SIMPLE MORTGAGE DEED

Clause	Compulsory/	The data to be filled in
	Optional	
This deed of mortgage made and executed(1)	Compulsory	1) Date of execution
-AT(2)between		2) Location
(3)	Compulsory	Mortgager's details
Age(4)Occupation(5) Residing		3) name
At (6)		4) age
PAN(6 A) UID(6 B) Mobile No		5) Occupation
(6C) Email id No(6D) HEREINAFTER		6) Address
Called " the Mortgager" (which expression shall		6A) PAN (Number)
unless excluded by or repugnant to the subject to the		6B) UID (Number)
context include his/her heirs, executors administrators		6C) Mobile No Optional
representative assigns and transferee in interest of the)		6D) E-mail id
one part AND		if the Mortgagor is represented by his agent
		or general power of attorney holder or special
		power of attorney holder, then his full name,
		occupation, age, address and
		capacity under which he represents the Mortgagor
		shall be entered

(7)	Compulsory	MORTGAGEE' S DETAILS
		(7)Bank Name
Designation of Authorized signatory(8)		(8) Designation of Authorized signatory, Branch
Bank Address:(9)		Manager /Representative
Branch at(10)		(9) Bank Address
TAN No:(11)(12A)		(10) Branch at
Mobile No (12B) Email id No(12D)		(11)TAN (Number)
hereinafter called the "Mortgagee" (which expression		(12A) UID (Designation of Authorized signatory)
shall unless excluded by or repugnant to the subject or		(12 B) Bank Mobile No.
context include its successors, transferees-in-interest and		Optional
assigns) the other part.		(12 C) Bank Email Id.
AND WHEREAS the mortgagor is the sole and absolute	Compulsory	Nil
owner of immovable Property described in Schedule		
hereunder, and hereinafter referred to as the 'said		
Property'		
Whereas, the Mortgagor is the absolute owner, having	Compulsory	(13) Describe whether the ownership is acquired by
acquired the property, by(13) and		inheritance OR by partition of joint family property OR
since then Mortgagor has been in possession and		by release OR by gift OR by settlement OR by will
enjoyment of the schedule property and paying taxes		(bequeath) OR by sale deed registered as document
and levies thereon, as sole and absolute owner thereof.		Noyear in the office of the Registrar OR
		Sub-Registrar

Whereas Mortgagor being in need of money for the	Compulsory	(14) Purpose of Loan
purpose of(14) Mortgagor requested		(15) Loan Amount
the Mortgagee to lend him a sum of Rs(15)		
which the Mortgagee has agreed to do on the		
Mortgagor executing these presents with a view to		
secure the repayment thereof with interest as hereinafter		
provided.		
AND WHEREAS mortgagor assured unto the mortgagee	Compulsory	Nil
that he/she would pay the said amount which is an		
outstanding debt payable from the mortgagor to the		
mortgagee along with interest thereon;		
AND WHEREAS the mortgagees have agreed to grant	Compulsory	(16) As per Bank loan sanction letter loan Amount
loan up to Rs. (16) /- FROM TIME TO TIME to		
the mortgagors agreeing to utilize the amounts so		
advanced for the purpose applied for and on such terms		
and conditions as the mortgagees may stipulate from		
time to time and on the mortgagees securing the same		
by executing a mortgage of their immovable property		
AND WHEREAS the mortgagee agreed to give time to	Compulsory	Nil
the mortgagor so as to enable him/her/them to make		
the payment of the aforesaid debt; however, the		

	r	T
mortgagee insisted on the mortgagor so as to furnish		
unto the mortgagee security for this payment of debt;		
AND WHEREAS considering the cooperation extended	Compulsory	Nil
by the mortgagee by giving time to the mortgagor the		
payment of the aforesaid debt, the mortgagor readily		
agreed to confer such a security unto the mortgagee;		
AND WHEREAS the parties hereto had due deliberations	Compulsory	Nil
and discussions, and the mortgagor has agreed to		
mortgage the said property in favour of the mortgagee		
as a collateral security;		
AND WHEREAS the parties hereto have arrived at an	Compulsory	Nil
understanding which they have decided to reduce into		
writing being these presents;		
NOW,THIS DEED WITNESS as follows:	Compulsory	Nil
1) That the mortgagor does hereby mortgage the said		
property in favour of the mortgagee subject to the terms		
and conditions stated in this deed.		
2) That the mortgagor is liable to pay unto the	Compulsory	(16) Loan Amount
mortgagee an amount of Rs(16)		
- as a debt, and for the purpose of securing repayment of		
this debt, mortgage the said property in favour of the		
mortgagee.		

(3) That the mortgagor hereby agrees to repay the said	Compulsory	(17) Loan Period
amount of debt within a period of(17) years		
from execution of these present.		
(4) That the mortgagor hereby assures to pay unto the	Compulsory	(16) Loan Amount
mortgagee the said amount of Rs(16)		(18) Rate of interest
along with interest thereon at the rate of(18)		(19) installment amount Optional
% per annum. And the Mortgagor would also repay loan		
amount with interest to Mortgagee at. Rs(19)/-		
monthly/quarterly installment		
(5) That the mortgagor assures unto the mortgagee that	Compulsory	Nil
the said property is his/her absolute property, and no		
one else has any right, title or interest in the same. The		
mortgagor hereby assures unto the mortgagee that the		
said property is free from any encumbrances.		
(6) That the mortgagor hereby assures unto the	Compulsory	Nil
mortgagee that he/she will not deal with the said		
property in any manner so as to prejudicially affect the		
rights of the mortgagee.		
(7) And it is further agreed and declared by the	Compulsory	Nil
Mortgagor that he shall also be liable to pay and shall		
pay all the costs, charges and expenses that the		
Mortgagee will incur for the protection of the mortgage		

security and or for the realization of the mortgage		
amount and the same shall be deemed to form part of		
the mortgage amount and the security therefore as		
aforesaid		
(8) And it is further agreed that during the pending of	Compulsory	(20) As per bank Requirement insurance amount .
the security hereby created and until repayment of the		
mortgage amount, the Mortgagor will get insured and		
keep insured the said scheduled property from any loss		
and damages due to fire or any other incident in the sum		
of at least Rs(20) with some Insurance Company		
of repute and pay all premium in the insurance policy as		
and when it becomes due and payable in respect thereof		
to such company and shall hand over the policy to the		
Mortgagee duly endorsed in his name as assignee and in		
the event of the Mortgagor failing to do so or to pay the		
premium, the Mortgagee will be entitled to insure the		
said property and structures and/or to pay the premium		
thereon and the amount paid by the Mortgagee in		
respect thereof will be deemed to form part of the		
mortgage amount.		
(9) That in the event, if the mortgagor fails to repay the	Compulsory	Nil
aforesaid amount of debt along with interest thereon,		

Compulsory	Nil
Compulsory	Nil
	Compulsory

to Mortgagee except in the event of default.		
(11A)	Optional	(11A) The parties can write any other terms and
		conditions as per their requirement up to 1000/-
		characters with space
(12)That all the expenses towards stamp duty,	Compulsory	Nil
registration charges and incidental expenses thereto		
were agreed to be borne out by the mortgagor, and		
accordingly he/she has done so.		
THE SCHEDULE OF THE PROPERTY ABOVE REFERRED	Compulsory	(21) District
то		(22) Tahsil /Sub-District
All that piece and parcel of land situated within		(23) 1. Municipal Corporation
Registration Division and District(21)		(23) 2. Municipal Council
Sub-Division and Taluka(22) within the		(23) 3.Cantonment Board
limits of(23)Municipal		(23) 4. Grampanchayat
corporation/Council/Cantonment Board/Grampanchayat		(24) Village
situate At. Village(24) Survey No./City Survey		(25) 1. city survey Number
No./Final Plot No/Nazul No./Khasra No (25)		(25) 2. Gat No. for identification of
Hissa/Plot No(26) With Constructed Building		property
name as(27)Flat No./House No(28)		(25) 3. Final Plot No. out of this type one
Floor No(29) Area(30) -		numeric
sqmts./Hector are /square feet And bounded		(25) 4. Serve No. should be compulsory
by as follows:		(25) 5. Nazul seat No.

		(25) 6.Khasra N	lo.		
		(26) 1. Plot No.		as per applical	ble
		(26) 2. Hissa No	o.		
		(27) With Cons	tructed :- a	s per applicable	
		Building r	name as		
		(28) 1. UNIT No	o.(Flat/Shop	o/Office/Parking)	as per
		(28)	2.	House	No.
		applicable		_	
		(29) Floor No.	_		
		(30) 1.Square I	Meter	for measur	ement of
		property		}	
		(30) 2. Hector-	are	out of thi	is type one
		numeric	-		
		(30) 3. Square	Feet	should be com	pulsory
On or towards the East : (31)	Compulsory	Property Bour	ndaries		
On or towards the South :		(31) East	Property: N	No/Name	
(32) On or towards the West :		(32) South	Property:	No/Name	
On or towards the		(33) West	Property:	No/Name	
North:		(34) North	Property:	No/Name	
IN WITNESS WHEREOF the parties here to have		(2) Location			
signed hereunder at (2) on this		(1) Date of exe	cution		

(1) day		
MORTGAGOR' S Name and SIGN(35)	Compulsory	Execution and Witnesses
MORTGAGEE' S Name and SIGN(36)		(35) 1. Sign by Mortgagor
WITNESSES:		(35) 2. Name of Mortgagor
1. Name and sign(37)		(36) 1. Sign by Signatory
		(36) 2. Name of Signatory
		Optional
2. Name and sign(38)		(36) 3. Designation of Mortgagee Signatory
		(37) 1. Witness No. 1. Name
		(37) 2. Witness No. 1. Address
		(37) 3. Witness No. 1. Sign
		(38) 1. Witness No. 2. Name
		(38) 2. Witness No. 2. Address
		(38) 3. Witness No. 2. Sign

SIMPLE MORTGAGE DEED

This deed of mortgage made and executed(1)AT(2)
between
(3)
Age(4) Occupation(5) Residing At (6)
PAN(6 A) UID(6 B) Mobile No (6C) Email id
No(6D) HEREINAFTER Called "the Mortgager" (which
expression shall unless excluded by or repugnant to the subject to the
context include his/her heirs, executors administrators representative assigns
and transferee in interest of the)
one part AND
(7)
Designation of Authorized signatory(8)
Bank Address:(9) Branch at(10)
TAN No:(11)(12A) Mobile No
(12B) Email id No(12D)hereinafter called the "Mortgagee"
(which expression shall unless excluded by or repugnant to the subject or
context include its successors, transferees-in-interest and assigns) the other
part.
AND WHEREAS the mortgagor is the sole and absolute owner of immovable
Property described in Schedule hereunder, and hereinafter referred to as
the 'said Property'
Whereas, the Mortgagor is the absolute owner, having acquired the
property, by(13) and since then Mortgagor has been in
possession and enjoyment of the schedule property and paying taxes and
levies thereon, as sole and absolute owner thereof.
Whereas Mortgagor being in need of money for the purpose
of(14) Mortgagor requested the Mortgagee to lend him a
sum of Rs(15) which the Mortgagee has agreed to do on the
Mortgagor executing these presents with a view to secure the repayment
thereof with interest as hereinafter provided.

AND WHEREAS mortgagor assured unto the mortgagee that he/she would pay the said amount which is an outstanding debt payable from the mortgagor to the mortgagee along with interest thereon;

AND WHEREAS the mortgagees have agreed to grant loan up to **Rs.** ---- (16)----- /- FROM TIME TO TIME to the mortgagors agreeing to utilize the amounts so advanced for the purpose applied for and on such terms and conditions as the mortgagees may stipulate from time to time and on the mortgagees securing the same by executing a mortgage of their immovable property

AND WHEREAS the mortgagee agreed to give time to the mortgagor so as to enable him/her/them to make the payment of the aforesaid debt; however, the mortgagee insisted on the mortgagor so as to furnish unto the mortgagee security for this payment of debt;

AND WHEREAS considering the cooperation extended by the mortgagee by giving time to the mortgagor the payment of the aforesaid debt, the mortgagor readily agreed to confer such a security unto the mortgagee;

AND WHEREAS the parties hereto had due deliberations and discussions, and the mortgagor has agreed to mortgage the said property in favour of the mortgagee as a collateral security;

AND WHEREAS the parties hereto have arrived at an understanding which they have decided to reduce into writing being these presents;

NOW,THIS DEED WITNESS as follows:

- 1) That the mortgagor does hereby mortgage the said property in favour of the mortgagee subject to the terms and conditions stated in this deed.
- 2) That the mortgagor is liable to pay unto the mortgagee an amount of Rs. -----(16)----- as a debt, and for the purpose of securing repayment of this debt, mortgage the said property in favour of the mortgagee.
- (3) That the mortgagor hereby agrees to repay the said amount of debt within a period of ----(17)----- years from execution of these present.
- (4) That the mortgagor hereby assures to pay unto the mortgagee the said amount of Rs. ------(16)----- along with interest thereon at the rate of -----(18)-----% per annum. And the Mortgagor would also repay loan amount with interest to Mortgagee at. Rs.-----(19)-----/- monthly/quarterly installment

- (5) That the mortgagor assures unto the mortgagee that the said property is his/her absolute property, and no one else has any right, title or interest in the same. The mortgagor hereby assures unto the mortgagee that the said property is free from any encumbrances.
- (6) That the mortgagor hereby assures unto the mortgagee that he/she will not deal with the said property in any manner so as to prejudicially affect the rights of the mortgagee.
- (7) And it is further agreed and declared by the Mortgagor that he shall also be liable to pay and shall pay all the costs, charges and expenses that the Mortgagee will incur for the protection of the mortgage security and or for the realization of the mortgage amount and the same shall be deemed to form part of the mortgage amount and the security therefore as aforesaid
- (8) And it is further agreed that during the pending of the security hereby created and until repayment of the mortgage amount, the Mortgagor will get insured and keep insured the said scheduled property from any loss and damages due to fire or any other incident in the sum of at least Rs.__(20)____ with some Insurance Company of repute and pay all premium in the insurance policy as and when it becomes due and payable in respect thereof to such company and shall hand over the policy to the Mortgagee duly endorsed in his name as assignee and in the event of the Mortgagor failing to do so or to pay the premium, the Mortgagee will be entitled to insure the said property and structures and/or to pay the premium thereon and the amount paid by the Mortgagee in respect thereof will be deemed to form part of the mortgage amount.
- (9) That in the event, if the mortgagor fails to repay the aforesaid amount of debt along with interest thereon, then the mortgagee shall be entitled to claim foreclosure of the mortgage, and in the default of the mortgagor, the mortgagee shall be entitled to enforce all such remedies available against the mortgagor as are available to the mortgagee under simple mortgage.
- (10) All the obligations of the Mortgagor and all the rights and remedies and powers of the Mortgagee under the law for the time being in force except so far as they be expressly varied or may be inconsistent with these presents shall be deemed to be incorporated in these presents. PROVIDED THAT the provision of Sections 61, 65A and 67A, respectively, of the Transfer of Property Act, 1882, shall not apply to these presents or to the Mortgagor or

the Mortgagee inters and this shall be deemed a contract to the contrary for the purpose of these sections.

(11) The Mortgagor confirms and declares that he/she has actual possession of the Mortgaged Premises and has absolute power and authority to mortgage the Mortgaged Premises in favour of the Mortgagee and provided that the possession of the said mortgaged property is / will neither be given nor agreed to be given to Mortgagee except in the event of default.

(11A)

(12)That all the expenses towards stamp duty, registration charges and incidental expenses thereto were agreed to be borne out by the mortgagor, and accordingly he/she has done so.

THE SCHEDULE OF THE PROPERTY ABOVE REFERRED TO

All that piece and parcel of land situated within Registration Division
and District(21) Sub-Division and Taluka(22)
within the limits of(23)Municipal
corporation/Council/Cantonment Board/Grampanchayat situate At. Village
(24) Survey No./City Survey No./Final Plot No/Nazul No./Khasra
No (25) Hissa/Plot No(26) With Constructed Building
name as(27)Flat No./House No(28) Floor No
-(29) Area(30) sqmts./Hector are /square $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2$
And bounded by as follows:
On or towards the East : (31) On or
towards the South: (32) On or towards
the West : On or towards the
North:(34)
IN WITNESS WHEREOF the parties here to have signed hereunder at
(2) on this day

MORTGAGOR' S Name and SIGN(35)
MORTGAGEE' S Name and SIGN(36)
WITNESSES:
1. Name and sign(37)
2. Name and sign(38)