time.
 - One of the terms of the issue of the Debentures will be that the redemption/ repayment of the principal amount of the Debentures, payment of Interest in rotation thereto, default interest (where applicable), additional interest (if any), payment of Redemption Premium (if any), remuneration of the Debenture Trustee and Receiver and all costs, charges, expenses and other monies payable by the Company in respect of the Debentures under the retevant Transaction Documents with be secured by way of a first part passu mortgage over the Mortgage Property and a first part passu charge over the Hypothecated Assets;

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- J. Pursuant to the aforesaid and the authority granted by the resolution passed at the Board Meeting, the Company proposes to secure:
 - (a) all of its obligations and liabilities under or in respect of the Debentures under the retevant Transaction Documents including the redemption/ repayment of the Debentures, payment of interest in relation thereto, default interest (where applicable); additional interest (if any), payment of Redemption Premium (if any);
 - (b) all monios due and payable to the Debonture Trusten including the remuneration payable to the Debenture Trustee and/or the Receiver in terms of and pursuant to the Debenture Trustee Agreement (as defined hereinafter), this Deed, and the Deed of Hyputhquation:
 - (c) all focs, costs, charges and expenses and other monios payable herdunde or under any of the Transaction Documents including for creation, preservation and enforcement of the Security.

((a), (b) and (c) are hereinafter reforred to as "Secured Obligations")

by granting *f* creating security by way of a charge in-the nature of hypothecation over the Hypothecated Assets, which charge is to be created under the Dood of Hypothecation and a mortgage over the Immovable Property to be created hereunder, on a first and *pari-passu* basis in favour of the Debenture Trustee, who will hold the same for the benefit of the Debenture Holders (as defined hereinafter). The Security to be created in terms of this Deed and the Doed of Hypothecation to secure the Secured Obligations and any proceeds realized upon enforcement of such Security is, subject to the terms of the Transaction Documents, to be shared between certain other existing secured lenders of the Company, the Debenture Trustee (acting in trust and for the benefit of the holders of the Debentures) and other lenders of the Company from time to time, on a *pad passu* basis.

- K. The provisions of the Urban Land (Ceiling and Regulation) Act, 1976 (ULCRA) since repealed are not applicable to the Immovable Property (as defined hereinafter), more particularly described in Schodule II hereunder written;
- The Debentures issued under any of the tranches/series may be listed on the Wholesale Debt Market segment of the BSE Limited (hereinafter referred to as "BSE") or on any other stock exchange in India-It is charifted that Debentures under certain series/tranches may not be listed.
- M. The Debenture Trustee is registered with the Securities Exchange Board of India as a figure trustee under the Securities and Exchange Board of India (Debenture Trustee) Regulations, 1997 and possible to the consent letter dated May 31, 2019 addressed by the Debenture Trustee, which has been accepted by the Company, the Debenture Trustee has agreed to act as trustee in trust and of the half of artificial the benefit of the holders of the Debentures and each of their successors and assigns:

The Debenture Trustee and the Company have entered into a Trustee Agreement dated ("Debenture Trustee Agreement") whereby the Company has appointed the Debenture Trustee, and the Debenture Trustee has agreed to be appointed as debenture trustee for the hopefit of the Debenture Holder(s) and for purposes related thereto, including for holding the security to be created by the Company in favour of the Debenture Trustee to secure the Secured Obligations, for the benefit of the Debenture Holders:

- Further, the Debenfure Trustoo and the Company have agreed to enter into a debenfure trust deed and such other documents as may be required from time to time in relation to the Debenfures;
- P. Accordingly, the Debenture Trustee has called upon the Company to execute a deed, being these presents with a view to record the various terms, conditions and stipulations as well as the Company's and the Debenture Trustee's obligations in respect of the Debentures, and the Company has agreed to do so in the manner agreed by the Debenture Trustee, as hereinafter provided.

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NOW THIS DEED WITNESSETH AND IT IS HEREBY MUTUALLY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO AS UNDER:

DEFINITIONS AND CONSTRUCTION

Delinitions

โก"ไท้ese presents เก้าless there is anything in the subject or context inconsistent therewith, the expressions lightly below shall have the following meanings:

- (a) "Acceleration Event" shall have the meaning assigned to the term in Clause 13.2(c)
- (b) "Act" shall mean previsions of the Companies Act, 1956 and the Companies Act, 2013, which are in effect from time to time and shall include any rules framed and notifications issued thereunder and shall include any other statutory amendment or re-enactment thereof;
- (c) "Additional Security" shall have the meaning assigned to line term in Clause 6.2 (c) hereinbelow;
- (d) "Applicable Law" shall recent to include all applicable statutes, enactments or acts of any tegislative body in India, laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives, circulars, cades, notices and orders of any Government and any modifications or re-enactments thereof;
- (9) "Arbitration Act" shall have the meaning assigned to the term in Clause 21.4(b);

(f) "Asset cover ratio" shall mean the ratio of the book value of the assets underlying the $\frac{1}{\sqrt{16}} \frac{1}{RE} \frac{1}{\sqrt{16}} \frac{1}{RE}$

Asset/Cover Testing Date" shall mean the last calendar day of each guartersing a financial vear, i.e. 30° June, 30° September, 31° December and 31° March busylibitho-Asset Cover Ratio will be tested by the Company;

"BSE" means the BSE Limited:

Bueliness Day' shall mean any day of the week (excluding Saturdays, Sundays, any day willch is a public hollday for the purpose of Section 25 of the Negotlable Instruments Act, 1881 (26 of 1881) (as may be arrended/supplemented from time to time) and any other day on which banks are closed for customer business in Mumbai) on which the money market is functioning in Mumbai and "Business Days" shall be construed accordingly.

- (i) "CDSL" shall have the meaning assigned to the term in Recital H above;
- (it) "Compliance Officer" shall mean such officer/ individual as may be designated by the Company from time to time for the purpose of and pursuant to Clause 22 horeunder;
- (i) "Debentures" means the secured, redormable, non-convertible debentures, of such face value per Debenture as will be set out in the respective Disclosure Decument(s), aggregating to the nominal value of Rs. 15,000,00,00,000/- (Rupees Filicen Thousand Crores only), constituted and to be issued and allotted by the Company on private placement basis, from time to time, in one or more series / tranches, on the terms and conditions as provided in these presents read together with the respective Disclosure Decument(s);

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(in) "Debonture Holdor(s)" or "Holdor(s) of Debentures' shall mean person(s) who is f are, from time to time, holdor(s) of the Debentures (including their respective transferees from time to time) and in case the Debentures (or any series f tranche of Debentures) are in demalerialized f electronic form, shall mean the person(s) who is f are, from time to time.

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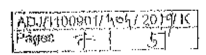
owner(s) of the Debentures in electronic / demalerialized form and whose name(s) is / are entered / listed in the list of beneficial owner(s) maintained by a Depository;

- (n) "Dependure Trustee Agreement" shall have the meaning as set out in Recital N above;
- (o) "Deed of Hypothecation" shall mean the deed of hypothecation to executed by the Company in favour of the Debenture Trustee, on or about the date hereof, for the purposes of creating a first ranking pan passu hypothecation over the hypothecated Assets in favour of the Debenture Trustee for the benefit of the Debenture Potters.
- (p) "Deemed Date of Allotment" shall mean the date as may be set out for each safes of Debentures as may be specified in the Disclosure Decembrates) of the pespective series of Debentures, being the date on which the Debentures are defined to be allotted to the Debenture Holder(s);
- (q) "Dopository" shall mean the depositories with whom the Company has made arrangements for demolorializing the Dobontures, being CDSL and NSDL or any other depositories;
- (r) "Disclosure Document(s)" shall mean the disclosure document(s) issued by the Company, from time to time or any other information memoranda that may be issued by the Company, sotting out the principal terms under which the relevant tranche/series of the Debentures are proposed to be issued pursuant to this Dend and includes any amendment(s) and supplement(s) thereto;
- *Discussion Period* shall have the meaning assigned to the term in Clause 13.2(b) below;
- (f) *Dispute* shall have the meaning assigned to the term in Clause 21.4(a);
- (u) 'EOD Determination Notice" shall have the meaning assigned to the torm in Clause 13.2(b) below;
- (v) "EOD Notice" shall have the meaning assigned to the term in Clause 13-2(a) below
- (w) "Event of Default" shall mean the events of default as set out it Glauge 13.1 [6] of and shall, in relation to the Debenture Holders of one series (tranche of Debentures, additionally mean any event or circumstances described as an event of October three relevant Disclosure Decument(s) in respect of such series / tranche of Debentures mentals.

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- (x) "Exchange" shall have the meaning assigned to the term in Clause 5.1 hareoff
- (y) "Final Settlement Date" means the date on which the Secured Obligations have been irrevocably discharged in full and all the series/tranches of the Debentures have been redeemed by the Company in full;
- (z) "Financial Covenants and Conditions" shall mean covenants and conditions on the part of the Company to be observed and performed in respect of the Debentures as set out in the Schedute I, hereunder written and as the same may, from time to time, be modified in accordance with these presents;
- (aa) "Financial Indobtedness" means any indebtedness for or in respect of:
 - (i) Monies borrowed;
 - (ii) any amount availed of by acceptance of any credit facility;
 - (iii) any amount raised pursuant to the issuance of any notes, bonds, debentures, loan stock or any other similar securities or instruments;

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(iv) the amount of any liability in respect of any loase or hire purchase contract which would, in accordance with generally accepted principles of accounting in India, be treated as a finance or capital loase;

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faceivables sold or discounted (other than any receivables sold in the ordinary gourse of business or to the extent that they are sold on a non-recourse basis);

any amount raised under any other transaction (including any forward sale or purchase agreement) having the commercial effect of a borrowing;

any derivative transaction entered into in connection with protection against or benefit from fluctuation in price (and, when calculating the value of any derivative fransaction, only the marked to market value shall be taken into account);

- (viii) any counter-indomnity obligation in respect of a guarantee, indemnity, bond, standby or documentary lotter of credit or any other instrument issued by a bank or financial institution;
- (ix) the amount of any liability under an advance or deferred purchase agreement if one of the primary reasons behind, the entry into such agreement is to raiso tinance;
- any put option, guarantees, keep fit loitor(s), tetter of comfort, etc. by whatever name called, which gives or may give rise to any financial obligation(s);
- (xi) any preference shares (excluding any compulsorily convertible preference shares);

(without double counting) the amount of any liability in respect of any guarantee or indemnity for any of the items referred to in paragraphs (i) to (xi) above.

Government of India, the Government of the State in India, any Ministry or Department of the same, any municipal or local government, any authority or private body exercising powers conferred by Applicable Law and any court or tribunal of competent judicial or other littlead or quasi judicial body, and shall include, without limitation, a stock exchange and any regulatory body;

- (cc) "Government Approvals" shall mean any consent, approval, authorization, waiver, permit, grant, franchise, concession, agreement, liconse, certificate, exemption, order, registration, declaration, filing, report or notice of, with or to any Government;
- (dd) "Hypothecated Assets" shall have the meaning assigned to the term in the Dood of Hypothecation;
- (cc) 'Interest Rate" or 'Coupon Rate' shall have the meaning as assigned to the term in Schedule I to this Dood;
- (ff) "Immovable Property" shall mean the immovable property which is more particularly detailed in Schedule II horoto;
- (gg) "Majority Debenture Holders" shall, with respect to a particular series / tranche of Debentures mean, the Debenture Holders of an amount representing not less than threefourth in value of the nominal amount than outstanding of such series / tranche of Debentures;

(hh) "Majority Resolution" moans a resolution passed at a meeting of the Debenture Holders of a particular series/ tranche in accordance with the provisions of Schedule III, duly convened and held in accordance with the provisions therein contained (or obtained by way of a circular resolution) and, carried by a majority consisting of such number of

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Debenture Holders, which shall represent not loss than three-fourth of the nominal amount of the then outstanding Debentures in respect of a particular series / tranche of the Debentures, or if a poil is domanded, by a majority representing not less than three-fourth in value of the nominal amount then outstanding in respect of a series / tranche of the Debentures on such poil;

- (ii) "Minimum Security Cover" shall mean the Asset Cover Ratio of 1 (one) time or such other ratio that is to be maintained in respect of Debentures outstanding under any tranche / series, as may be mutually agreed to in writing by the Company and Debenture. Holders of or portaining to that relevant series/ tranche of the Debentures.
- (ii) "Mortgage" shall mean a first pair passu charge created by the Company by way or a mortgage in favour of the Dobenture Trustee for the benefit of the Depender Holder(s), over the Immovable Property in terms of this Deed, The term "Mortgaged" shall be construed accordingly;
- (kk) "Mortgage Property" shall mean the framovable Property of the Company expressed to be Mortgaged in terms of Clause 6.1 (c) of this Deed and all other properties hereby made as a specific security in terms of this Deed;
- (ii) "NSDL" shall have the meaning assigned to the term in Recital Hiabovo;
- (mm) "Overall Limit" shall have the mouning assigned to the term in Recital E above;
- (nn) 'Outstanding Balance(s)' shall mean and include, at any time, the aggregate amount duo and payable by the Company under the Transaction Documents in relation to the Debontures, whether in respect of the outstanding Principal Amount of Debentures, interest payable at the Interest Rate, default Interest (wherever applicable), phymeint of the Redemption Premium (if any), additional Interest (if any) and alt foes, costs_charges, expenses or otherwise;
- (oo) "Payments" shall mean all payments to be made by the Company of salation to the Dobentures (or any series or tranche theroof) including payment of the Redential Amount, interest payable at the Interest Rate, the Redentition Promiting (if any) including the Interest (wherever applicable), additional interest (if any) liquidated drainages, combitational charges, remuneration of the Debenture Trustee and all fees, costs (apartes in Amounts payable by the Company under the Transaction Dobuments in Amounts of the Security, including legal fees at Califolium monies, amounts whatsoever:
- (pp) "Principal Amount" shall in relation to the Debentures Issued at par or at a premium shall mean the face value / nominal amount of such Debentures and in relation to Debentures Issued at a discount shall mean the discounted issue price / subscription price of such Debentures;
- (94) "Person" shall include an individual, natural person, corporation, parinership, joint venture, incorporated or unincorporated body or association, company, Government and in case of a company and a body corporate shall include their respective successors and assigns and in case of any individual his/her respective legal representative, administrators, executors and heirs and in case of trust shall include the trustee(s) for the time being and from time to time. The term "Persons" shall be construed accordingly.
- (iii) "RBI" shall mean the Reserve Bank of India;
- (ss) "Receiver" shall have the meaning assigned to the term in Clause 8.1 hereof,
- (ii) "Record Date" shall have the meaning assigned to the term in Clause 9.9(b) hereof;
- (vu) "Redemption Amount" shall mean the amount to be paid by the Company to the Debenture Holder(s) at the time of redemption of the Debentures (including any amount

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payable on account of any party redemption) to be calculated in the manner set out in the relevant Disclosure Document(s) and shall include principal amounts, Redemption Bremluff (and may be applicable), interest and other amounts, if any, in respect of the Babentures as per the relevant Disclosure Document(s);

"Redemption Date" shall mean the date(s) for a given series of Debentures specified in the relevant Displayure Decument(s) on which such Debentures shall be redeemed by the Company and shall include an early redemption if applicable;

"Redemption Premium" shall mean the rodomption amount in respect of a serios/tranche of the Debentures as specified in the relevant Disclosure Document(s);

- (xx) "Registrar and Transfer Agent" means for the time being, Link Intime India Private Limited or any other Person as may be appointed as such from time to time;
- (yy) "Release Request Letter of Mortgage" shall have the meaning assigned to the term in Clause 7.1 horsol;
- (22) "Repay" shall include "Redemption" and vice-vorsa and "repaid", "repayable", "repayment", "redeemed", "redeemable" and "redemption" shall be construed accordingly;
- (asa) "Rs.*or "Rupoos" shall mean Indian Rupees, the lawful currency of India;
- (bbb) "SEBI" shall mean the Securities and Exchange Board of India;
- (ccc) "Secured Obligations" shall have the same meaning as assigned to the term under Recital J:

Security' shall mean any or all of the under:

First part passu registered Mortgage on the Immovable Property of the Company of Corpeated under this Deed;

First pari passu charge in the nature of hypothecation over the Hypothecated Asset created under the Deed of Hypothecation;

Any other security created by the Company in relation to the Debentures, including by way of mortgage over Mortgaged Property,

In favour of the Debenfure Trustee:

- (eso) "Security Documents" shall mean this Deed, the Deed of Hypothecation, and all such other documents required for the purpose of creating and perfecting the Security in favour of the Debenture Trustee for the benefit of the Debenture Holders;
- (fit) "Security Enforcement Event" shall mean, in respect of the Debentures, the occurrence of an event as set out in clause 13,3 (b) below, pursuant to which the Security shall become enforceable in accordance with the terms of the Transaction Documents;
- (ggg) "Successor Trustee" shall have the meaning assigned to the term in Clause 2.2(a) homof;
- (hinh) "Super Majority" shall mean, with respect to all the series/tranches of Debentures, the Debenture Holders of an amount representing not less than three-fourth in value of the nominal amount of the then outstanding Debentures under all the series of Debentures collectively;
- (III) "Super Majority Rosolution" means a resolution passed at a meeting of the Debenture Holders of all the series, duly convened and field in accordance with the provisions

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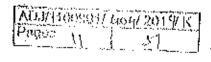
contained in Schedule III hereto (or obtained by way of a circular resolution) and, carried by a majority consisting of such number of Debenture Holders, which shall represent not less than three-fourth of the nominal amount then outstanding of the Debentures under all the series of Debentures collectively, or if a poll is demanded, by a majority representing not less than three-fourth in value of the nominal amount—then—outstanding—of—the-Dobentures under all the series of Debentures collectively of such poll, and the series of Debentures collectively of such poll, and the series of Debentures collectively of such poll, and the series of Debentures collectively of such poll, and the series of Debentures collectively of such poll, and the series of Debentures collectively of such poll.

- (iii) "Taxes" or "Tax" shall include any and all present or future, direct of lidited claims for tax, lovy, impost, duty, cess, stallutory due or other charge, of a similar nature. (including, any penalty or interest payable in connection with any failure to payof any delay in paying any of the same) including on gross receipts, sales, him-over, value, addition, user, consumption, property, service, income, franchise, capital, occupation, license, exclse, documents (such as stamp dulies) and customs and other taxes, duties, assossments, or fees, however imposed, withheld, levice, or assessed by any Government, but shall not include tax on the income of any Penty; and
- (kkk) "Transaction Documents" shall mean the documents executed in relation to the issue of the Debentures and shall include the Disclosure Document(s), this Deed, the Deed of Hypothecation, the Debenture Trustee Agreement and any other document that may be designated by the Debenture Trustee as a Transaction Document.

1.2 Construction

- (a) Words denoting the singular shall include the plural and vice-versa.
- (b) Words denoting one gendor only shall include the other gender.
- (c) Words and expressions deflued in the Financial Covenants and Conditions shall, when used in these presents, have the same meanings save where such meaning would refitte the same inconsistent with the definitions in this Clause.
- (d) headings and bold typeface are Inserted/ used for convenience only and shall not affect the construction of this Dood;
- (e) references to the word "include" or "including" shall be construed without limitation;
- (f) regitals of and schedules and annexures to this Deed shall form an integral part hereof;
- (g) Capitalized terms used herein but undefined, unless repugnant to the context thereof, shall have the meaning assigned to such term in other Transaction Documents;
- (h) All references in this Dood to any provision of any statute shall be deemed also to refer to any modification or re-enactment thereof or any statutory rule, order or regulation made thereunder or under such re-enactment.
- (i) All references in this Deed to Schodules, Clauses, Sub-Clauses, Paragraphs or Sub-paragraphs shall be construed as reference respectively to the Schedules, Clauses, Sub-clauses, Paragraphs and Sub-paragraphs of those presents.
- (i) any references to specific provisions of the Companies Act, 1956 or rules issued thereunder shall be deemed to be references to the corresponding provisions, if any, of the Companies Act, 2013 and rules issued thereunder.
- (k) Any approval, authorisation, consent, waiver, direction, Instruction given or any action taken by the Debenture Trustee which may require the prior consent of the Debenture Holder(s), will be as per the Debenture Trust Deed.

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ARPOINTMENT OF DEBENTURE TRUSTEE

Sottlement of Trust

The Company has appointed the IODI Trusteeship Services Limited as Debenture Trustee as trustee for the Lodders of Debentures pursuant to the Trustee Agreement. The Company hereby settles in trust with the Debenture Trustee, a sum of Rs.1,000/- (Rupees One Thousand only). The Debenture Trustee hereby confirms receipt of and accepts the above amount of Rs. 1,000/- (Rupees One Thousand only) in trust hereby declared and hereby agrees to act in a fiduciary capacity as trustee for the benefit of the Debenture Holder(s) and their respective successors, transferees and assignoos from time to time in accordance with the terms and conditions of this Decd. The Debenture Trustee acknowledges that the Debenture Holder(s) have agreed to subscribe to the Debentures inter alia on this basis. The Debenture Trustee in such capacity as a trustee agrees;

- (a) to execute and deliver all documents including security documents, agreements, instruments and contificates contemplated by this Good to be executed and delivered by the Debenture Trustee:
- to take whatovor action as shall be required to be taken by the Debenturo Trustee by the terms and provisions of this Deed, to exercise its rights and perform its duties and obligations under this Deed;
- subject to the terms and provisions of this Deed, to take such other-action in connection with the foregoing as the Debenture Holder(s) may from time to time direct;

to comply with all obligations and fulfit the duties as per the provisions of the Companios ACC 2013 and the rules made thereunder and under Applicable Laws;

RECYIOED that liferor initiating any action or exercising any right or performing any duty under transaction Documents, the Debenture Trustee shall, unless believes provided in this Dood, seek written instructions from the Debenture Holder(s) and softy upon receipt of ploant instructions from the Super Majority despitution or the Majority Debenture Holders or with the authority of the Majority Resolution presents action or exercising of the right or performing of the duty pertains to a relevant right of series (as the case may be), shall the Debenture Trustee exercise such rights or perform such duty. Notwithstanding such requirement (or instructions in writing the Debenture Trustee shall nover knowingly take any action inconsistent with the best interests of the Debenture?

2.2 Resignation

- (a) The Debenture Trustee may, at any time, without assigning any reason and without being responsible for any loss or costs occasioned thereby, but after giving notice of 60 (Sixty) Husiness Days, resign as the trustee, provided that it shall continue to act as Debenture Trustee until a successor trustee is appointed by the Company. A successor trustee appointed in accordance with this clause or clause 2.4 hereof, shall in this Deed be referred to as "Successor Trustee". In this clause 2, the references to the term "appointment" and its cognete variations when used in relation to the Successor Trustee, shall mean include not only such appointment but also the acceptance of such appointment and of the trust by such Successor Trustee.
- (b) The Company shall, upon receipt of notice of resignation issued by the Debenture Trustee, take prompt steps to appoint another entity competent to act as trustee for the Debenture Holder(s) in place of the Debenture Trustee. The Company shall appoint the Successor Trustee within the aforesaid notice period failing which the Debenture Holders shall appoint the Successor Trustee with the authority of a Super Majority Resolution.

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2.3 Removal

The Debenture Holder(s) may for sufficient cause but, after giving not less than 2 (Two) months' notice in writing, remove the Debenture Trustee if so approved by the consent of the Super Majority or with the authority of the Super Majority Resolution and nominate an ontity competent to act as the debenture trustoe and require the Company to appoint such entity as the Successor Trustee. The Company shall within 15 (Filteen) days of receipt of such decision approved by the consent of the Super Majority or with the authority of the Super Majority. Resolution take all necessary steps to appoint the entity named in the resolution as the Successor Trustee and complete all necessary formalities to give effect to such appointment.

2.4 Successor Trustee as the Debenture Trustee

Upon appointment of the Successor Trustee pursuant to the preceding Clauses, all references in this Deed to the Debenture Trustee shall unless repugnant to the subject or context thereof, he deemed to mean and refer to the Successor Trustee and the Successor Trustee shall without any further act or deed succeed to all the powers and authorities of the Debenture Trustee as if it had been originally appointed as the Debenture Trustee.

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2.5 Debenture Trustoe Remuneration

The remuneration of the Debenture Trustee shall be as per the terms of the offer letters / consent letter issued by the Debenture Trustee to the Company and as may be agreed by the Company from time to time. It is clarified that the outgoing Debenture Trustee shall be entitled to pro rate fees out of the annual fees payable relating to the actual period of its service as Debenture Trustees where the resignation or removal occurs in the midst of a year and shall hand over the variabilities fees to the incoming Debenture Trustee.

AMOUNT OF DEBENTURES AND COVENANT TO MAKE THE PAYMENTS

- The Debentures constituted and proposed to be alletted and issued in terms of this Designate secured, redocmable, non-convertible Debentures aggregating to a nominal value not exceeding Rs.15000,00,00,000/. (Rupoes Fifteen Thousand Crores only), which Debentures are proposed to be alletted and issued on private placement basis in one or multiple series of transition of the Debenture Trustee each time it allettered issues Debentures under any series / transition.
- The Company is desirous of Issuing the Debrutures for the purpose of augmenting the resources of the Company for its financing/lending activities, working capital and general corporate purposes, or such purposes as may be mentioned in the relevant Disclosure Document(s), in compilance with the provisions of applicable laws.
- 3.3 The Company covenants with the Debenture Trustee that it shall pay to the Debenture Holder(s), all Outstanding Balances payable in respect of the Debentures on their respective due dates including the Redemption Amount and the Interest or coupon payable thereon, default interest (where applicable), Redemption Premium (if any), additional interest (if any) and all other charges on the Debentures as stipulated and in accordance with the Pinancial Covenants and Conditions and the relevant Disclosure Document(s). The Company shall make / release all payments due by the Company in terms of the Transaction Documents to the Debenture Holder(s).
- 3.4 The Company shall make all payments due by the Company in terms of the Transaction Documents in accordance with the terms of this Deed.

FORM OF THE DEBENTURE

The Debentures (or any part thereof) whon issued in dematerialised form, shall be subject to the provisions of the Depositorios Act, 1996 and the rules notified by the Depository from time to time, and the Company and the Debenture Holder(s) are required to observe and follow the same. Further, the guidelines issued by the Depository shall be followed by the Company, the Debenture Holder(s) and the Dobenture Trustee.

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The Debentures shall, between the Holder(s) of the Debenturos of each series / tranche, inter-se rank year passu without any preference or priority whatsoover. The Security shall between the Holder(s) of the Debentures of all the series / tranches, Inter-se rank pari passu without any preference or priority whatsoever.

ether Piriaheial Covenants and Conditions shall be binding on the Company and all Persons claiming by, through or under it and shall onure for the benefit of the Debenture Trustoo, the "Debenture Holder(s) and all Persons claiming by, through or under them. The Debenture Trustee shall be entitled to enforce the obligations of the Company under or pursuant to the Financial Covenants and Conditions as if the same were set out and contained in this Deed which shall be read and contained as one document.

LISTING OF THE DEBENTURES

- 5.) The Debentures (including any series or tranche thereof) may be fisted on the Wholesale Debt Market segment of BSE Limited or any other stock exchange in India (the "Exchange"). It is clarified that Debentures under cortain series/tranches may not be listed.
- 5.2 In the event the Company proposes to list the Debentures (or any series or tranche thereof) on the Exchange, the Company shall at all times comply with all applicable RBI regulations, SEBI regulations and other Applicable haws in relation to the Issuance of the Debentures and the listing of the Debentures on the Exchange and shall further ensure all Government Approvals and resolutions required to issue or list the Debentures are in place. The Company does hereby agree and undertake that it shall execute the applicable listing agreements and other agreements, documents and other writings as may be stipulated by the Exchange for listing of the Debentures on such stock exchange and further agrees and undertakes that it shall furnish all such information and documents as may be required by the Exchange for the continuous listing of the Debentures.

 All expenses, costs, charges incurred for the purpose of listing of the Debentures shall be borned.

(Creation of Security

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(a) The Debentures together with the Payments to be made shall be *Inter alla* secured by a secured by a secured by the Company in lavour.

The Debenture Trustee for the benefit of the Debenture Holders.

- (h) The Security over the Hypothecated Assets shall be created in terms of and under the Deed of Hypothecation. The Mortgage over the Immovable Property, over which the Company has a good, clear and marketable tille, has been created in terms of and under this Deed. The value of Security shall always be as per book value as set out in the books of accounts of the Company.
- (c) The Company and the Debonture Trustee agree and acknowledge that the Security to be created in terms of this Deed and the Deed of Hypothecation to secure the Secured Obligations and any proceeds realized upon enforcement of such Security is, subject to the terms of the Transaction Documents, to be shared between certain other secured lenders of the Company, the Debenture Trustee (acting in trust and for the benefit of the holders of the Debentures) on the other hand and other lenders of the Company from time to time, on a part passu basis.
- (d) Grant, transfer, convey, assign and assure: For the consideration aforosaid and as continuing security for all Secured Obligation(s) in relation to the Debentures upto the Overall Limit, together with costs, charges, expenses in creation, preservation and realization of socurity, renuneration of the Debenture Trustee and all other Payments, hereby secured or intended to be hereby secured and/or payable by the Company to the Debenture Trustee in connection with the Debentures.

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under this Deed and each of the Disclosure Document(s), the Company being the sole, legal and heneficial owner of the Mortgaged Property, doth horeby convey, assure, transfer and grant a mortgage in favour of the Debenture Trustee for the benefit of the Debenture Holdor(s), by way of first ranking registered mortgage, on the Immovable property, more particularly mentioned in Schedule II on part passur basis-including for the existing borrowings for which Immovable Property has been effered as set only over the property and all of the Company's rights, title and interest-in-respect-thereeff. ("Mortgage Property"), TO HAVE AND TO HOLD all and singular, unto and to the unit of the Debenture Trustee and upon trust the aforesaid-Mortgage-Property and all of the Company's rights, title and interest in respect thereof, subject in the Property and all of the Company's rights, title and interest in respect thereof, subject in the Recurred Obligation(s), the Company will redeem the Mortgage Property from the Mortgage hereby created and shall if so required by the Company, execute a deed of release at the cost of the Company.

(e) The Mortgage created over the Mortgage Property shall be a first pair passu charge in layour of the Debenture Trustee, acting for and on behalf of the Debenture Holder(s); PROVIDED HOWEVER THAT the Company has not given possession of the Mortgage Property to the Debenture Trustee and has also agreed not to give the possession of the Mortgage Property to the Debenture Trustee save and except under the provisions contained under those presents.

6.2 Maintenance of Asset cover ratio

- (a) The Company shall at all times until the Final Settlement Dato, onsure that the Asset Cover Ratio is maintained at or above the Minimum Security Cover at all times throughout the tenure of the Debentures i.e. It is never less than the Minimum Security Cover.
- (b) Without prejudice to the generality of this Clause 6.2, the Company shall fill freusing Settlement Date, for every Asset Cover Testing Date, be obligated toolurnish to the Debenture Trustee, on or before the 45th day following the relevant Asset Cover Testing Date, a certificate from independent chartered accountant in such form end, making as may be stipulated by the Debenture Trustee, containing details and page what the Security existing as on the Asset Cover Testing Date so as to evidence that the Asset Cover Ratio is being maintained at or above the Minimum Security Cover
- The Company agrees that the Asset Cover Ratio shall be tested every interest on the Asset Cover Testing Date, and in the event Minimum Scourity Cover is not interest the Asset Cover Testing Date the Company shall provide additional security ("Additional Security") within 90 (Ninety) days of the Asset Cover Testing Date and notify the Debenture Trustee in writing of the same, which notice shall include a description of such assets being provided as Additional Security, Such notice shall always he accompanied with a written confirmation by an independent chartered accompanied addressed to the Debenture Trustee that the Asset Cover Ratio for the Debentures shall be reinstated at or above the Minimum Security Cover, on providing such Additional Security. The Company may at its discretion also bring the Asset Cover Ratio to the stipulated level i.e., at or above the Minimum Security Cover, by reducing its debt without providing any Additional Security.

6.3 Use of the Mortgago Property

(a) The Debenture Trustee and the Company hereby agree, acknowledge and confirm that the Security to be created pursuant to Clause 6.1(a) (ii) and the Security created pursuant to Clause 6.1 (b) above is first and parl-passu. So long as the Asset Cover Ratio is maintained at or above the Minimum Security Cover as per the confirmation provided by the independent chartered accountant in accordance with clause 6.2 (c) above with respect to the immediately preceding Asset Cover Tosting Dato and no Event of Default has occurred and is continuing, the Company shall be entitled to create further non-exclusive, first I second pair passu or subservient mortgage and/or charge or other.

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encumbranco on the Mortgage Property and the Hypothecated Assets in favour of other Tentiers/ (lebenture holders/ other instrument holders/ trustees/ any other Person, as and by way of security for any further Financial Indebtedness (including in the form of definitions) incurred by the Company or any of its affiliates (including borrowings raised by issue of any other debentures), and the Company shall not be required to obtain any deficient from the Debenture Holders or the Debenture Trustee for the purposes of creating such mortgage and/or charge.

In the event the Company exercises at any times or times the right horoby given to create a further charge or encumbrance, the Company shall be entitled to call upon the Debonture Trustee to join with the Company in executing such documents / writings as may be required or deemed necessary by the Company. Further, notwithstanding anything to the contrary contained in this Dood, so long as the required Asset Covor Ratio is maintained at or above the Minimum Secturity Covor as per the confirmation provided by the Independent chartered accountant in accordance with clause 6.2 (c) above with respect to the Immediately preceding Asset Cover Testing Date, the Company shall have all the rights to deal with the Security In the normal course of business including, *inter alia*, the right to securitize the Movable Properties (as defined in the Dood of Hypothecation), including by way of direct assignment.

6.4 Replacement of the Mortgage Property

(a)

The Company shall be at liborty at any time during the currency of this Deed, without the prior permission of the Debenture Trustoo but as long as the Asset Cover Ratio is maintained at or above the Minimura Security Cover as per the confirmation provided by the independent chartered accountant in accordance with clause 6.2 (c) above with respect to the immediatory preceding Asset Cover Testing Date and no Event of Dofault has occurred and is continuing, to withdraw any of the immovable Property forming part of the Mortgage Property from such of the trusts, powers and provisions hereof as exclusively relate to such of the Mortgage Proporty upon substituting other immovable of immovable property to which the Company has a good, clear and marketable title and which immovable property is mortgageable and whether of the same or different kind but of a value as certified by a valuer appointed by the Company, equal to or greater than the value of the property proposed to be withdrawn.

The Goropany shall, along with report from a valuer appointed by the Company, certifying the value of such property proposed to substitute the Mortgage Property, provide a title report from a legal counsel/ advocate stating that the Company has a good, clear and marketable title to such property and that such property is mortgageable; and upon such a valuation report and title report being given, the Company must create charge by way of registered mortgage over such immovable property in such manner and in such form as the Debenture Trustee shall direct UPON THE TRUST hereof relating to the Mortgage Property, and thereupon the Debenture Trustee shall release to the Company the Immovable Property TO HOLD the same free from such of the trusts, powers and provisions hereof as exclusively relate to such of the Mortgage Property.

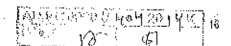
6.5 Power to deal with the Mortgage Property

At any lime before the Mortgage created hereunder becomes enforceable, the Debenture Trustee may, at the cost and request of flie Corapany do or concur with the Company in doing all things which the Company might have done in respect of the Mortgage Property as if no Mortgage or any other security had been created and particularly, but not by way of limitation, may sell, call in, collect, convert, lease, purchase, substitute, exchange, surrender, develop, deal with or exercise any right in respect of all or any part of the Mortgage Property, upon such terms and for such consideration as the Debenture Trustee may deem fit. Provided that all assets of any description and all net capital montes arising from or receivable upon any such dealing as aforesaid and remaining after payment therefrom of the costs and expenses of and incidental to such dealing, shall be and become part of the Mortgage Property and shall be paid or vested in or specifically charged in favour of the Debenture Trustee in trust for the Debenture Holder(s) in such manner as the Debenture Holder(s) shall require.

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- (a) The Mortgage Property shall be and remain security to the Determine Trustee for the bonefit of the Debenture Holder(s) and shall, taken along with the Girck Security, be available for the due repayment of all Secured Obligation(s) Including all Obligations Balance(s) whatsoever payable in respect of the Debentures or under the terms and conditions of the Debentures intended to be hereby secured of Under the terms and conditions of the Debentures Declared by and the Debenture Trustee shall permit the Company, till the happening of an Eventrof Details as herein provided, to hold and enjoy the Mortgage Property and upon the occurrence of an Security Enforcement Event, the security hereby constituted shall become enforceable and the Debenture Trustee may (but subject to the provisions of these presents, if applicable) in its discretion, and shall, upon receipt of a notice from the Super Majority:
 - enter upon or take possession of or receive the rents, profits, income of the immovable Property or any of them or any part thereof and subject to the provisions of section 69 of the Transfer of Property Act, 1882, sell, call in, collect and convert into mobiles the same or any part thereof with full power to sell the immovable Property without the intervention of the Court either by public auction or private contract and either for a tump sum or a sum payable by installments or for a sum on account and a mortgage or charge for the balance and with full power upon every such sale make any special or other stipulations as to title or evidence or commencement of title or otherwise as the Debenture Trustoe shall think propor and with full power to buy in or rescind or very any contract for sale of the immovable Property or any part thereof and to re-sell the same and with full power to compromise and effect composition and for the purposes affects and or any of them, to execute and do all such acts, assurances and think fit;
 - (ii) PROVIDED ALWAYS that before making any such entry of failing possession as aforosaid or making sale, calling in, collection or conversion under the different power in that behalf (herematter referred to as the Power of Sale!) there Debenture Trustee shalf give reasonable prior written notice of their formular to the Company except in cases where in their opinion any further delay would imperil the interest of the Debenture Hokhar(s), or in any case where all order or resolution for the winding up of the Company shall have been made or passed.
- (b) Notwithstanding anything to the contrary in any of the Transaction Documents or this Dood, the Debenture Trustee shall not be entitled to commence any enforcement proceedings under this Deed or the Transaction Documents or participate in any enforcement proceedings under this Deed or the Transaction Documents, for the assets/properties underlying the Socurity or part thereof of value in excess of the amounts defaulted to the Debenture Holders.
- (c) Notwithstanding anything to the contrary in any of the Transaction Documents no Dobcuture Holder shall be entitled to call upon the Debenture Trustee to commence any enforcement proceedings under this Deed or the Deed of Hypothecation or participate in any enforcement proceedings under this Deed or the Deed of Hypothecation unless the Security Enforcement Event has occurred;
- (d) The Company agrees that the aforesaid powers have been granted for valuable consideration and as such shall be irrevocable in nature till such time as any part of the Secured Obligations remains due owing or payable.
- (e) It is clarified that the Debenture Trustee is entitled and not bound to exercise the aforesald rights or powers and shall not be liable for any loss in the exercise thereof and any such exercise shall be without prejudice to the other rights and remedies of the Debenture Holders and notwithstanding that there may be pending suit or other proceedings.

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6.7 Trust of Proceeds of sale/ realization out of the Security

Subject to Clause 6.6 above, the Debenture Trustee shall hold UPON TRUST the monies, received by it of the Receiver appointed by it, in respect of the Mortgage Property or any part thereof tricluding those grising out of:

alling in, collection or conversion under the Power of Sale:

(a) (a) (a) (a) sale, calling in, collection (b) income:

- (c) pošicy or policies of insurance;
- compensation money in respect of any acquisition, requisition or nationalisation or takeover of the management of the Company;
- (e) any other realisation whatseever;

FIRSTLY, it shall, by and out of the said monios roimburse themselves and pay, retain or discharge all the costs, charges and exponsos incurred in or about the entry, appointment of Receiver, calling in, collection, conversion or the exercise of the powers and trusts under those presents, including their, and the Receiver's remuneration as herein provided,

SECONDLY, shall utilise the balance monies towards payment of monies due to the Debanture Holder(s) in or lowerds payment to the Debenture Holders in the following manner:

- (a) In or towards paymont to the Debenture Holders pari passu of all arrears of Outstanding Balance(s) other than Principal Amount remaining unpaid on the Debentures held by thom:
- (b) In or towards payment to the Debenturo Holders pari passu of all Principal Amounts owing on the Debentures hold by them and whether the said Principal Amounts shall or shall not state than he due and payable; and

THIRDLY, the surplus (if any) of such monios shall be paid by the Debenture Trustee to the Companylog the person or persons entitled hereto.

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Upon proof being given to the reasonable satisfaction of the Debenture Trustee that-all the Debentures entitled to the benefit of the trusts hereof together with the Secured Obligations in respect thereof have been paid off or satisfied in accordance with the terms thereof and upon payment of Payments and also the payment of all costs, charges and expenses incurred by the Debenture Trustee or any Receiver in relation to these presents (including the remuneration of the Debenture Trustee and of any Receiver and all interest thoroon) and satisfaction of all other Secured Obligation(s) and upon observance and performance of the terms and conditions and covenants contained herein, the Debenture Trustee shall at the request and cost of the Company, re-assign or reconvey to the Company or to such other Person as the Company may request, the Mortgage Property or such part thereof as may remain subject to the Security hereby created, freed and discharged from the trusts and Security hereby created.

RELEASE OF MORTGAGED PROPERTY

Notwithstanding anything contained in this Doed, in the event that: (i) the Company has at least provided one alternative Mortgage Property with a clear, marketable and mortgageable title in terms hereof and created and perfected a first ranking parl-passu mortgage and charge over such property in such manner and form as acceptable to the Debenture Trustee and by signing, executing, delivering, registering all such deeds, writings, acts, forms as may be necessary in this regard, and (ii) the Security is of a value greater than that required for the maintenance of the Asset Cover Ratio as per the confirmation provided by the independent chartered accountant in accordance with clause 6.2 (c) read with clause 6.3 (b) above with respect to the immediatory

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preceding Asset Cover Tosting Date, the Company shall be entitled to require the Debenture Trustee to release the other Mortgage Propertylics or any part thereof such that the Security remaining after such release would be sufficient for maintenance of the Asset Cover Ratio at or above the Minimum Security Cover ("Released Mortgage Property"). The Company shall, for such release, issue a letter to the Debenture Trustee substantially in the format seconds. Which letter shall be duly acknowledged by the Debenture Trustee ("Release Request Letter for Mortgage").

7.2 The Debenture Trustee shall effectuate such release by re-assigning or reconveying to the Company (at the cost of the Company) or to such other Person as the Company may request, the Mortgage Property or such part thereof (as per the Release Request Letter) freed and discharged from the trusts and Security hereby created. The Debenture Trustee shall not be required to provide notice to or obtain consent from the Debenture Holders for such release, so long as no Event of Default has occurred and is continuing, and the Company has not defaulted in making payment of the Secured Obligation(s) and an independent chartered accountant contirns to the Debenture Trustee in writing that the Asset Cover Ratio shall be maintained at or above the Minimum Security Cover post such release. The Debenture Trustee shall not be liable for any consequences for having acted in terms hereof and having made such release. Provided that no such release shall be done unloss and until the mortgage has been created and perfected as a condition procedent in this regard as required in terms of the Clause 6.4.

Released Mortgage Property shall not be construed to be part of the Security and the Company shall be ontitled to deal with the same in the manner it deems fit.

7.3 Purchasers and Persons Dealing with the Debenture Trustee not put on Enquiry

No purchaser, mortgagee or other Person dealing with the Debenture Trustee or any Receiver appointed by them or their attorneys or agents shall be concerned to inquire whether the power exercised or purported to be exercised has become exercisable or whether any money remains due on the security of these prosents or any other Security as to the necessity or expediency in the stipulations and conditions subject to which any sale shall have been made or otherwise as to the propriety or regularity of any sale, calling in, collection or conversion or to say to the profile them on the any money paid to the Debenture Trustee or Receiver and in the absence of the profile them on the such purchaser, mortgager, mortgagee or other Person such dealing shall deducemed, so are regards the safety and protection of such Person, to be within the powers hereby conterred and be valid and effectual accordingly and the remedy of the Company or its assigns in respect of any impropriety or irregularity whatsoever in the exercise of such power shall be in defining any impropriety or irregularity whatsoever in the exercise of such power shall be in defining any impropriety or irregularity whatsoever in the exercise of such power shall be in defining any impropriety or irregularity whatsoever in the exercise of such power shall be in defining any impropriety or irregularity whatsoever in the exercise of such power shall be in defining any impropriety.

Receipt of the Debenture Trustee to be Effectual Discharge

Upon any such sale, calling in, collection or conversion as aforosaid and upon any other dealing or transaction under the provisions herein contained the receipt of the Debenture Trustee for the purchase money of any of the Mortgage Property sold and for any other montes paid otherwise howsoever to them shall effectually discharge the purchaser or purchasers or Person paying the same there from and from being concerned to see to the application or being answerable for the loss or misapplication or non-application thereof.

7.5 Application to Court

The Debenture Trustee may at any time after the occurrence of Security Enforcement Event apply to the Court for an order that the powers and trusts heroof be exercised and carried into execution under directions of the Court and for the appointment of a Receiver or Receivers and manager of the Mortgage Property or any of them and for any other order in rotation to the execution and administration of the powers and trusts heroof as the Debenture Trustee shall deem expedient and they may assent to or approve of any application to the Court made at the instance of any of the Debenture Holder(s).

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The Security constituted under this Deed but subject always to the other provisions hereof or Transaction Documents, shall not in any way exclude or prejudice, or be affected by any other security interest, right of recourse or other right whatsoever (or the invalidity thereof) which the Dobenture Trustee and the Debenture Holders may now or at any time hereafter hold or have (or would apart from this security hold or have) as regards the Company or any other Person in respect of the Secured Obligation(s).

7.7 Cumulative Powers

The powers which this Doed confers on the Debenture Trustee and any Receiver appointed hereunder are cumulative, without prejudice to their respective powers under Applicable Law and/or this Deed, and may be exercised as often as the Debenture Trustee or the Receiver thinks appropriate in accordance with these presents. The Debenture Trustee or the Receiver may, in connection with the exercise of their powers, join or concur with any person in any transaction, scheme or arrangement whatsoover and the Company acknowledges that the respective powers of the Debenture Trustee and the Receiver shall in no circumstances whatsoever be suspended, waived or otherwise projudiced by anything other than an express waiver or variation in writing by the Debenture Trustee or the Receiver, as relevant.

7.8 Preservation of Mortgage Property

The Company shall be permitted to deal with the Mortgage Property in the ordinary course of its business. However, the Company shall ensure that until the Final Settlement Date it shall preserve and maintain the Immovable Property in good condition. The Company shall insure the Mortgage property in accordance with Clause 11.2(g) hereof.

DETERMINED TRUSTEE TO APPOINT A RECEIVER

செந்தே செருந்து provisions of Section 69A of the Transfer of Property Act, 1882 and subject to such if the provisions of law as may, for the time being bo applicable, the Debenture Trustee at any time of patter the accurrence of the Security Enforcement Event and whether or not the Deboguing Trustee hall then then and in addition to taken possession of the same (and in addition to the powers မြို့ဖြူး inhotore ငယ်မြို့red upon the Depenture Trustop after such ontry into or taking possession, the 🛬 ebenium Trustee may in writing, with prior intimation to the Company, appoint officer(s) of the ի։ Qebenture Trustee or any bank or tinancial institution doing business in India or independent strangecountent or similar professionals as receiver(s) ("Receiver") of the Mongago Property of any part thereof and remove any Roceiver(s) so appointed and appoint any such other Person(s) in his or their stoad willi prior intimation to the Company and unless the Dobenture Trustee shall othorwise prescribe in writing, such Receiver(s) shall have all the powers hereinbefore conferred upon the Debenture Trustee. All the provisions and powers hereinbofore declared in respect of a Receiver appointed by the Debenture Trustee after entering into or taking possession by the Debonture Trustop shall apply to a Receiver appointed before entering into or taking possession by the Debenture Trustee aix! In particular such Receiver shall be deemed to be the agent of the Company which shall be solely responsible for his acts and defaults and for his remuneration in addition to the foregoing, the fullowing provisions shall also apply to such Receiver, subject to the provisions of Applicable Law:

- (a) The appointment of Receiver may be made either before or after the Dobenture Trustee shall have entered into or taken possession of the Mortgage Property or any part thereof;
- (b) The Debonture Trustee may invest such Receiver, with such powers and discretion including powers of management as the Debenture Trustee may think expedient including the following rights, powers and authorities, exercisable from time to time under the directions of the Debenture Trustee:
 - lo take possession, custody or management of the Mortgaged Property;
 - (ii) remove any person from the possession or custody of the Mortgaged Property, who the Debenture Trustee or the Company would have a right to remove;

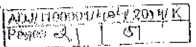
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- (iii) to take such steps for the realization, management, protection, proservation and improvement of the Mortgaged Property, the collection of the make profits thereof and any other amounts received or realised in respect of the Martgagett Property, the application and disposal of such rents, profits and amounts.
- (iv) to redeem any encumbrance and settle and pass the accounts of the encumbrances so that any accounts so settled and passed shall be conclusive and binding on the Company and the money so yield shall be deeped to be an expense properly incurred by the Receiver:
- to settle, refer to arbitration, compromise and arrange any claims, accounts, disputes, questions and demands with or by any Person or body who is or claims to be a creditor of the Company relating in any way to the Mortgagod Property or any part thereof;
- (vi) to bring, prosecute, enforce, defend and discontinue all such actions and proceedings in relation to the Mortgaged Property or any part thereof as the Receiver shall consider fit; and
- (vii) to do all such other acts and things (including, without limitation, signing and oxecuting all documents and deeds) as may be considered by the Debenture Trustee to be incidental or conductive to any of the matters or powers aforesald or otherwise incidental or conductive to the preservation, improvement or realization of the Mortgaged Property;
- (c) unless otherwise directed by the Debenture Trustee, the Receiver shall have and may exercise all the powers and authorities vested in the Debenture Trustee. Further, all the provisions and powers hereinbefore declared in respect of a Receiver appointed by the Debenture Trustee after entering into or taking possession by the Debenture Trustee after entering into or taking possession by the Debenture Trustee;
- (d) the Recoiver shall, in the exercise of his powers, authorities and discretion, configure to the regulations and directions made and given by the Debenture Trustee from time to line.

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- (e) the Dobenture Trustee may, from time to time, fix remundration of the Receiver and direct payment thereof out of the Mortgage Property, but the Company alone shall be lightly the payment of such remuneration;
- (f) the Debenture Trustee may, from time to time and at any time, require the Receiver to give security for the due performance of his duties as such Receiver and may fix the nature and the amount of the security to be given;
- (9) unless otherwise directed by the Debenture Trustee all montes from time to time received by such Receiver shall be paid over to the Debenture Trustee who shall utilise the monics for making payments due to the Debenturo Holder(s) and any monies remaining after making payments of all amounts due to the Debenturo Holder(s) shall be returned to the Company;
- (h) the Debenture Trustee may pay over to the Receiver, any monies constituting part of the Mortgage Property with the intent that the same may be applied for the purposes hereof by such Receiver and the Debenture Trustee may, from time to time, determine what funds the Receiver shall be at liberty to keep in hand with a view to the performance of his duties as such Receiver.
- (i) every such Receiver shall be the agent of the Company for all purposes and the Company alone shall be responsible for his acts and defaults, losses and liable on any contract or engagement made or entered into by him and for his renumeration;

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subject as aforesaid the provisions of the Transfor of Property Act, 1882 and the powers thereby conferred on a mortgagee or Receiver shall, so far as applicable, apply to such Receiver, and

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subject all provided herein the Receivor may for the purpose of carrying on the business of the Company mentioned in (b) above, for defraying any costs, charges, losses or exponses (including his remuneration) which shall be incurred by him in the exercise of the powers, authorities and discretions vested in him and for all or any of the purpose raise and diprove monies on the security of the Mortgage Property or any part thereof at such rate of rates of interest and generally on such terms and conditions as he may think fit, and no Person lending any such money shall be concerned to inquire as to the propriety or purpose of the exercise of the said power or to see to the application of any monies so raised or burrowed, provided that the Receiver shall not exercise the said power without first obtaining the written consent of the Debenture Trustee.

- 8.2 In addition to the powers hereinbefore given, the Debenturo Trustee may upon occurrence of the Security Enforcement Event enter into or take possession of and hold or appoint a Receiver to take possession of and hold any part or parts of the Immovable Property.
- 8.3 If and when the Debenturo Trustoo shall have made an entry or taken possession of the Immovable Property under the powers conferred upon the Debenture Trustee by these presents, the Debenture Trustee, with the consent of the Super Majority or with the authority of a Super Majority Resolution, may at any time afterwards give up possession of the Mortgage Property or part thereof, to the Company, either unconditionally or upon such terms and conditions as may be specified in such resolution or consent.
- 8.4 Nothing contained in this clause with respect to the liability of the Receiver shall exempt the Receiver from indomnifying the Company, the Debenture Holder(s) or the Debenture frustee, as the case may be, against any liability in respect of any fraud, gross negligence, wiful misconduct breach of trust or contract which the Receiver may be guilty of in relation to duties and obligations of the Receiver horounder.

ELANEOUS PROVISIONS IN RELATION TO THE DEBENTURES #RECEIPT OF DEBENTURES

The receipt of cach holder of Debentures or if there be more than one holder of Debentures, then the period of the period of the Debenture holder(s) or of the survivors or survivor of the Debenture holder(s) or of the Survivor or the Debenture holder(s) or the Survivor or the survivor or the survivor(s) payable in respect of each of such Debenture shall be a good discharge to the Debenture Trustee and the Company.

9.2 Trusts of Debentures not recognised and Succession

The Company and the Dobenture Trustee shall not be affected by any notice, express or implied of the right, title or claim of any Person to such montes other than the Debenture Holder(s). However, in the event of domise of a Debenture Holder, the Company will recognize the executor or administrator of line demised Debenture Holder or other legal representative of the demised Debenture Holder as the registered holder of such Debenture(s), if such a Person obtains probate or letter of administration or is the holder of succession certificate or other legal representation, as the case may be, from a court in India having jurisdiction over the matter and delivers a copy of the same to the Company. The Company may in its absolute discretion, where it thinks fit, dispense with the production of the probate or letter of administration or succession certificate or other legal representation, in order to recognize such holder as being entitled to the Debentures standing in the name of the demised Debenture Holder on production of sufficient documentary proof or indemnity. In case a Person other than individual holds the Debenture, the rights in the Debenture shall vest with the successor acquiring interest therein, including the liquidator of any such Person appointed as per the Applicable Law.

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9.3 Surrender of Dobontures on Payment

For the Redemption of Dehentures held in physical form, upon surrenter of the Debenture certificate by the Debenture Holders to the Company at its registered office so as to reach on or before the due dates of redemption with receipts in full discharge endorsed there are supported by the respective Debenture Holder, Company shall pay to the Debenture Holders or the Redemption Date, the Redemption Amounts in full discharge of the same. Provided that, in case the Debentures hold in electronic form, no action is required on part of the Debenture Holders holding Debentures in electronic form and for payment to the Debenture Holder(s) of the Redemption Amount, the Company shall make the payment of Redemption Amount to the Debenture Holder(s) or to any subsequent transferee(s) who are critical to receive the payment on the Redemption Date. Upon receipt of the Redemption Amount, the Debenture Holder(s) or the subsequent transferee(s), as applicable, shall, if so requested by the Company, issue appropriate receipts or other writings in this regard to the Company.

9.4 Fallure to Surrender the Debentures

In the event of any Debenture Holder not surrendering Debentures held in physical form which the Company is ready to pay or satisfy in accordance with the terms of these presents, to the Company, within 30 days after the due date for indomption or payment of the amount secured thereby, the Company shall be at liberty to deposit in a scheduled commercial bank in the name of the Company for the purpose, an amount equal to the amount due to any such Debenture Holders in respect of such Debentures and upon such deposit being made subject to the condition that the monies deposited therein shall be withdrawn for settling the future claim of the Debenture Holder(s), the Debentures which the Company is ready to pay or satisfy as aforesaid shall be deemed to have been paid off or satisfied in accordance with the provisions hereof. The Company agroes to furnish undertaking from the abovementioned, scheduled commercial bank that withdrawals from the no lien account shall be permitted only to meet the claims of the Debenture Holder(s).

Debentures Free from Equities

The Dobenture Holder(s) will be entitled to its Debentures free from equities of Plasticians by the Company against the original or any intermediate holders thereof. Provided however that first asc any monies are due and payable from the Dobenturo Holder(s) to the Company (f. respective) any transactions other than that contemplated herein, the Company shall be extilled to set of Such monies against the Outstanding Batance(s) owed by the Company in respect of the Debenture (s) hold by such Dobenture Holder(s).

9.6 Power of the Debenture Trustee to Invest Unclaimed Amount.

After provision for payment and satisfaction of the Dobontures is made by the deposit is a scheduled commercial Bank as aforesaid, the Dobonture Trustee may levest the same in any of the investments herein authorised.

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9.7 Authorised investments

Any monies which under the trust or powers herein contained ought to be invested by the Debenture Trustee may be invested in the name of the Debenture Trustee or under the legal control of the Debenture Trustee in any of investments authorised by Applicable Law for the investment of trust monies with power to vary and transpose such investments and in so far as the same shall not be invested shall be placed on deposit in the name of the Debenture Trustee in a scheduled commercial bank or banks.

9.8 Power of Debenture Trustee to Borrow

The Debenture Trustee shall only with the consent in writing of the Super Majority or with the authority of the Super Majority Resolution, raise or borrow moneys on the security of the Mortgage Property or any part thereof ranking in priority or part passir with or subservient to these presents

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22 -18 (2017) as the Dobenture Truslee with such consent or sanction shall decide, for the purpose of making any payment under or by virtue of these presents or in relation to the exercise or any powers, duties or otherwise in relation to the Mortgago Property or these presents or for the purpose of paying off or discharging any costs, charges and expenses which shall be incurred by the Dabenture Trustee under or by virtue of these presents and the Debenture Trustee and borrow such moneys as aforesaid at such takes of interest and generally on such terms and conditions as the Debenture Trustee shall think fit.

Registor of Debenture Holder

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- (a) The Company shall, as required by the provisions of the Act, keep and maintain a Register of the Debenture Holders, for Debentures held in physical as well as dematerialized/electronic form and enter therein the particulars prescribed under the Act and related rules, including addresses of the Debenture Holders; record of subsequent transfers and changes of ownership and provide a certified true copy of such updated register of Debenture Holder(s) to the Debenture Trustee.
- In case of Debentures held in physical form, the Company shall request the Registrar and Transfer Agent for the issue of respective tranche / series to provide a list of Debenture Holdmr(s) as on the day falling 15 (Fifleen) calendar days before the relevant Redemption Date and interest payment date respectively or in the case of Debentures held in dematerialized/electronic form, the Company shall request the Depository, to provide the aforesaid list as on the close of day 7(Seven) Business Days prior to the relevant Redemption Date or such number of days as may be required under Applicable Law ("Record Date") and this shall be the tist which shall be considered for payment of Outstanding Datance(s). In case of joint Holders of Debentures, payment shall be made to one whose name stands first in the List of Debenture Holder(s). All payments shall be made in Indian Rupoes only.

9.10 Discharge of the Liability of the Company in relation to the Debentures

All payments made in full in accordance with Clause 3 read together with Clause 9.9 above shall by the considered a legal discharge of the liability of the Company towards the Debenture Holder(s). On such payment being made, the Company will Inform the Depositories and accordingly the account of the Debenture Holder(s) with Depositories will be adjusted. The Company's liability to the Debenture Holder(s) in respect of all their rights including for Payment or otherwise shall cease and stand-extinguished after maturity, in all events save and except for the Debenture Holder's dight exception as stated above. Upon dispatching the payment instrument towards all the payment in full as specified in Clause 3 read together with Clause 9.9 above in respect of the Debentures, the liability of the Company shall stand extinguished.

9.11 When Debenture Trustee may Interfere

Until the happening of a Security Enforcement Event, the Debenture Trustoe shall not be in any manner required, bound or concerned to interfere with the management or the affairs of the Company or its business or the custody, care, preservation or repair of the Mortgage Property or any part thereof.

9.12 Debenture Redemption Reserve

As per the provisions of sub-rule 7 of Rule 18 of the Companies (Share Capital and Debentures) Rules, 2014, no debenture redemption reserve is required to be created by non-banking financial companies registered with the RBI under section 45IA of the Reserve Bank of India Act, 1934, in respect of privately placed debentures, Pursuant to this rule, the Company, being the non-banking financial company, registered with RBI, is exempt from creation of debenture redemption reserve in respect of the Debentures; However, the Company licroby agrees to create the DRR if required as per Applicable Laws.

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REPRESENTATIONS AND WARRANTIES

10.1 Debenture Trustee Representations and Warranties

The Debenturo Trustee represents and warrants with reference to the facts and circumstances as on the date hereof;

- (a) That it is a company duly organized, validly existing and in good standing under the lows of India and has full corporate power and authority to execute and deliver this Deed and the complete the transactions contemptated hereby and that, the signatories to this Deed on its behalf, have the necessary power and authority for executing and delivering this Deed.
- (b) The execution and delivery of this Deed and completion of the transactions contemplated hereby or compliance by it with any of provisions hereof will not (to the best of its knowledge and belief);
 - conflict or result in any breach of any provisions of its Momorandum or Articles of Association;
 - (ii) result in a violation or broach of any of the terms, conditions or provisions of any contract or obligation to which it is a party or by which it or any of its proporties or assets may be bound including the Mortgage Property; or
 - violate any Applicable Law, or any order, writ, injunction, decree, statute, rule or regulation applicable to it.

10.2 Company's Representations and Warranties

The Company hereby represents and warrants with reference to the facts and circumstances as on the date hereof:

(a) Status

It is a Company, duly incorporated and validly existing under the law of its juristical or incorporation.

(b) Binding obligations

The obligations expressed to be assumed by it in each of the Transaction Documents to which it is a party are, subject to any general principles of law to appear is blinding obligations.

(c) Power and authority

If has/will have the power to enter into, perform and deliver, and has taken all necessary action to authorise its entry into, performance and delivery of, the Transaction Document(s) to which it is a Party.

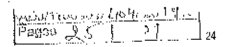
(d) Non-conflict with other obligations

The entry into and performance by it of and the transactions contemplated by, the Transaction Decuments to which it is a party do not and will not conflict with:

- (i) Its constitutional documents; or
- (ii) any agreement or instrument binding upon it or any of its assets.
- (e) Validity and admissibility in ovidence

All resolutions, consents and Government Approvals required or destrable:

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(i) lo enable it lawfully to enter Into, exercise its rights and comply with its obligations under the Transaction Documents to which it is a party; and

to enable it to carry on its business, trade and ordinary activities,

have been obtained or effected and are in full force and offect.

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It has not taken any action nor (to the best of the Company's knowledge and betief) have any steps been taken or legal proceedings been started or threatened against it for its winding-up, dissolution or re-organisation, or for the appointment of a liquidator, receiver, or other similar officer in respect of it or any of its assets.

(g) No misleading information

Any factual information that will be provided by it for the purposes of the Disclosure Document(s) will be true and accurate in all material respects as at the date it was provided or as at the date (if any) at which it is stated.

(h) No proceedings pending or threatened

No litigation, arbitration, administrative, judicial, quasi-judicial proceedings of or before any Government/ Regulatory/ Statutory body have (to the best of the Company's knowledge and belief) been started against it, nor is there subsisting any unsatisfied judgment or award given against it by any court, tribunal arbitrator or other judicial, quasi judicial, regulatory body, which affects the logality, validity, binding effect or enforceability of the lights action Document(s)/ this Deed/ Financial Document(s) including the security coated covering Mortgage Property and the Hypothecated Assets.

Under the law of its jurisdiction of incorporation it is not necessary that any of the framework in the law of its jurisdiction of incorporation it is not necessary that any of the framework in the law of the

(j) Compliance with Applicable Law

The Company has (to the best of its knowledge and belief) complied in all material respects with all Applicable Laws to which it may be subject, where the failure to so comply would materially impair its ability to perform its obligations under the Transaction Document(s).

(k) Security

Save and except the charge created hereunder to secure the Debentures and except the charges existing on the date of creation of charge as laid down hereunder.

 Debonture Trust Deed cum Deed of Mortgage and Deed of Hypothocation dated August 28, 2015 (Charge created on 28.8,2015)

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(ii) Security Trust Deed cum Deed of Mortgage dated January 7, 2013 (including modifications to the deed dated May 5, 2014) (Charge created on 7.1.2013 and subsequent modifications to the charge thereof)

- (iii) Security Trust Dood cum Deed of Mortgage dated March 27, 2012 (Charge created on 27.3.2012)
- (iv) Security Trust Deed cum Dred of Hypothecation dated March 26, 2009 (Charge created on 26.3,2009)
- (V) Debenture Trust Dood cum Deed of Mortgage and Deed of Hypothecation dated July 24, 2017 (Charge croated on 24,7,2017)

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The Mortgage Property heroimbefore expressed to be granted of ້¢oຖົ່vo)jed, assigned transferred and assured unto the Debenture Trustee is the sole and absolute property of the Company and the Company has the power to mortgage such Mortgage Property in favour of the Debenture Trustee.

(1) Transaction Documents

> The Company shall provide to the Debenture Trustee a true, complete and correct copy of each of the Transaction Documents in effect or required to be in effect as of the date hereaf.

- The Company confirms that all necessary disclosures have been/ will be made in the (m) relevant Disclosure Document(s) Including but not limited to statutory and other regulatory disclosures. The Company has madn/will make, inter alia, the following disclosures in the Disclosure Document(s): Invostors should carefully read and note the contents of the relevant Disclosure Document(s). Each prospective investor should make its own independent assessment of the morit of the investment in non-convertible debentures and the issuer Company. Prospective investors should consult their own financial, legal, tax and other professional advisors as to the risks and investment considerations arising from an Investment in the non-convertible debenturés.
- The Debentine Trustee, 'ippo facto' does not have the obligations of (11) principal debtor or a guarantor as to the montos-paid/invested by Dobentures,
- The Company, wherever applicable in relation to the Debentures that company (0)comply with all the provisions of SEBI (Debenturo Trustees) Regulations, 1993 (Issue and Listing of Debt Securities) Regulations, 2008, SEBI (Listing Opingations and Disclosure Requirements): Regulations, 2015, $_{\odot}$ SEBL $^{
 m A}$ ীহাতি এখি সম্পর্কিটি SEBI/IMD/8OND/1/2009/11/05 dated the 11th May, 2009 on Simplified Listing/Agreemen for Debt Securifies road with the SEBI Circular No. SEBI/IMD/DOF-1/BOND/CIFS/2009 doted the 26th November, 2009, the Act, Companies (Share Capital and Debentures) Rules, 2014, Companies (Prospoctus and Allolment of Socurities) Rules, 2014, Issuance of Non-convertible Debentures (Resorvo Bank) Directions, 2010, RBI notification number DNBR (PD) CC No.021/03.10.001/2014-15 (Raising Money through Private Placement of Non-Convertible Debentures (NCDs) by NBFCs) as amonded from time to time and/or any other notification, circular, press release, direction and/or guidelines issued by SESL/ RBI; or any other regulatory authority from time to time,

11. COMPANY'S COVENANTS

- 11,1 The Company declares, represents and covenants to the Debenture Trustoe that the Company shall execute all such deeds, documents and assurances and do all such acts and things as the Debenture Trustee may reasonably require for exercising the rights under this Deed and the Debentures and for perfecting this Deed and the Security under this Deed created in favour of the Debenture Trustee for the benefit of the Debenture Holder(s),
- The Company hereby covenants with the Debenture Trustee that the Company will, at all times during the term of this Deed;
 - Carry on and conductils business as a going concern;

b) Utilise the monios received upon subscription to the Debentures sololy towards the purpose stated in the Disclosure Document(s);

*Keep proper books of account as required by the Act and therein make true and propor *Entities of the dealings and transactions of and in relation to the business of the Company *and keep title said books of account and all other books, registers and other documents relating to the affairs of the Company at its Registered Office or, where permitted by Applicable saw, at other place or places where the books of account and documents of a similar nature may be kept. The said books of account and the charged assets will be kept open for inspection of the Debenture Trustee (either by itself or through such other person as the Debenture Trustee may deem till including a Chartered Accountant) at the cost of the Company, on receipt of 10 (ten) days' notice from the Debenture Trustee;

(if) The Company shall, If and as required by the Companies Act, 2013, keep at its Registered Office, a Register of the Debenture Holder(s) or ensure that the Depository maintains register and indox of beneficial owners of the domaterialized Debentures in their records. For the above purpose the Company shall request the Register and Transfer Agent of the Issue or the Depository, in case of dematerialised Debentures, to provide a list of Debenture Holder(s) as at the end of day on the day falling on the Record Dates. The Debenture Trustee and/or the Debenture Holders or any of them or any other person shall, as provided in the Companies Act, be entitled to inspect the said Register of Debenture Holder(s) and to take copies of or extracts from the same or any part thereof during usual business hours;

 (e) Ensure the implementation of the conditions regarding creation of Security for the Depentures;

Give to the Debenture Trustee for the effective discharge of its duties and obtigations. Such information as the Debenture Trustee shell reasonably require as to all matters in all property and affairs of the Company and at the line of the issue the company for the Debenture Trustee 1 tone) copy of every that ance sheet, profit and loss account issued to the shareholders of the Company.

Triggied under the Applicable Law, Insure and keep insured upto the replacement value thereof or on such other basis as approved by the Debonture Trustee (including surveyor's and architect's foos) the Mortgage Property, which is capable of being insured as such and in respect of which proporty it is common industry practice to obtain such insurance, and shall duly pay all premia and other sums payable for the purpose. The insurance in respect of the Mortgage Property shall be taken in the name of the Company and if so required by the Debenture Trustee, the loss payee of any such insurance would be the Debenture Trustee and any other person having a charge on the Mortgage Property and acceptable to the Debenture Trustee. The Company shall keep the copies of the insurance policies and renewals thereof with the Debenture Trustee, if so required by the Debenture Trustee. In the event of failure on the part of the Company to insure the Mortgage Property or to pay the insurance promia, taxes, cesses or other sums referred to above, the Debenture Trustee may but shall not be bound to get the Mortgage Property insured or pay the insurance premia and other sums referred to above which shall be reimbursed by the Company;

ensure that the book value of the Security, shall always be of such value so as to maintain the Asset Cover Ratio at or above the Minimum Security Cover in terms of this Deed and the Osed of Hypothecation and in this regard if the Debenture Trustee so requires, the Company shall provide a certificate from an independent chartered accountant continuing that the value of the Security is sufficient to maintain the Asset Cover Ratio at or above the Minimum Security Cover as on the Asset Cover Testing Date for which such certificate is issued. On reasonable demand by the Debenture Trustee, the Company shall submit a valuation certificate in respect of the Mortgage Property. The valuation of the Security

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shall be on the basis of the book value or such other mothod which may be indicated in the valuation certificate. Willout prejudice to the foregoing, the Company may during the continuance of this Deed, carry out at the reasonable request of the Debonture Trustee further valuation of the Security or any part thereof. The dost of Stick Valuation shall-bebome by the Company;

- (l) The Company shall within 2 (two) Business Days from the Deemed Date of Alloring Nor such number of days as may be required under Applicable Law, take reasonable stops to credit the beneficiary account of the Debenture Holder(s), allotted(s) with the Depository as mentioned in the application form with the number of Debentures allotted.
- (j) The Company shall, until the Secured Obligation(s) have been unconditionally and irrevocably repaid and satisfied in full punctually pay all Taxes in respect of the Mortgaged Property imposed upon or fawfully payable by the Company as and when the same shall become payable, save to the extent the Company contests the same in good faith in respect of the Mortgaged Property or any part thereof or the carrying out by the Company or maintenance of any business or operations thereon and thereby shall prevent any part of such Mortgaged Property from becoming charged with the payment of any imposts, duties and Taxes lawfully payable by the Company;
- (k) The Company shall puncturally pay or ensure payment of all ronts, cesses, insurance premium, rates, taxes and outgoings including stamp duties in connection with any part of Mortgago Property so as to keep the same free from any other interest, other than the Security or any other interest permitted under the Transaction Document(s);
- (i) Diligority preserve the corporate existence and status of the Company. The Company will not do or voluntarily suffer or permit to be done any act or thing whereby the right to transact the business of the Company might or could be terminated or adversely effected or whereby payment of the Payments might or would be hindered or delayed.
 - Not undertake or permit any merger, consolidation, reorganisation scheme or arrangement or compromise with its creditors or shareholders or effect they scheme of amalgamation or reconstruction, in all cases which may have a material drivers of the Debonture Holder(s) under the Transaction Decument(s) without the prior approval of the Debenture Trustee;
- (n) Except in terms heroof or the Transaction Documents, not soil or dispose of the Mortgage. Property or any part thereof or create thereon any mortgage; lien or charge thereof hypothecation, plodge or otherwise howsoever or other enjourniprance of any kind save and except as permitted under the Transaction Document(s) heroin without the prior approval of the Orbenture Trustee;
- (o) Promptly inform the Debenture Trustee if the Company has knowledge of any application for winding up having been made or any statutory notice of winding up under the Act or althorwish of any suit or other legal process filled or initiated against the Company and affecting the fittle of the Company to the Mortgage Property or if a receiver is appointed for any of its properties or business or undertaking;
- (p) Duly cause these presents to be registered in all respects so as to comply with the provisions of the Applicable Law;
- (q) Promptly Inform the Dobenture Trustee of any loss or damage which the Company may suffer due to any force majeure circumstances or act of God, such as earthquake, flood, tempost or typhoon, etc. against which the Company may not have insured the Mortgage Property and which would result into material adverse impact on the business or assets of the Company;
- (r) The Company shall furnish quarterly report to the Debenture Trustee containing the following particulars:

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(i) (i) (ii) (ii) (ii) (ii) (iii) (iii) (iii) Updated list of the names and addresses of the Debenture Holder(s); Details of the Interest Payments due, but unpaid and reasons thereof;

The number and nature of grievances received from the Debenture Helder(s) and resolved by the Company and those grievances not yet solved to the satisfaction of the Debenture Helder(s) and reasons for the same;

Tany major change in composition of the Board of Directors of the Company, which may amount to change in control as defined in SEBI (Substantial Adquisition of Shares and Takeovers) Regulations, 2011;

a statement that those assets of the Company which are available by way of Security in terms of the Transaction Documents, as amended from time to time, is sufficient (at book value) to discharge the claims of the Debenturo Holders as and when they become due;

- (s) The Company shall, in case any series/tranche of the Debentures are listed, to the extent required under the debt listing agrooment entered into between the Company and the BSE Ltd. and SEBI (Listing Obligations & Discloser Requirement) Regulation, 2015 submit to the BSE Ltd. for dissemination, along with the half yearly financial results, a half-yearly communication, counter signed by the Debenture Trustee, containing, inter alia, the following Information.
 - (i) credit rating and change in credit rating (if any);
 - (ii) deht-equity rafle;
 - (iii) previous due dato for the payment of interest/ repayment of principal of nonconvertible debt securities and whother the same has been paid or not; and.
 - (jy) debenture redemption reserve;
 - (v) net worth;
 - (vi) net profit after tax;
 - (vii) comings per share:

mpany shall also furnish to the Debenture Trustee the following documents, ຊື່ມ) On a quarterly basis:

A. Certificate from director/managing director of the Company's certifying the book value of receivables/book dobts outstanding as on the Asset Testing Dato; and

B. Certificate from an independent chartered accountant certifying the book value of receivables/book dobts outstanding as on the asset testing date.

- (u) The Company shall, on a yearly basis, furnish to the Debenture Trustee, a certificate from the statutory auditor giving the book value of the Receivables.
- (v) promptly inform the Debenture Trustee of any major change in the composition of the hoard of directors of the Company;
- (w) carry out subsequent valuation of the Mortgaged Properties (immovable property), at the request of the Debenture Trustee, at the Company's cost.
- (x) Promptly and expeditiously attend to and redress the grievances, if any, of the Debenture Holder(s). The Company further undertakes that it shall promptly consider the suggestions that may be given in this regard, from time to time, by the Debenture Trustoe and shall advise the Debenture Trustee periodically of the compliance;
- (y) comply with the provisions of Section 125 of the Companies Act, 2013 or such other law
 as may be applicable in this regard, relating to transfer of unclaimed/unpaid amounts of
 monies due on debentures and redemption of debentures to investor Education and
 Protection Fund (IEPF);

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promptly inform the Debenture Trustop about any change in nature and conduct of business before such change.

- (aa) The Company shall not declare any dividend to its shareholders in any year until the Company has paid or made satisfactory provision for the payment of the installments of principal and interest due on the Debentures;
- (bb) The Company shall keep the Debenture Trustee informed of all orders, directions, polices, of countribunal affecting or likely to affect the Mortgage Property or any pair the left;
- (cc) In case an Event of Default occurs and is subsisting, not declare or pay any dividend to its shareholders without the prior written consent (which consent shall be provided within reasonable time) of the Debenture Trustee (acting on the Instructions of the Super Majority).
- (dd) Comply with the conditions stipulated by the rating agency, if any, in relation to the Debentures and bear all such costs and expenses incurred in relation to the rating of the Debentures;
- (ee) Company shall submit the following disclosures to the Debenture Trustee in electronic form (soft capy), when requested by the Debenture Trustee:
 - Memorandum and Articles of Association and necessary resolution(s) for the allotment of the Dehontures;
 - (ii) Copy of last three years' audited Annual Reports;
 - (iii) Statement containing particulars of, dates of, and parties to all material contracts and egreements;
 - (iv) Latest Auditor / Limited Review Balf Yearty Consolidated (wherever available) and Standatone Financial Information (Profit & Loss statement, Balance Billion and Cash Flow statement) and auditor qualifications, if any.
 - (v) An undertaking to the effect that the Company would; till the ledelington of the debt securities, submit the details mentioned in point (iv) above to the Debelling Trustee within the timelines as mentioned in Stingtified Listing Agricumont 155440 by SEBI vide circular No. SEBI/IMD/00ND/1/2009/11/05 dated May, 16, 2009 as amended from time to time, for furnishing /publishing its half vegry/ about result. Further, the Company shall within 180 days from the ond of the literature year, submit a copy of the intest annual report to the Trustee.
 - (vi) The Company is aware that in terms of Regulation 14 of the SEBI (Debenture Enustroes) Regulations; 1993 as amended from time to time, the Trust Doed has to contain the matters: specified in Section 71 of the Companies Act, 2013 and Form No. SH.12 specified under the Companies (Share Capital and Debentures) Rules, 2014. The Company hereby agrees to comply with all the clauses of Form No. SH.12 as specified under the Companies (Share Capital and Debentures) Rules, 2014 as if they are actually and physically incorporated herein in this fiend.
- (ff) Additional Covenants
 - Security Creation

If not already executed, the Company shall execute the Trust Deed within 90 (ninety) days of the Deemed Date of Alforment in respect of the Debentures allotted under the first series of Debentures. In case of a detay in execution of Trust Doed and Security Documents, the Company will refund the subscription with agreed rate of interest or will pay penal interest of at least 2% p.a. over the Coupon Rate till these conditions are complied with at the option of the Investor.

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Default in Payment and Other Defaults.

7600 2098 In case of default in payment of Interest and/or principal redemption on the due dates or observance of any other terms, conditions or covenants as porthis Deed, Disclusure Document(s) in respect of a relevant tranche / series of the Debentures, additional interest/ default interest of @.at least 2% p.a. or such other rate as may be prescribed under the Applicable Law over and above the applicable implicit yield /. Coupon Rate/ Interest Rate will be payable by the Company for the defaulting period in respect of such tranche /series of the Debentures.

(iil) Dolay in Listing

In case of delay in listing of the debt securities, wherever applicable, beyond 20 (twenty) days from the Deemed Dato of Allotment or such number of days as may be allowed (for getting the Debentures fisted) under the Applicable Law in respect of the relevant trancho of the Debentures, the Company will pay default/ additional interest of at least 1 % p.a. over the coupon rate or such other rate as may be prescribed under the Applicable Law from the expiry of 30 (Illuly) days from the Deemed Dato of Allotment till the listing of such debt securities to the investor.

(gg) Filings, Compliances etc.:

The Company shall take all due corporato action as also ensure all necessary approvals, filings and reportings in accordance with all Applicable Laws and its constitutional documents for and towards all the matters covered by this Deed including for placement of payate placement, issue, altotraent of Debentures, Issuence and filing of the Disclosure background(s), due and proper filing of necessary forms as may be prescribed and as are applicable under the Rules issued under the Act and ensure proper registration of the payatest within the timesines mentioned in the Rules or any other Applicable Law from times—2—to time with payatent of all applicable fees etc. In respect thereof, including:

Filing of Form PAS-3 with the relevant Registrar of Companies with the prescribed less along with a complete tist of Debenturo Holders in relation to altotment of Debentures within 30 (thirty) days of the Deemed Date of Allotment or such number of days as may be required under the Applicable Law.

- (ii) Filing of Form PAS-4 and Form PAS-5 in respect of the issue of Debentures along with a copy of the offer letter with the relevant Registrar of Companies with the prescribed fee within 30 (thirty) days of circulation of the offer Inttor or such number of days as may be required under the Applicable Law.
- (iii) Filing of CHG-9 with the relevant Registrar of Companies in relation to creation of charge over the Mortgage Property/Hypothecated Assets.

(hh) Othor Attinuative Covenants:

- (i) The Company shall within 1 (one) Business Day of the Doemed Date of Allolment, enter the particulars of the Debenture Boiders in the register of finbenture holders maintained by the Company and provide a letter to the trustee confirming the same;
- (ii) The Company shall within 45 (Forty Five) days from the close of the relevant financial year provide the Debenture Trustee (for the benefit of the Debenture Holders) a confifteate from statutory auditors of the Company, certifying the end use of subscription amount raised during the relevant financial year, in the manner as set out in Clause 4 of this Deed.

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The Company hereby covenants with the Debenture Trustee that the Company will at all times during the term of these presents (except as may otherwise be previously agreed in writing by the Debenture Trustee) comply with each of the Financial Covonants and Conditions.

12. BREACH OF COVENANT BY THE COMPANY MAY BE WAIVED

The Debenture Trusted may, at any time, waive on such terms and conditions as to it shall seem expedient any breach by the Company of any of the covenants and provisions in these presents contained without prejudice to the rights of the Debenture Trustee in respect of any subsequent breach thereof. Provided however that the prior consent of the Super Majority or the authority by way of Super Majority Resolution shall have been obtained by the Debenture Trustee for any such waiver.

EVENTS OF DEFAULT.

- 13.4 Subject to provisions of clauses 13.2 to 13.4 below, the occurrence of any of the following events shall be deemed to be an Event of Default In respect of relevant tranche/series in terms of this Deed, if not cured at the end of the cure period, if any, specified therefor horounder:
 - (a) When the Company makes two consecutive defaults in the payment of any interest or other charges (except the principal) when due in respect of any of the Debentures issued under any series/ tranche which ought to have been paid in accordance with the terms of the Issue of such Debentures under that series/ tranche and fails to cure such default within a maximum period of 90 (ninety) days from the scheduled date for making such payment;
 - (b) When the Company being in default of its obligation to pay the Redemption Amount in respect of any of the Debentures issued under any series/ tranche which ought to have been paid in accordance with the terms of the issue of such Debentures under that string tranche, falls to cure such default within a maximum period of 90 (finely) Pays from the scheduled date for making such payment;
 - (c) When the Company without the consent of the Debenture Trustee facting and the instructions of Super Majority or under the authority of Super Majority Resolution Ceasing to carry on its business or gives notice of its Intention to do so;
 - (d) When an order has been made by the Tribunal or a special resolution has been by the members of the Company for winding up of the Company;
 - (e) Any information given by the Company in the reports and other information turnished by the Company (including such information inviting the subscriptions of Debentures) and the warranties given/deemed to have been given by it to the Debenture Trustee is misleading or incorrect in any material respect, which if capable of being cured is not cured within a period of 90 (ninety) days from the date of the Company receiving notice of such occurrence from the Debenture Trustee;
 - (f) If there is express admission by the Company of its inability to pay its debts or proceedings for taking it into liquidation, either voluntarily or compulsorily, may be or have been commenced;
 - (ii) The Coropany has voluntarily or involuntarily become the subject of bankruptcy proceedings and consequently the Company is voluntarily or involuntarily dissolved;
 - (h) A Receiver or a liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the Company;
 - (i) If, any extra-ordinary circumstances have occurred which make it improbable for the Company to fulfil fis obligations under these presents and/or the Debentures, which if

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capable of being cured is not cured within a period of 90 (Nihety) days from such occurrence;

When In the opinion of the Debenture Trustee, the Security for Debentures is in jectuardy:

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White The Company creates any charge, mortgage or other oncumbrance on the Security or any part thereof without the prior approval of the Debenture Trustee/Debenture Halddors; Therwise than as parmitted under this Deed, the Security Documents or the framework Documents;

If, an attachment or distraint has been levied on the Security exceeding at least 20% (wenty-percent) of the total book value of all the assets of the Company or certificate proceedings have been taken or commenced for recovery of any duos of value exceeding 20% (twenty percent) of the total book value of all the assets of the Company,

- (m) When the book value of the Security is not sufficient to maintain the Asset Cover Ratio at or above the Minimum Security Cover in terms of this Deed, and the Company falls to cure such breach by providing Additional Security or reducing the deht obligation within a maximum period of 90 (ninety) days from the date on which the Company became aware of such breach;
- (n) When the Company being in default of its performance or observance of any covenant, condition or provision contained in the Disclosure Document(s) or in these presents and/or the Financial Covenants and Conditions (other than the obligations/defaults/breaches monitioned above) and where such default is capable of cure, such default continues for 90 (blnety) days from the date of breach or of a notice in this regard by the Debenture Trustee, OR when any breach (except the ones mentioned above) of the terms of the relevant Disclosure Document(s) pertaining to any series/ser tranche of Debentures or of the covenants of this Dood is committed by the Company and the latter it is capable of cure, is not cured within a period of 90 (ninety) days from the date of the breach.

The treach of any of the terms and conditions of the Deed of Hypothecation and the Congrany fails to cure such breach within a maximum period of 90 (ninety) days from the Congression (1997) क्षित्रहर्जा receipt of a written notice from the Debenturo Trustee regarding such a breach;

For the avoidance of doubt it is clarifled that the occurrence of any of the above events, if not cured at the end of the cure period, it any specified therefor hereinabove, shall be deemed to be an Event of Default in respect of relevant tranche/series and shall be restricted to the relevant tranche/series and bot be considered as or result into cross default of any kind including across different series/tranches.

- 13.2 Upon the occurrence of an Event of Default as sot out in Clause 13.4 above, the Parties shall adhere to and follow the process set out herounder:
 - (a) The Debenture Trustee shall (acting upon the Instructions of the Majority Debenture Holders in case the Event of Default has occurred in respect of their respective sories/tranche or upon the Instructions of the Super Majority in case the Event of Default has occurred in respect of all tranches), Issue a notice, in writing, to the Company ("EOD Notice"), setting out the Event of Default that has occurred and that such Event of Default has not been cured within the cure period provided for such Event of Default.
 - (b) Upon Issuance of the EOD Notice, the Parties shall initiate mutual discussions to determine the most sultable manner to resolve/correct the Event of Default. The Parties agree that such mutual discussions shall be concluded within a period of 90 (ninety) days from the date of commencement of such discussions (or within such further period as may be agreed to between the Company and the Debenture Trustee (acting upon the instructions of the Majority Debenture Holders in case the Event of Default has occurred in respect of their respective relevant scrips/tranche or upon the instructions of the Super Majority in case the Event of Default has occurred in respect of all tranches)) ("Discussion Period"). Upon expiry of the aforesaid Discussion Period, in the event the

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Parties fait to roach a consensus on the most suitable manner of curing the Event of Default; and/or the Company fails to cure the Event of Default; and/or the Company fails to redeem the relevant tranche(s) of the Debentures in respect of which the Event of Default has occurred; the Debenture Trustee (acting upon the instructions of the Majority Debenture Holders in case the Event of Default has occurred in respect of linet respective series/tranche or upon the instructions of the Super Majority in case the Event of Default has occurred in respect of all tranches) shall be entitled to issue a thinker holice ("EOD Determination Notice") which shall sell out:

- (i) Any further time period that may be allowed by the Debenture Trustee (acting upon the Instructions of the Majority Debenture Publics in case the Event of Default has occurred in respect of their respective series/tranche or upon the instructions of the Super Majority in case the Event of Default has occurred in respect of all tranches) for curing the Event of Default; and/or
- (ii) A proposal for redemption of the rolevant tranche(s) of the Debentures/Debentures, as the case may be, within the period set out in the EQC/Determination Notice,
- (c) Any failure on the part of the Company to:
 - Cure the Event of Default within the time period provided in the EOD Determination Notice; or
 - (ii) Redeem the relevant trancho(s) of the Dobontures/Cobenfures, as the case may
 be, within a period set out in the EOD Determination Notice;

shall, without the requirement of issuance of any further notice in this regard amount of an exceleration event ("Acceleration Event") and shall entitle the Debeutire Francisco take such steps as set out in Clause 13.3 below.

Upon and at any time after the occurrence of an Acceleration Event in aspect of Decembers issued under any one series/ tranche, the Debenture Trustee shall if so diffected by Debenture Holder(s) of the relevant series/ tranche of the Debentures under the consecutor Majority Debenture Holders or under the authority of Majority Debenture Holders Resolution by entitled to do following things in the order montioned below:

- (a) firstly, accelerate the redemption of the relevant series/ trancho of the Debentums and thereupon the amounts due under the Security Documents including the Raymen's in respect of the relevant series/tranche shall become immediately due and payable in relation to such relevant series/tranche;
- (b) secondly, upon the failure on the part of the Company to redeem the relevant series/franche pursuant to clause 13.3 (a) above within the time period stipulated in this regard ("Security Enforcement Event"), the Debenture Trustne shall, if so directed by Debenture Holder(s) under the consent of the Super Majority or under the authority of Super Majority Resolution:
 - (i) enforce its charge over the Security in terms of the Transaction Document(s) to recover the amounts due in respect of the relevant series/ transaction of the Debentures or all the Dobenturos; and/or
 - (ii) exercise any other right or pursue any remedies that the Debenture Trustee and / or Debenture Holder(s) may have under/ pursuant to the Transaction Occurrent(s) or under the Applicable law.

If any Event of Default has occurred, upon becoming aware of the occurrence of such Event of Default, the Company shall, promptly give notice thereof to the Dehenture Trustee, in writing, specifying the nature of Event of Default. In addition to the above, and without prejudice to the

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Corepany's obligation to make payment of default interest on account of any delay in relation to making of any payments due in relation to the Debentures, so long as there shall be an Event of Default other than an event of default portaining to a payment default, the Company shall pay an additional interest if applicable as specified in the Disclosure Decument(s) per annum over and allove the applicable implicit yield / Coupon Rato/ interest Rate until such Event of Default is rectified, without any prejudice to the remedies available to the Debenture Holder(s) or the consequences of Events of Default. Further, except in accordance with this Deod and where expressly requiled to perform under written Instructions in terms of this Deed, the Dobenture ்ராலீee <u>shall no</u> have any duly to determine the occurrence of an Event of Default. It is hereby attregat to between the Parties that the occurrence of a Security Enforcement Event shall ஞிர்போட்டு இந்த default in relation to all other tranches/serios of like Dobentures giving an option to all the Deponture Holders across all series to iramodialely call a Security Enforcement Event and enforce the Security, in terms hereof, For the avoidance of doubt, it is hereby clarified that happening of an Event of Default shall not amount to a cross default in respect of all or any tranches/series and shall not give any right to the Debenture Holders in other tranches/sories to claim a default or an Event of Default under their serios/tranche except for on оссыталсе of the Security Enforcement Evant.

13.4 It is to be clarified that no Security Enforcement Event can be called by the Debenture Trustee (acting upon the Instructions of the Super Majority) until the process set out in Clauses 13.2 and 13.3 has been followed.

14. POWER OF DEBENTURE TRUSTEE TO EMPLOY AGENTS

The Debenture Trustee may, in carrylog out the trust business employ and pay any Persons or concur in transacting any business and do or concur in doing all acts regulard to be done by the Debenture Trustee, including the roceipt and payment of moneys and shall be entitled to charge and be paid all usual professional and other charges for business kansacted and acts done by them in connection with the trusts share of this profession is addition to the expenses incurred by them in connection with the trust profession of the expenses incurred by them in connection with these prosents.

DEBENTURE TRUSTEE MAY CONTRACT WITH COMPANY

Notified the Debenturia Trustee nor any agent of the Debenture Trustoe shall be procluded from making any contract or entoring into any arrangement or transaction with the Company in the ordinary course of business of the Debenture Trustee or from undertaking any banking, financial or agency services for the Company of from underwriting or guaranteeing the subscription of or placing or subscribing for or otherwise acrititing, holding or dealing with any of the stocks or shares or debentures or debenture stocks or any other securities whatscever of the Company or in which the Company may be interested either with or without a coordination or other remuneration or otherwise at any time entering into any contract of loan or deposit or any other contract or arrangement or transaction with the Company or being concerned or interested in any such contract or arrangement or transaction which any other company or Person not being the Debenture Trustee of these presents would be entitled to enter into with the Company and the Debenture Trustee or any agent of the Debenture Trustee shall also be allowed to rotain for its or his own benefit any customary share of brokerage, fee, commission, interest, discount or other compensation or remunoration allowed to it or him.

RIGHTS AND DUTIES OF THE DEBENTURE TRUSTED

16.1 In addition to the other powers conferred on the Debenturo Trustee and provisions for their protection and not by way of limitation or derogation of anything contained in these prosents or of any statute limiting the tiability of the Debenturo Trustee, IT IS EXPRESSLY DECLARED as follows:

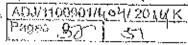
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The Debenture Trustee may, in relation to those presents and the other Transaction Document(s), act on the opinion or advice of or any information obtained from any solicitor, counsel, advocate, valuer, surveyor, broker, auctioneer, qualified accountant or other export whether obtained by the Company or by the Oobenture Trustee or otherwise. Any such advice, opinion or information and any communication passing between the

Debenture Trustee and their representative or attorney or a Receiver appointed by them may be obtained or sent by letter.

- (b) The Debenture Trustee shall act only in accordance with this Deed and other Transaction Documents, and where the same is silent, on the instructions of the Super Majority or with the authority of the Super Majority Resolution or Majority Debenture Holder(s) or with the authority of the Majority Resolution If the act pertains to a relevant series or transher of the Debentures (as the case may be):
- (c) The Debenture Trustee shall be at liberty to accept a certificate signed by advising of the directors of the Company as to any act or matter prime facile within the knowledge of the Company as sufficient ovidence thereof;
- (d) The Debenture Trustee shalf be at liberty to keep these prosents and all doeds and other documents of title, if any, relating to the Security created / to be created in favour of the Debenture Trustee at their registered office or elsewhere or if the Debenture Trustee so decide with any banker or company whose business includes undertaking the safe custody of documents or with an advocates or time of solicitors;
- (a) The Debenture Trustee shalt, as regards, all trusts, powers and authorities, have absolute and uncontrolled discretion, in consultation with the Debenture Holder(s), as to the exercise thereof and to the mode and time of exercise thereof but at all time in terms hereof:
- (f) With a view to facilitating any dealing under any provisions of the Transaction Documents, the Debenture Trustee shall have full power to consent (where such consent is required) to a specified transaction or class of transactions unconditionally;
- (g) The Debenture Trustee shall have tull power, in consultation with the Debenture Holder(s), to determine all questions and doubts (and not specification becauting and every proceedings of the Transaction Documents and every procedure of the provisions of the Transaction Documents and every procedure of the provisions of the Transaction Documents and every procedure of the provisions of the provisions of the same shall relate with the conclusive and binding upon at Persons interested under these presents:
- (h) The Debenture Trustee shall accept, perfect, manage and administer the Sectrity and For that purpose, without the prior consent of the Debenture Holders, perform all such acis, deeds and lilings which the Debenture Trustee may, from time to time, deem necessary for or incidental to the management and administration of the rights and Security interest vested in it, including but not limited to executing this Dood, the Dood of Hypothecation and such deeds and documents modifying these presents and the Dood of Hypothecation, for this purpose;
- (I) Upon written instructions of the requisite majority of the Debenture Holders as required under this Deed and the Security Documents, Debenture Trustee shall enforce the Security and receive and distribute and/or apply all monies in accordance with the terms hereof and of the Security Documents;
- (i) The Debenkire Trustee shall take all relevant actions (or refrain from taking any action, as the case may be) in order to preserve the interest and rights of the Debenture Holders as and where necessary to do so and to refrain from any acts and avoid any emissions which might projudice the validity of the rights of the Debenture Holders, all in accordance with the terms and conditions of the Security Occuments;
- (k) The Debenture Truston shall take all relevant actions (or refrain from taking any, as the case may be) to preserve the interest and rights in the Security as and where necessary to do so and to refrain from any acts and avoid any emissions which might prejudice the value of the Security or the validity of the rights of the Debenture Holders and/or the Security, all in accordance with line terms and conditions of the Security Documents;

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(i) The Dobenture Trustee shall, upon being requested by any Debenture Holder, promptly provide to the Dobenture Holders all such information, which the Dobenture Trustee has received in its capacity as the Dobenture Trustee from the Company or from any other Person. However, the Debenture Trustee shall be under no obligation to provide the Debenture Flories with any credit or other Information concerning the financial condition on affects of the Company unless such information is received by it as the Debenture Trustee for the benefit of the Debenture Holders.

PROVIDED-NEVERTHELESS that nothing contained in this Clause shall exempt the Debenture Traisite from or informatify it against any fiability for fraud, gross negligence, wilful misconduct, breach of trust or contract which was knowingly or intentionally committed by it nor any fiability which by virtue of any rule or Applicable Law would otherwise attach to them in respect of any fraud, gross negligence, wilful misconduct, breach of frust or contract which they may be guilty in relation to their duties thereunder as decided by court of competent jurisdiction.

17. RIGHTS OF THE DEBENTURE HOLDERS:

The rights of each Debenture Hulder under or in connection with this Deed are separate and independent rights; provided however that if such rights pertain to the enforcement of the Security, the same can only he exercised through the Debenture Trustee, in accordance with the terms of this Deed, Upon the occurrence of a Security Enforcement Event, no Debenture Holder shall enforce its right or bring any action under this Deed independently against the Company and shall be required to exercise all its rights under this Deed through the Debenture Trustee.

Provided that the determination by Super Majority or Majority Debenturo Holders, if relating to a series or tranche shall be binding on all the Debenture Holders in terms horoof or Debenture Holders of the relative series/tranche and no individual Debenture Holder shall act in any manner inconsistent with such determined actions.

8 AMOIDANCE OF PAYING

The Security Eventual and under Deed of Hypothecation shall not be affected; impalted or discharged by the dissolution (voluntary or otherwise) or by any merger or amaging into the company or take-over of amaging into the company or take-over of the management of the Company.

18.2 If any appairit pold by the Company in respect of the Secured Obligations is voided or set aside on those which is a liquidation or dissolution or administration of the Company or otherwise, then for the purpose of the Security Documents such amount shall not be considered to have been paid when such payment is returned to the Company or any other claimant by the Debenture Trustee or the Debenture Holders.

18.3 No change whatsoever in the constitution of the Company shall impair or discharge the liability of the Company to the Dependence Trustee herounder.

MODIFICATIONS TO THESE PRESENTS.

Any modifications to those Presents shall be made only upon the concurrence of the Company and the Debenturo Trustee, and in writing. The Debenture Trustee shall not be required to seek the consent of the Debenture Holders in making any modifications to these presents, unless expressly required under the terms of these presents.

20. NOTICES

Any notice, demand, communication or other request (individually, a "Notice") to be given or made under this Deed shall be in writing. Such Notice shall be delivered by hand, registered mail (postage prepaid and with acknowledgement due), recognized overnight courier service to the party to which it is addressed at such party's address specified below or at such other address as such party shall from time to time have designated by 15 (filleen) days' prior written Notice to the Lenders.

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- 20.2 Alt such notices and communications shall be effective (a) if sent by person, when delivered, (c) if sont by courier, when proof of delivery is received (and (d) if sont by registered letter when acknowledgement of delivery is received. In case of sub-clause (c) and (d), in case acknowledgement is not received notices and communications shall be effective upon receipt of 'remark of non-acceptance' refusal to accept, from the courier agency/postal authority.
- 20.3 For the purposes of the above clauses the addresses for Notices in respect to the Gorapany and the Ochanture Trustee shall be as follow:

Company

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Attention	1:	Mr. Jason Dalgado - Executive Vice President
Address	:	Kotak Infiniti,6th Floor, Building No 21, Infinity Park, Off
		Wostorn Express Highway, General A.K.Capital Marg,
		Malad East, Mumbai 400097
Telephone	1;	022-06056230

(b) Debenture Trustee

Attention	;	Ms. Paridhi Doshi
Address		Asian Building, Ground Floor, 17, R. Kamani Marg, Ballard Estate, Murnbal – 400 001
Telephone	:	+91 22 4080 7000

20.4 Any notice given under or in connection with this Deed must be in English.

20,5 This Clause 20 (Notices) shall survive the termination or explry of this Deed.

DISPUTES AND GOVERNING LAW

- 21.1 This Deed shall be governed by and construed in accordance with the taw
- 21.2 The Parties agree that for all matters which cannot be determined by way of arbitrationas set out in clause 21.4 below, the courts and tribunals at Mumbal shall have exclusive juliabilities to settle any disputes which may arise out of or in connection with the Transaction Document(s) and the Transaction Document(s) may be brought in such courts.
- 24.3 This Clause 21 shall survive the termination of this Deed,

21.4 Arbitration and Jurisdiction

- (a) Without projudice to clause 21.2 above, the Partles shall endeavor to settle any dispute, controversy or claim ansing out of or relating to this Deed or any related agreement or other document or the validity, interpretation, breach or termination thereof ("Dispute"), through consultations and negotiations by their respective chief executive officers (or Person of equivalent designation).
- (b) If no settlement can be reached fivough consultations of the Parties within 30 (thirty) days of one Party delivering a writton notice of the Dispute to the other Party, then such matter shall, be resolved and finally settled in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996 as may be emended from time to time or its re-enactment and the rules made finereunder (the "Arbitration Act"). The Parties consent to a single, consolidated arbitration for all Disputes that may at the time exist. The arbitrat tribunal shall be composed of one arbitrator selected by mutual agreement of the Parties. In the event that the Parties are unable to agree upon a sole arbitrator, then the Company shall appoint 1 (One) arbitrator and the Debonture Trustee (on the Instructions of the

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Super Majority or with the authority of the Super Majority Resolution or on the instructions of the Majority Debenturo Rolders or with the authority of the Majority Resolution of the relevant series/tranche in case the Olspute arises in respect of one series/tranche, as the case may be shall jointly appoint 1 (One) arbitrator and the 2 (Two) appointed arbitrators shall appoint the third arbitrator who shall be the presiding arbitrator. The cost of arbitrator shall be borne by the Partles equally unless otherwise directed by the

**The arbifration proceedings shall be conducted in the English language and any document not in English submitted by any Party shall be accompanied by an English translation. The arbitration proceedings shall be held in Mumbai. The arbitrator shall determine the Dispute in accordance with the laws of tridio. The text of the award shall be in English.

(d) For the purposes of arbitration mentioned in this Clause 21.4, the Courts in Membal in the State of Maharashtra shall have jurisdiction in respect of any sult, potition, reference or other filling permitted or required to be made pursuant to the Arbitration and Concillation Act, 1996 in respect of the matters satsing out of this Deed.

22. REDRESSAL OF INVESTOR GRIEVANCES

The Company shall promptly and expeditiously attend to and redress the gravances, if any, of the Dobenture Holders. The Company further undertakes that it shall promptly comply with the suggestions and directions that may be given in this regard, from time to time, by the Debenture Trustee and shall advise the Debenture Trustee periodically of the compliance. All griovances relating to the issue may be addressed to the Compliance Officer giving full details such as name, address of the applicant, date of the application, application and the place where the application and the place where the application and the place where the application was submitted. The Company shall make best efforts to settle investor grievances expeditiously and satisfactions. While 30 (Thirty) days from the date of receipt of such complaint. In case of non-fourine complaints and where external agencies are involved, the Company shall make best endeavours to redress these contributions as explicitiously as possible. The Compliance Officer of the Company may also be contacted in case of any prefissur/post issue related problems.

COSTS AND EXPRISES

All costs and expenses arising out of the issuance of the Debentures (including but not limited to any amounts payable under Applicable Law as stamp duty on the issuance of the Debentures or any amounts payable to the rating agency towards its fees for rating of the Debenturos) or the listing of the Debenturos, wherever applicable, thereafter on a stack exchange or creation of the security (including but not limited to any amounts payable under Applicable Law such as stamp duty and registration charges in retailon thereto) as well as all costs and exponses arising out of the negotiation, preparation and execution of this Deed or any other agreement, document or other writings executed pursuant to the provisions of this Deed including all costs, charges, expenses, fees of the Debenture Trustoe shall be solely borne by the Company. In the event the Debenture Trustee Incurs any of the said expenditure (without being obliged to do so) the Company shall promptly reimburse the same, and until such reimbursement, the same shall be a charge on the Security.

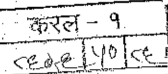
24. ENTIRE AGREEMENT

This Deed supersedos all discussions and agreements (whether oral or writton, including all correspondence) prior to the date of this Deed among the Parties with respect to the subject matter of this Deed.

25. INCONSISTENCIES

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This Deerl shall be read in confunction with the other Transaction Documents, in case of any ambiguity or inconsistency or differences between this Deed and a relevant Disclosure Document(s), the terms of the relevant Disclosure Document(s) shall provail, in so far as Hypothecateri Assets are concorned, in case of any ambiguity or inconsistency or differences between this Deed and the Deed of Hypothecation, the Doct of Hypothecation shall prevail.



SCHEDULE I

<u>INANCIAL COVENANTS AND CONDITIONS</u>

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The Debentures shall, between the Holder(s) of the Debentures of each series / tranche, inter-se rank pair passu without any preference or priority of one over the other or others of their whatsoever. The Security shall between the Holder(s) of the Debentures of all the series / tranches, inter-se rank pair passu without any preference or priority whatsoever.

coupon

2.1 Interest on Application Money

The Company shall be liable to pay to Debenture Holders Interest on application money at the rate and manner specified in the Disclosure Document(s) in respect of the relevant transhers of the Debentures.

2.2 Coupon Rate and manner of payment

The Company shall be liable to pay the Debenturo Holders interest on the sense/franche Debentures at the rate (if any) specified in the Disclosure Document(s) ("Interest Rate" or "Coupon Rate"), and such Coupon Rate/Interest Rate shall be payable in such manner as specified in the Disclosure Document(s) in respect of the relevant series/ tranche of the Debentures,

Payment of interest on the Debenture(s) will be made to those of the Debenture Holders whose name(s) appear in the register of debenture holder(s) (or to the first holder in case of joint holders) as on the Record Date fixed by the Company for this purpose and /ur as per the list provided by the Depository (in the Company of the beneficiaries who hold Debentures in demat form on such Record Date, and are eligible to positive interest. Payment will be made by the Company after verifying the bank details of the investors as funds by them by way of direct credit through Electronic Clearing Service (ECS), Real Time Gross Settlegier) (R. (1954) or National Electronic Funds Transfer (NEFT) and where such facilities are not available fibro. Company, shall make payment of all such amounts by way of cheque(s)/demand draft(s)/interest way file(s), which will be dispatched to the debenture holder(s) by registered past/ speed post/ courier or hand training of the interest Payment Dates as specified in the Disclosure Document(s).

Computation of Interest

Alternates Pacarding on the face value of the Debenture shall accrue as specified in the Disclosure Document(s) in respect of the relevant tranche/series.

2.4 Interest payment dates

The interest payments (if any) shall be made to the Debenture Holders on such dates as may be specified in the relevant Disclosure Decument(s) ("Interest Payment Dates"), in respect of the relevant transhersories.

2.5 Default interest

In case of default in payment of interest and/or principal redemption on the due dates or observance of any other terms, conditions or covenants as per this Deed, Disclosure Document(s), in respect of a relevant tranche / series of the Debentures, additional interest/ default if applicable as specified in the Disclosure Document(s) over and above the applicable implicit yield / Coupon Rate/ interest Rate will be payable by the Company for the defaulting period in respect of such tranche /series of the Debentures.

3. BUSINESS DAY CONVENTION

8.1 If the due date for payment of interest in respect of a relevant transhe/series falls on a day that is not a Business Day, then the due date in respect of such payment shall be on the immediately succeeding

26. WAIVER

Any term or condition of this Deed may be waived at any time by the Party that is entitled to the benefit theroof, subject to the condition that Debenture Trustee for this purpose shall ast with the consent of Super Majority or with the authority of the Super Majority Rosolution, provided attenderm or condition-can be waived. No failure or include on the part of the Debenture Trustee in exercising any power, right or remedy under this Deed shall be construed as a waiver thereof, not shall any single or partial exercise of any such power, right or remedy preclude any other or turther exercise thereof or the exercise of any other power, right or remedy. Such waiver must be in writing and must be executed by an authorised officer of such Party. A waiver on one occasion will not be deemed to be a waiver of the same or any other breach or non-fulfillment on a future occasion. All remedies and benefits, either under this Doed, or by law or otherwise afforded, will be cumulative and not alternative and without prejudice to the other remedy or benefit, as the case may be.

27. SEVERABILITY

If any provision of (this food is held to be itlegal, invalid, or unenforceable under any prosent or future law (a) such provision will be fully severable; (b) this Deed will be construed and enforced as if such illegal, invalid, or unenforceable provision had never comprised a part heroof; and (c) the remaining provisions of this Deed will remain in full force and offect and will not be affected by the itlegal, invalid, or unenforceable provision or by its severance here from:

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Business Day; however, the dates of the future interest payments in respect of such relevant tranche/scries would be as per the schedule originally slipulated in the relevant Disclosure Document. In other words, the subsequent Interest payment schedule would not be disturbed merely because the payment date in respect of one particular Interest payment has been postponed earlier because of it having fallen on non-Business Day. If the date for performance of any event or the maturity date in respect of a relevant tranche/series falls on a day that is not a Business Day, then the due date in respect of the performance of such event or the maturity date in respect of such event or the maturity date in respect of such relevant tranche/series shall be paid on the immediately preceding Business Day.

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REDEMPTION

4.1 The repayment/redemption of the Debentures shall be made on the Redemption-Date in the intain specified in the Disclosure Document(s) for the relevant series/tranche of the Debentures.

4.2 Notwithstanding anything contained in para 4.1 above, the Debentures may also be redeemed on an early redemption date by the Company if so specified in the Disclosure Document(s) for the relevant respective serios/tranche of the Debentures or as may be agreed upon mutually between the Company and the relevant Debenture Holder(s).

TAXATION

5.1 Tax as applicable under the Income Tax Act, 1961, or any other statutory modification, amendment or reconcernent thereof will be deducted at source for which a contillcate will be issued by the Company. As per
the provisions of the income Tax Act, 1961, with effect from June 1, 2008, no tax is deductible at source
from the amount of interest payable on any listed dematerialized security, held by a Person resident in India.
Since the Debentures shall be issued in dematerialized mode, no tax will be deductible at source on the
payment/credit of interest on Debentures held by any Person resident in India. In the event of
rematerialisation of the Debentures, or Debentures hold by Persons resident outside India or a change in
Applicable Law governing the texation of the Debentures, the following provisions shall apply:

- (a) In the event the Debentures are rematerialized and the Company is required to make a fax deduction, the Company shall make the payment required in connection with that tax deduction within the time allowed and in the minimum amount required by the Applicable Lawy.
- (b) The Company shall within 30 (thirty) days after the due date of paylingst of stock and puller amount which it is required to pay, deliver to the Debenture Truster soldence of such deduction, withholding or payment and of the remittance thereof to the relevant feeling or distribution.
- 5.2 Interest on application morely shall be subject to Tax Deduction at Southers the categories alling from Info to time under the provisions of the Income Tax Act, 1961 or any other statutory mixilification or reenactment thoreof for which a certificate will be issued by the Company.
- 5.3 For seeking TDS exemption / lower rate of TDS, rolovant certificate / document must be lodged by the Debonturo Holder(s) at the registered office of the Company at least 15 (fiftoon) days before the Interest payment becoming due. Tax exemption certificate / declaration of non-deduction of tax at source on interest on application money should be submitted along with the application form.

PURCHASE, RESALE AND REISSUE

The Company shall, subject to Applicable Law and the Disclosure Document(s) in respect of the relevant tranche/ series of the Debentures at any time and from time to time, have the power exercisable at its sole and absolute discretion to purchase some or all of the relevant tranche/ series of the Debentures held by the Debenture Holder(s) at any time prior to the specified data(s) of redemption from the open market or otherwise. Such buy-back of relevant tranche or series of the Debentures may be at par or at discount / premium to the face value at the sole discretion of the Company, The relevant tranche or series of the Debentures so purchased may, at the option of the Company, be cancelled, held or resold.

6.2 Where the Company has repurchased / redocmed any such relevant transple or stellar of the Dollantures, if

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permissible under and subject to the provisions of the Companies Act, 2013, Rules and Regulations thereunder and other Applicable Law as may be amended from time to time, the Company shall have and shall be deemed always to have had the right to keep such relevant tranche or series of the Depentures alive for the purpose of reissue and in exercising such right, the Company shall have and shall be deemed always to have 1930 the power to reissue such relevant tranche or series of the Depentures, of the Ly and Shall the same relevant tranche or series of the Depentures or by issuing other Depentures in their particular price and on such terms and conditions (including any variations, dropping of or additions to large error and conditions originally stipulated) as the Company may deem fit.

AYMENTS:

Payment of the Redemption Amount of each of relevant trancho or series of the Debentures shall be made by cheque or warrant / demand draft / credit through the RTGS/ ECS/ Direct Credit/ NEFT system to the Debenture Holder(s) and in case of joint holders to the one whose name stands first in the register of Debenture Holder(s).

NOMINEE DIRECTOR

The Debenturo Trustee shall have a right to appoint a nonthee Director on the Board of Directors of the Company (hereinaffor referred to as "the Nominea Director") in accordance with the provisions of the Securities and Exchange Board of India (Debenturo Trustee) Regulations, 1993 in the event of:

- (i) 2 (two) consecutive defaults in payment of interest to the Debanture holders; or
- (ii) default in creation of the Security for the Dehontures; or
- (iii) Any default on the part of the Company in redemption of the Debentures.

THE Nontree Director so appointed shall not be liable to ratire by rotation nor shall be required to hold any specification for the Company shall take stops to amend its Articles of Association for the purpose if

TRANSFER OF DEPENTURES

The Debontures shall be freely transferable and transmittable by the Debonture Holders in whole or in part without the Prior consent of the Company.

DEBENTURES FREE FROM EQUITIES

The Debenture Holdors will be entitled to their Debentures froo from equitles or cross claims by the Company against the original or any intermediate holders thereof. Provided however that, in case any monies are due and payable from the Debenture Holder(s) to the Company in respect of any transaction other than that contemplated herein, the Company shall be entitled to set off such monies against the Cutstanding Balance(s) ewed by the Company in respect of the Debenture(s) hold by such Debenture Holder(s).

11. DEBENTURE HOLDER NOT ENTITLED TO SHAREHOLDERS' RIGHTS

The Depenture Helders shall not be entitled to any of the rights and privileges available to the shareholders of the Company including right to receive notices of or to attend and vote at General Meetings or to receive Annual Reports of the Company.

12. VARIATION OF DEBENTURE HOLDER(S)' RIGHTS

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The rights, privileges, terms and conditions attached to the relevant tranche or series of the Debentures may be varied, modified or abrogated with the consent, in writing, of Super majority of Debenture Holder(s) or with the authority of the Super Majority Resolution, provided that nothing in such consent or resolution shall be operative against the Company if the same are not accepted in writing by the Company.

13. INFORMATION RIGHTS AND UNDERTAKINGS

13.1 Information undortakings

The undertakings in this Paragraph 13 of Schodule I remain in force from the date of this Deed until all the Debentures shall have been redeemed:

(a) Financial statements
The Company shall supply to the Debenture Trustee:

- (i) as soon as the same become available, but in any event within 120 (one-hundred and twenty) days after the end of each of its Financial Years, its audited fluidetal statements for that Financial Year;
- (ii) as such as the same become available, but in any event within 60 (slxty) days after the end of each half of each of its Financial Years its unsaudited financial results as published by the Company for that half Financial Year;

Provided however that in the event any relevant tranche/series of the Debentures are listed on any Exchange, the Company shall only submit the requisite financial results/statements to the Exchange/such authorities/ persons and at such frequency, as may be required under Applicable Law.

(b) Requirements as to financial statements.

The Company shall produce that each set of financial statements delivered pursuant to this Paragraph 13 of Schedule I is prepared using generally accepted accounting practices, accounting bases, policies, practices and procedures and financial reference periods consistent with those applied in the preparation of the financial statements it has submitted along with the Disciosure Document(s).

(c) Stock Exchanges

The Company shall make available to the Debenture Trustee all such information as it should the Exchange when requested by Debenture Trustee.

DEBT-EQUITY RATIO

The debt equity ratio of the Company prior to and after the Issue of the Debentures is with the Prior to the first Issue of Debentures - As per Disclosure Document of the first trainche of the Post the issue of all Debentures - As per the Disclosure Document of the last tranche of the

15. FURTHER BORROWINGS

So long as the Asset Cover Ratio is maintained at or above the Minimum Security Cover and no Event of Default has occurred and is continuing, the Company shall be children to create further non-exclusive, first / second pari-passurer subservient mertgage and/or charge or other encumbrance on the Mortgage Property and the Hypothecated Assets in favour of other lenders/ debenture holders/ other instrument holders/ trustees/ any other Person, as and by way of security for any further Flaancial indebtedness (including in the form of debentures) incurred by the Company or any of its affiliates (including burrowings raised by Issue of any other debentures), and the Company shall not be required to obtain any consent/approval from the Debenture Trustee for the purposes of creating such mortgage and/or charge.

In the event the Company exercises at any times or times the right hereby given to create a further charge or encombrance, the Company shall be entitled to call upon the Debenturo Trusteo to join with the Company In executing such documents *I* willings as may be required or deemed necessary by the Company. Further, notwithstanding anything to the contrary contained in this Dood, so long as the required Asset Cover Ratio is maintained at or above the Minimum Security Cover in terms of this Deed, the Company shall have all the rights to deat with the Security in the normal course of business including, *inter alia*, the right to securitize the Movable Properties (as defined in the Deed of Hypothecation), including by way of direct-assignment.

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DESCRIPTION OF IMMOVABLE PROPERTY

Tahindra Infrastructural Projects Elmited

: Mablodra Realty & Infrastructure Devolopeus Limitod

Location

 Flat No.35-D admeasuring 573 sq. ft. at Mahindra Park constructed on land bearing C.T.S. no.175 situated at Lal Bahadur Shastri Mary, Ghatkopur (West), Mumbal 400 086

The whole of the fixtures, fiftings, of the Company, both present and future, whether installed or not and whether now lying or stored in or about or shall hereafter from time to firme during the continuance of the security of these presents be brought into or upon or be stored or be in or about the Company's flat bearing No.35-D admoasuring 573 sq. it. at Mahindra Park constructed on land bearing C.T.S. no.175 situated at Lal Bahadur Shastri Marg, Ghalkopar (West), Mumbai 400 086 of Village Kirol, Taluka, Kurta BSD in the State of Maharashtra or wherever else the same may be or hold by any party leather or or disposition of the Company or in the course of transit or on high states. Or on order or delivery, howsoever and whereseever in the possession of or to the order of the Company and either by way of substitution or addition, relating to or pertaining to the properties.



PROVISIONS FOR THE MEETINGS OF DEBENTURE HOLDER

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So long as any sole Debenture Holders holds all the Debenturos under a specific series/ transfer tree tree testion in writing or a letter or letters duly signed by it or on bohalf of such sale Debenture Holder shall be officitive for all purposes as resolution, special or otherwise, duly passed at a meeting of the Debenture Holder's finder a specific series/ transfer duly held and convened in accordance with the provisions hereof.

So long as any sole Debenture Holder holds all the Debentures under this Deed, then resolution in writing or a letter or letters duty signed by if or on behalf of such sole Debenture Holder shall be effective for all purposes as resolution, special or otherwise, duly passed at a meeting of the Debenture Holders under this Dood duly held and convened in accordance with the provisions hereof.

The following provisions shall apply to the meeting of the Debenture Holders of of the Debenture Holders of a specified sories/ tranche as the case may be:

1. The Debenture Trustee or the Company may, at any time, and the Debenture Trustee shall at the request la writing of the Majority Debenture Holders of a specific tranchol series, convene a meeting of Debenture Holders of that specified tranchol series. Any such meeting of the specific tranchol series shall be hold at such place in the City where the Registered Office of the Company is situated or at such other place as the Debenture Trustee shall determine.

The Debenture Trustee or the Company may, at any time, and the Debenture Trustee shall at the request in writing of the Super Majority of Debenture Holders or where any action is required to be taken with the approval/consent of Super Majority of Debenture Holders, the Debenture Trustee itself may convene a macting of all Debenture Holders under this Deed. Any such meeting of all Debenture Holders shall be held at such place in the City where the Registered Office of the Company is situated or at such other place as the Debenture Trustee shall determine.

- (i) A Meeting of the Debenture Holder(s) or the Debenture Holders of a specific series/ tranche, as the case may be, may be called by giving not less than 21 (twenty one) days' notice in writing.
- (ii) A meeting may be collect after giving shorter notice than that specified in sub-states of above, a consent is accorded thereto by Majority Debenture Holders/ the Super Majority (as the seen may be).
- (i) Every notice of a meeting shall specify the place and day and hour of the incerting and shall contain a statement of the business to be transacted thereat.
 - (ii) Notice of every meeting shall be given in the same manner and modes as authorised by Special of the Companies Act, 2013 as pertaining to the service of documents on the members of the Company, to the following Persons:-
 - (a) overy Onbenture Holder or Debenture Holders under a specified series/tranche as the case may be;
 - (b) the Persons entitled to Debentures in consequence of death or insolvency of any of the Dehenture Holder(s), by sending it through post in a prepaid letter addressed to them by name or by the title of the representatives of the deceased, or assignees of the insolvent or by any like description at the address, if any, in India supplied for the purpose by the Persons claiming to be so childed or until such an address has been so supplied, by giving the notice in any manner in which it might have been given if the death or insolvency had not occurred; and,

Provided that where the radice of a meeting is given by advertising the same in a newspaper circulating in the neighbourhood of the Registered Office of the Company under Section 20 of the Companies Act, 2013, the statement of material facts referred to in Section 102 of the Companies Act, 2013 need not be annexed to the notice as required by that Socion but it shall be mentioned

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in the advertisement that the statement has been forwarded to the Debenture Holdor(s) in

5. Encrace liental ornission to two notice to, or the non-receipt of notice by, any Debenture Holder(s) or other Person to whom it should be given shall not invalidate the proceedings at the mooting.

There shall be annoted to the notice of the meeting a statement setting out all material facts concerning each such item of business, including in particular the nature of the concern or interest, if any, therein of every Director and the Manager, if any,

- (ii) Where any flom of business relates to the approval of any document by the meeting, the time and place where the document can be inspected shall be specified in the statement aforesaid.
- 7. (i) A minimum of the Majority Debenture Holder(s) of the specified series/ transfer or the Super-Majority of Debenture Holders, as the case may be, personally present shall be the quorum for the relevant meeting of the Debenture Holders.
 - (ii) If, within half an hour from the time appointed for holding any such meeting of the Debenture Holder(s), a quorum is not present, the meeting, if called upon the acquisition of the Debenture Holder(s) of a specified tranche/ series or the Super Majority of Debenture Holders, as the case may be, shall stand dissolved but in any other case the meeting shall stand adjourned to the same day in the next wook, at the same time and place, or to such other day and at such other time and place as the Dobenture Trustee may difference.
- 8. (I) The Debenture Trustee shall nominate 2 (two) Persons to attend each meeting one of which shall be nominated by the Debenture Trustee to act as the Chairman of the meeting and in his absence the Debenture Helder(s) personally present at the meeting shall elect one of themselves to be the Chairman thereof on a show of hands.

្ត្រីទីខ្លេចប្រើទិដ្ឋិចិញ្ញុគ្នាថ្មី on the election of the Chairman, It shall be taken forthwith in accordance with the appropriate of the Act

្សី តែហាល បង្រើសមិត្តស្ថិត is elected Chairman as a rosult of the poll, he shall be Chairman for the rest ទីវី វ៉ែម ភេឌនាកែន ិទ្ធិ

- 9. The Debenture Trustee and the Directors of the Company and their respective representatives may attend any meeting but shall high he entitled as such to vote thereat.
- At any meeting, a resolution out to the vote of the resoting shall be decided by way of a poll.

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- At every such meeting each (Dobenture Holdor(s) holding the Debenture(s) in respect of which he is entitled to vote, shall be entitled to voting rights proportionate to the value of the nominal amount of Debenture(s) held by such Debenture Holder(s) to the total value of the nominal amount of the then outstanding Debenture(s) in respect of the relevant settles/tranche/the Debentures, as the case may be.
- 12. (i) Any Dobenture Holder(s) entitled to attend and vote at the meeting shalf be entitled to appoint another Person (whether any of the Debenture Holder(s) or not) as his proxy to attend and vote instead of himself.
 - (ii) In every notice calling the meeting there shall appear with reasonable prominence a statement that any of the Debenture Holder(s) ontitled to attend and vote is entitled to appoint one or more proxies, to attend and vote instead of himself, and that a proxy need not be one such Debenture Holder(s).
 - (iii) The instrument appointing a proxy and the power of attorney (if any) under which it is signed or a notarially certified copy of the power of attorney shall be deposited at the Registered Office of the Company not less than 48 (forty-eight) hours before the time for holding the meeting or adjourned meeting at which the Person named in the instrument proposes to vote or in case of a poll, not less than 24 (twenty-four) hours before the time appointed for the taking of the poll and in default, the

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Instrument of proxy shall not be treated as valid.

(iv) The instrument appointing a proxy shalt-

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(a) be in writing; and

(b) be signed by the appointer or his atterney duly authorised it witting, and the appointed body corporate, he under its seal or be signed by an officer of an atterney duly authorise by it.

(v) The instrument appointing a proxy shall be in any of the forms sot out at the foot of Annexure D' to The Companies (Control Government's) General Rules and Forms, 1956 and/or any forms prescribed under the relevant rules under the Companies Act, 2013, and shall not be questioned on the ground that it fails to comply with any special requirements specified for such instruments by the Articles of Association of the Company.

(vi) All Debenture Holder(s) are entitled to vote at a Meeting of the Cohordure Holder(s) of the Company and the Debenture Holder(s) of a specific serios/ tranche are entitled to vote at a Meeting of the Debenture Holder(s) of the Company held in retation to such tranche/ series (as the case may be) on any resolution to be moved there at shall be entitled during the period beginning 24 (twenty four) hours before the time fixed for the commencement of the mooting and onding with the conclusion of the meeting to inspect the proxies todged, at any time during the business hours of the Company, provided not less than 3 (three) days' notice in writing of the intention so to inspect is given to the Company.

A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death or Insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed or the transfer of the Debentures in respect of which the proxy is given. Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the Company at the Registered Office before the commencement of the meeting or adjourned meeting at which the proxy is used.

On a poli taken at any Meeting of the Debenture Holder(s) or the Debenture Holders of asspectful Selfer tranche, as the case may be, any of the Debenture Holder(s) entitled to more than, 1stone of this proxy or other Person entitled to vote for him, as the case may be, need not if he votes just all this votes or east in the same way all the votes he uses.

15. (I) When a poll is to be taken, the Chairman of the meeting shall appoint scrutinise the votes given on the poll and to report thereon to him?

(ii) The Chairman shall have power, at any time before the result of the pull is declared to enjoyees scrutineer from office and to fill vacancies in the office of scrutineer arising from such removal or from any other cause.

(iii) Of the two scrutineers appointed under this Clause, one shall always be a Debenturo Holder (not hoing an officer or omployee of the Company) present at the meeting, provided such a Debenture Holder is available and willing to be appointed.

 Subject to the provisions of the Companies Act, 2013, the Chaliman of the meeting shall have power to regulate the manner in which a poll shall be taken.

(ii) The result of the poll shall be deemed to be the decision of the mosting on the resolution on which the poll was taken.

17. In the case of joint Debenture Holder(s), the vote of the Person whose name appears first in the Register of Debenture Holder(s) shall be accepted to the exclusion of the other joint-holder or holders.

18. The Chairman of a Meeting of the Debenture Holder(s) may, with the consent of the Debenture Holder(s) attending the Meeting, adjourn the same from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left untinished at the meeting from which the adjournment took place.

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- In the case of equality of votes, the Chairman of the meeting, shall be ontitled to a second or casting vote in 19. addition to the vote or votes to which he may be entitled to as a Debenture Holder(s),
- of a poll shall not prevent the continuance of a mooting for the transaction of any business than the question of which a pull has been domanded.

pairman of any meeting shall be the sole judge of the validity of every vole tendered at such meeting. The Challman present at the taking of a poll shall be the sole judge of the validity of every vote tendered at

A meeting of the Debenture Holder(s) or the Debenture Holders of a specific series/ tranche, as the case may be shall be entitled to discuss matters and arrive at decisions in respect of all such items for which the consent of such of Dobenture Holder(s) would be required in terms of the Transaction Decuments.

- A resolution shall be deemed to be validly passed at a meeting of the Debenture Holder(s) or the Debenture 23. Holders of a specific series/ traucho, as the case may be, duly convened and held in accordance with provisions herein contained and if passed and carried by the Debenture Holder(s) by a majority representing not loss than 75% (seventy five per cent) of the votes cast on such poll.
- A resolution, passed at a meeting of the Dobenture Holder(s) or the Dobenture Holders of a specific series/ 24. tranche, as the case may be duly convened and hold in accordance with these presents shall be binding. upon all of the Debenture Holder(s) or the Debenture Holders of that specific series/ tranche, as the ease ஆடிர் may be, whether present or not at such meeting, and each of the Debenture Holder(s) shall be begind to give effect linerate accordingly, and the passing of any such resolutions shall be conclusive evidence, that the circumstances justify the passing thereof, the intention being that it shall rest with the meeting to determine without appeal whether or not the circumstances justify the passing of such resolution.

Minutes-of-all Resolutions and proceedings at every such meeting as aforesaid shall be made and duly. entored lists provide from time to time provided for the purpose by the Debonture Trustoc at the expenses of tie Gumpany and Envisors minutes as aforesald, if purported to be signed by the Chairman of the meeting at which such has obtains were passed or proceeding held or by the Chairman of the adjourned meeting the conclusive evidence of the matters therein contained and until the contrary is proved every such ត្តីin respect of Ne proceedings of which minutes have been made shall be deemed to have been duly helivand convened and all resolutions passed thereat or proceedings taken, to have been duly passed and taken. In the opent that the Chairman shall expire or otherwise be unable to sign the minutes in ລືວ່າວັກປະເກີດວ່າ with ເມື່ອ abovo, the second nominee of the Dobenture Trustee shall sign the minutes on bohalf र्जा the Etral (होंद्रोनिवार) such signed minutes shall be conclusive evidence of the matters therein contained and until the contrary is proved every such meeting in respect of the proceedings of which minutes have been made.

- 26. Notwithstanding anything herein contained, it shalf be acceptable for the Debenture Flotder(s) of a specific tranche/ series to exercise the rights, powers and authorities of Debenture Holder(s) under this Deed (i) by a letter or letters signed by or on behalf of the Majority Depenture Flotder(s) of a specific transhet series, without convoxing a meeting of the Debenture Holder(s) of that specific tranche/ series, as If such letter or inters constituted a resolution passed at a mooting only convoned and held as aforesoid and shall have effect accordingly; or (ii) by a resolution passed by way of circulation by Majority Debenture Hottlers of a specific trancher sories, as the caso may be, without convening a meeting of the Debenturo Holders of that specific tranche/ series, as if such resolution constituted a resolution duly passed at a monthing duly converied and had as aforesaid and shall have the effect accordingly.
- Notwithstanding anything herein contained, it shall be acceptable for all Debonture Holder(s) under this 27. Doed to exercise the rights, powers and authorities of Debenture Hedder(s) under this Deed (i) by a letter or letters signed by or on behalf of the Super Majority, without convening a mooting of all the Dobenture Holder(s) under this Deed as if such latter or lotters constituted a resolution passed at a meeting duly convened and held as aforesald and shall have effect accordingly; or (ii) by a resolution passed by way of circulation by Super Majority, without convening a meeting of all the Debenture Holders as if such resolution constituted a resolution duly passed at a meeting duly convened and had as aforesaid and shall have the effect accordingly.

25.

SCHEDULE IV

FORMAT FOR THE RELEASE REQUEST LETTER FOR MORTGAGE

[ON THE LETTERHEAD OF THE COMPANY]

To, IDBI TRUSTEESHIP SERVICES LIMITED Aslan Building, Ground Floor, 17, R. Kamani Marg, Ballard Estate, Mumbai – 400 001 0 करल - 9 एड०५८ अ९ ८६ -२०१९

Dear Sir,

Re: Partial release of the Mortgage Property under the Debenture Trust Dood cum Deed of Mortgage dated ------ entered into between Kotak Mahindra Prime Limited and IOBI TRUSTEESHIP SERVICES LTD ("Debenture Trusfee").

- This is will reference to Clause 8.9 of the Dood.
- Under the Deed, the Company had created security over the Mortgage Property. The value of the Mortgage Property is greater than that required for the maintenance of the Asset Cover Ratio and the Company requests the release of the Mortgage Property described in Annexure. 1 hereof.

No Event of Dofault has occurred and is continuing as on date,

The alternative property on which a first ranking pari passu charge shall be created as required in terms of Clause 6.9 (a) (i) of the Deed, is described in Annexure 2 hereof. A copy of the fille verification report in respect thereof, is enclosed herewith.

The letter of the independent chartered accountant in forms of Clause 7.1(a), is set out in Annexure 2 hereof is enclosed.

6. Request you to kindly effectuate the aforementioned release by acknowledging (II).
Request Letter, if the mortgage on the said alternative property has been created in your

All capitalised terms used herein, shall have the meanings ascribed to them in the Déed

Yours sincorely [Authorized Signalory for the Company] Kotak Mahindra Prime Limited

Acknowledged and Confirmed IDBI TRUSTEESHIP SERVICES LIMITED Debenture Trustee Date:

Encl: As above.

Annexure 1

Аппехиго 2

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ADJ/1190901/ hts/f/ 2014/ K

<u>- 1976</u> Company and the Debenturo Trustee have caused these presents to be executed the day and year first hereinabove written in the manner heroinafter appearing. ROTAK MAHINDRA PRIME LTD, SIGNED AND DELIVERED by the within named Kotak Mahindra Prime Limitod in its capacity as the Company by the hand TASON DALGADS of Authorised Signatory : MANDIRA DHAR. duly authorised by board resolution of the Company dated [4위 [YAY 조약~] - in the presence of: Authorised Signatory SIGNED AND DELIVERED by, the within-named IDBI Trusteeship Services Limited, Depenture Trusiee by AUTHORITED TO IN THE PROPERTY OF THE PR the hand

