The Punjab Legislative Assembly (Grant of Advance to Members) Rules, 1979

PUNJAB India

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Rule

THE-PUNJAB-LEGISLATIVE-ASSEMBLY-GRANT-OF-ADVANCE-TO-M of 1979

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The Punjab Legislative Assembly (Grant of Advance to Members) Rules, 1979Published vide Notification Punjab Government Gazette, Legislative Supplement Part 3 dated 27.11.1979.

1. Short title.

- These rules may be called the Punjab Legislative Assembly (Grant of Advance to Members) Rules, 1979.

2. Definitions.

- In these rules, unless there is anything repugnant in the subject or context :-(a)"Act" means the Punjab Legislative (Allowances of Members) Act, 1942 (Punjab Act No. IV of 1942);(b)"Form" means a form appended to these rules;(c)"Government" means the Government of the State of Punjab in the Department of General Administration (Parliamentary Affairs Branch);(d)[
"Sanctioning Authority" means the Secretary of the Punjab Vidhan Sabha or an officer authorised by him in this behalf not below the rank of Deputy Secretary, Punjab Vidhan Sabha; and] [Legislative Supplement Part III dated 8.4.1983 P 165.](e)"Family" means the spouse of the member and the legitimate children and step-children residing with and wholly dependent upon the member.

1

3. Application for the grant of advance for the construction of a house.

- A member desirous of getting advance for the construction of a house shall apply to the Sanctioning Authority in Form 'A'.

4. Conditions for grant of house building advance.

- The Sanctioning Authority shall sanction a repayable advance for the construction of a house subject to the following conditions:-(i)The member concerned must certify that the advance is actually required for building a house for occupation by himself, where he intends to settle down; (ii) The land or plot which is free-hold or lease-hold along with building to be erected thereupon shall be mortgaged to the Government in Form 'B' or Form 'C' as the case may be, before any instalment of advance is drawn by the member concerned; (iii) The advance shall be disbursed in four instalments depending upon the stage of construction and the amount of each instalment shall be as under :-(a)first instalment : equal to twenty per cent of the advance at the time of starting construction;(b)second instalment: equal to twenty per cent of the advance after the house has been completed up to plinth leve; (c) third instalment: equal to thirty per cent of advance after the house has been constructed up to roof level;(d)fourth instalment: equal to thirty per cent, i.e., the balance amount of the advance, after the roof has been completed: Provided that the second and subsequent instalments shall be released only when the member furnishes an affidavit to the Sanctioning Authority to the effect that amount of an instalment previously drawn has actually been utilised for the purpose for which it was drawn.(iv) The member shall forthwith refund to the Government the amount, if any, which is not spent for the purpose for which it was drawn.(v)The house shall be maintained in good condition at the cost of the member concerned and municipal and other local taxes in respect of the house shall be regularly paid by him until the advance along with interest is repaid to the Government.

5. Advance for purchasing a house.

(1)A member desirous of getting advance for purchasing a house shall apply to the Sanctioning Authority in Form 'D'.(2)The application referred to in sub-rule (1) shall be accompanied by an agreement to sell in Form 'E' executed by the intended seller.(3)[The member shall furnish an irrevocable bank guarantee worth not less than the amount of advance required or a surety bond in Form E-1 executed by a person having immoveable property worth not less then the amount of such advance.] [Added vide Punjab Government Notification No. G.S.R. 90/P.A. 4/42/S4-C/Amd.(7)/84, dated 26.10.1984.]

6. Conditions for grant of advance for purchase of a house.

- The Sanctioning Authority shall sanction the repayable advance for purchase of a house to a member subject to the following conditions:-(i)The house must be purchased within one month from the drawal of the said advance;(ii)A satisfactory proof of the purchase of the house shall be submitted to the Sanctioning Authority immediately after the purchase is made;(iii)A member shall

within a fortnight refund the surplus amount to the Government, if the amount of advance is more than what is actually spent for the purchase of a house; (iv) The member shall mortgage the house purchased with the advance and built on a plot which is free-hold or lease-hold in favour of the Governor of Punjab in Form 'B' or Form 'C', as the case may be, within a period of fifteen days from the date of purchase thereof;(v)The house shall be maintained in good condition at the cost of the member concerned and the municipal and other local taxes in respect of the house shall regularly be paid by him until the advance along with interest is repaid to the Government.[7. Grant of advance for the purchase of motor car, Jeep, Motor-cycle, Scooter or for Conversion of a Petrol Driven Motor Car of a Jeep to Diesel Driven Vehicle] [Substituted vide Legislative Suppliment Part III dated 25.5.1984]:- (1) A member desirous of getting advance for the purchase of Motor-car, Jeep, Motor-cycle, Scooter or for conversion of a petrol driven Motor-car or a Jeep to a diesel driven vehicle shall apply to the Sanctioning Authority in Form 'F' accompanied by an irrevocable Bank Guarantee worth not less than the amount of advance required or a surety bond in Form 'H' executed by the person having immovable property worth not less than amount of advance required.(2)The Sanctioning Authority shall sanction a repayable advance to a member for the purchase of a Motor-car, Jeep, Motor-cycle or a Scooter subject to the following conditions:-(i)The member shall execute an agreement in Form (I) before the drawal of the advance; (ii) The member shall purchase the vehicle within a period of one month from the date of drawal of the advance;(iii)The member shall hypothecate the vehicle in favour of the Government in Form 'G' before its registration or within a period of fifteen days from the date of purchase thereof, whichever is earlier.(iv)The member shall get the vehicle, comprehensively insured during the period the advance along with interest is not fully repaid; and(v)Where the member purchases a new vehicle he shall, while applying for registration, state that the vehicle is subject to hypothecation in favour of the Government as envisaged in Form 'E' set forth in the First Schedule appended to the Motor Vehicles Act, 1939.(3)The Sanctioning Authority shall sanction a repayable advance to the member for conversion of a petrol driven Motor-car or a Jeep to a diesel driven vehicle subject to the following conditions:-(i)The member shall execute an agreement in Form 'I' before the drawal of the advance; (ii) The member shall get the petrol driven Motor-car or a Jeep converted to a diesel driven vehicle within a period of one month from the date of drawal of the advance; (iii) The member shall hypothecate the petrol driven Motor-car or a Jeep to be converted to a diesel-driven vehicle in favour of the Government in Form 'G' before the drawal of the advance; and(iv)The member shall get the said diesel driven Vehicle comprehensively insured during the period the advance along with interest is not fully repaid. (4) The Sanctioning Authority shall furnish to be Accountant-General, Punjab as well as to the Treasury Officer a certificate to the effect that a deed in Form 'G' hypothecating the Vehicle in favour of the Government has been got executed from the member concerned and that has been found to be in order before the amount of advance is drawn.

8. Safe custody of the mortgage deeds.

- The Sanctioning Authority shall ensure that the mortgage deeds, surety bond and the hypothecation deed referred to in rules 4, 6 and 7 are duly executed and placed by him in safe custody.

9. Disbursement of Advance.

- The amount of advance sanctioned under rules 4, 6 and 7 shall be drawn and disbursed to the member concerned by the Sanctioning Authority.

10. Misutilisation of the advance or furnishing of false information.

- Utilisation of the advance for a purpose other than that for which it is sanctioned or furnishing of the false certificate or making any false statement in the application for obtaining advance shall render the member liable to refund to the Government forthwith entire advance drawn by him along with interest in addition to penal interest at such rate as may be specified by the Government from time to time.

11. [Interest. [Substituted vide Punjab Government Notification No GSR 24/P.A. 4/42/S.4-C/Amd.(8)/96 dated 26-3-1996.]

- In respect of the advance sanctioned under rules 4, 6 and 7 interest shall be charged at the rate of six percent per annum.]Notes 1. The interest shall be rounded off to the nearest rupee; that is less than fifty paise shall be ignored while fifty paise and above shall be taken as a rupee.
- 2. The interest shall be calculated on balance outstanding on the last day of each month by the Sanctioning Authority.
- 3. In case, where the advance is drawn in more than one instalment, the rate of interest applicable shall be determined with reference to the date on which the first instalment is drawn.
- 4. The interest shall also be recoverable along with the principal amount in the manner indicated in rule 13.
- 5. The audit office shall check the correctness of the interest to be recovered from the member.

12. Penal interest.

- Without prejudice to any other action that may be taken under rules, a member who is found to have misutilised the advance or has not fulfilled all or any of the conditions of the sanction or has retained the amount of the advance beyond the period specified for utilisation, a penal interest shall be charged at such rate, as the Government may, from time to time, specify.

13. Recovery of Advance.

- [(1)] [Legislative Supplement Part III dated 8.4.1983.] The advance sanctioned under rule 4 shall be repayable by the grantee in equated monthly instalments commencing on the expiry of a period of six months from the date of the drawal of the first instalment or the completion of the building, whichever is earlier; and the advance sanctioned under rule 6 or 7 shall be repayable by the grantee in equated monthly instalments commencing from the month immediately succeeding the month in which the advance has been drawn. The instalments of the advance shall be so regulated that entire amount of advance along with interest is recovered from the member within a period of [fifteen years] [Substituted vide Punjab Government Notification No GSR 24/P.A. 4/42/S.4-C/Amd.(8)/96 dated 26-3-1996.] from the date of drawal of the advance: Provided that if a [grantee fails to pay three monthly instalments consecutively of the advance sanctioned under rules 4, 6 or 7 on the due date, whole amount of advance or so much thereof as shall then remain due and unpaid along with the interest due thereon] [Legislative Supplement Part III dated 31.7.1982.] shall [subject to the provisions of sub-section (3A) of section 4C of the Act become payable [Legislative Supplement Part III dated 1.9.1983.] immediately; Provided further that in the event of demise of the [grantee the amount of advance or so much thereof as shall then remain due and unpaid shall become payable forthwith to the Government with interest due thereon and in the event of failure by the legal heirs] [Legislative Supplement Part III dated 31.7.1982.] of the [grantee to deposit the same within a period] [Legislative Supplement Part III dated 31.7.1982.] of [three months from the date of demise the same shall be recovered from the sale of the property mortgaged.] [Legislative Supplement Part III dated 8.4.1983. [(2) The amount of advance along with interest or any balance due from any [grantee] [Legislative Supplement Part III dated 31.7.1982.] shall without prejudice to other rights and remedies of the Government also be recoverable from the pension, if any, admissible to him under the Punjab State Legislature Members (Pension and Medical Facilities Regulation) Act, 1977.(2) The amount of the monthly instalment of the refund of advance as fixed under sub-rule (1) shall be deposited by the member in the Punjab Government Treasury at Chandigarh or in any other Government Treasury in the State of Punjab and the original challan in token of having deposited by him the instalment shall be submitted to the Secretary, Punjab Vidhan Sabha by the 10th of that month.] [Substituted vide Legislative Supp. Part III dated 17.2.1982.]

13A. [Prescribed Authority.] [Legislative Supplement Part III dated 3.1.1983.]

- For the purposes of sub-section (3-A) of section 4-C of the Act, the Secretary of the Punjab Vidhan Sabha or an officer authorised by him in this behalf not below the rank of Deputy Secretary, Punjab Vidhan Sabha, shall be the Prescribed Authority.

14. [Sale of house or vehicle.] [Legislative Supplement Part III dated 25.5.1984.]

- The house constructed or purchased, the Motor-car, Jeep, Motor-cycle or Scooter purchased or the petrol-driven Motor-car or a Jeep converted to a diesel-driven vehicle with the aid of advance under these rules shall not be sold without previous permission of the Government so long such advance together with interest accrued thereon has not been fully repaid. Form 'A'(See rule 4)Application form for House Building Advance

1. Name of Member

(in block letters).

- 2. Father's name
- 3. Name of the Constituency from which elected.
- 4. [] [Legislative Supplement Part III dated 8.4.1983.] Omitted on 8.4.1983.
- 5. Date of swearing in as member of the Punjab Vidhan Sabha.
- 6. Particulars of allowances drawn.
- 7. Particulars of any other [Government] [Legislative Supplement Part III dated 8.4.1983.] advance outstanding against him giving nature of advance and rate of monthly recovery.
- 8. Permanent address.
- 9. (a) Amount of advance admissible.
- (b)Amount of advance required.

10. (a) Description of plot :-

(i)exact location of the plot;(ii)area of the plot; and(iii)where you intend to settle;(b)Attach declaration and affidavit in the enclosed forms.

- 11. (a) Is your title to land undisputed and free from encumbrances? If so, give proof, viz., attested copy of allotment order, registration deed, copy of Jamabandi/Intequal, etc., [or have you been allotted by the State Government or any Improvement Trust, Municipal Committee, Notified Area Committee, Gram Panchayat.] [Legislative Supplement Part III dated 8.4.1983.]
- (b)Approximate floor area of the house to be constructed; (c)Estimated cost of construction; (d)Whether the construction is required to be completed within a specified period? If so, enclose an attested copy of the notice or order. (e) Is the land freehold or leasehold? If leasehold

whether conditions of the lease permit land being mortgaged to Government (Attach consent of the competent authority to this effect). [Explanation. - Competent authority in the case of land situated within the limits of a Municipal Corporation, Municipal Committee or Notified Area Committee means the Secretary, the Executive Officer or the Administrator thereof and in the case of land situated outside the limits of a Municipal Corporation, Municipal Committee and Notified Area Committee, means the Tehsildar or the Naib Tehsildar.] [Legislative Supplement Part III dated 8.4.1983.](f)Does the land/plot fall in urban area? (Attach documents/proof that the plan has been approved by the competent authority and state the period of its validity).(g)Is the land outside Municipal limit and falls in rural area? (Attach to that effect a certificate from the [Tehsildar, Naib Tehsildar] [Legislative Supplement Part III dated 8.4.1983.] or the Sarpanch or any other revenue authority).

12. Proposed monthly instalment of recovery to ensure complete repayment of advance and interest within a period of ten years from the date of drawal of advance.

DECLARATION

- 1. I undertake to utilise the amount of advance for the purpose for which it has been applied for and understand that in case of misutilisation of the advance or misstatements of any fact, I shall in addition to refunding the entire amount in lump sum along with interest be liable to pay penal interest at such rates as may be specified by the Government from time to time.
- 2. I undertake to refund the balance, left if any.

Documents enclosed.		
1.		
2.		
3.		
4.		
Signature of member with address.S	tation :Dated :Affida	vitAffidavit of
son o	of	aged
resid	ent of	I, the aforesaid
herek	oy solemnly affirm ar	nd declare as follows :-that I am the sole
owner or [allottee] [Legislative Supp	olement Part III dated	d 1.8.1983.] of the plot No.
on w	hich I now intend to	construct the house at

such instalments a	nd in the manner as nereinalter appearing	3 .
2. has paid to the M	lortgagor an advance of Rs	only
on	and in the manner provided in the	ne said rules
upon having the re	payment of the loan with interest and the	observance of al
the terms and cond	litions contained in the said rules as here	inafter
mentioned secured	I in the manner hereinafter appearing;	

And whereas the Mortgagor is to receive from the Mortgagee the aforesaid advance in lump sum or in the following instalments :-

St. Instalment Hs.
nd. Instalment Rs
rd. Instalment Rs
th. Instalment Rs
Tow this indenture witnesseth as follows :(i)In pursuance of the said rules and in consideration of the said advance sanctioned/paid by the Mortgagee to the Mortgagor pursuant to the provisions ontained in the said rules the Mortgagor doth hereby covenant with the Mortgagee that the lortgagor shall always duly observe and perform all the terms and conditions of the said rules and nall repay to the Mortgagee the said advance of Rs (Rupees only) along with interest thereon by
nonthly instalments commencing from the month of Nineteen
undred and:Provided that in the event of the demise of the
Iortgagor the amount of advance or so much thereof as shall then remain due and unpaid shall subject of the provisions of sub- section (3-A) of section 4-C of the Act)] [Legislative Supplement art III dated 1.9.1983] become payable forthwith to Mortgagee with interest due thereon and in the vent of failure by the legal heirs of the mortgagor to repay the same within a period of one month om the date of the demise the same shall be recovered by sale of the Mortgaged property without attervention of the Court and the Mortgagee would be entitled to recover the costs, if any, incurred by him for the purpose.(ii)If the Mortgagor shall utilise the advance for a purpose other than that for which the advance is sanctioned, or if the Mortgagor shall become insolvent or be disqualified to be nember of the Punjab Vidhan Sabha for any reason, or if the Mortgagor fails to observe or perform any of the terms, conditions and stipulation specified in the said rules and on his/her part to be beserved and performed then and in any such case the whole of the amount of the advance or so much thereof as shall then remain due and unpaid shall become payable forthwith to the Mortgagee with interest thereon per annum calculated from the date of the advance of the said advance (iii) In further pursuance of
ayment by the Mortgagee of the First instalment of the said advance; (iii) In further pursuance of the said rules and for the consideration aforesaid and to secure repayment of the aforesaid advance and interest as shall at any time or times hereinafter be due to the Mortgagee under the terms of these presents, the Mortgagor doth hereby grant, convey, transfer, assign and assure unto the lortgagee ALL AND SINGULAR the said mortgaged property fully described in the Schedule ereunder written together with buildings erected or to be erected the Mortgagor on the said
roperty or material for the time being with all rights, easements and mortgaged appurtenances to ne said mortgaged property or any of them belonging to HOLD the said mortgaged property with neir appurtenances including all erections and buildings erected and built or to be erected and built ereafter on the said mortgaged property or material for the time being thereon unto and the use of
ne Mortgagee absolutely for ever free from all encumbrances SUBJECT NEVER THE LESS to the roviso for redemption hereinafter contained: Provided always and it is hereby agreed and declared y and between the parties hereto that if Mortgagor shall duly pay to the Mortgagee the said rincipal sum and interest hereby secured in the manner herein provided and also the other moneys

(if any) determined to be payable by the Mortgagor to the Mortgagee under the terms and conditions of the said rules, then the Mortgagee will at any time thereafter upon the request and at the cost of the Mortgagor reconvey, retransfer and reassure the said mortgaged property unto and to the use of the Mortgagor or as he may direct; (iv) And it hereby expressly agreed and declared that if there shall be any breach by the Mortgagor of the covenants on his part therein contained and to be observed and performed by him or if the Mortgagor shall become insolvent or be disqualified to be the member of the Punjab Vidhan Sabha for any reason or if he dies before all the dues payable to the Mortgagee under these present together with interest thereon shall have been [(subject to the provision of sub-section (3-A) of Section 4-C of the Act] [Legislative Supplement Part III dated 1.9.1983.] fully paid off or if the said advance or any part thereof become payable forthwith under these presents or otherwise, then and in any of such cases it shall be lawful for the Mortgagee to sell without intervention of the Court the said mortgaged property or any part thereof either together or in parcels and either by Public auction or by Private contract with power to buy in or rescind any contract for sale and to resell without being responsible for any loss which may be occasioned thereby and to do and execute all such acts and assurances for effectuating any such sale as the Mortgagee shall think fit and it is hereby declared that the receipt of the Mortgagee for the purchase money of the premises sold or any part thereof shall effectually discharge the purchaser or purchasers therefrom and it is hereby declared that the Mortgagee shall hold the moneys to arise from any such sale in pursuance of the aforesaid power upon trust in the first place thereout to pay all the expenses incurred on such sale and then to pay moneys in or towards the satisfaction of the moneys for the time being owing on the security of these presents and the balance if any to be paid to the Mortgagor.(v)The Mortgagor hereby covenants with the Mortgagee as follows:-(a)That the Mortgagor Now hath in himself good right and lawful authority to grant, convey, transfer, assign and assure the mortgaged property unto and to the use of the Morrgagee in the manner aforesaid.(b)That the Mortgagor shall carry out the construction of the house exactly in accordance with the plan and specifications approved by the Administrator/Municipal Corporation/Municipal Committee/Notified Area Committee concerned. The Mortgagor shall certify, when applying for instalments of advance that the amount already drawn out of the said sanctioned advance has actually been used on the construction of the house. He will allow the Mortgagee to carry out either by himself or through his representative an inspection to verify the correctness of the aforesaid certificates. If a false certificate is furnished by the Mortgagor, he will be liable to pay to the Mortgagee forthwith the entire advance received by him along with interest in addition to penal interest at such rate as may be specified by Government, from time to time.(c)That the Mortgagor shall complete the construction of the house within eight months unless an extension of time is allowed in writing by the Mortgagee. In case of default the Mortgagor shall be liable to repay forthwith the entire amount advanced to him together with interest calculated under the said rules in lump sum. The mortgagor shall report to the Mortgagee the date of completion of the house and furnish a certificate to the Mortgage that the full amount of the advance has been utilised for the purpose for which it was sanctioned.(d)That the Mortgagor shall maintain the aforesaid house in good repair at his own cost and shall pay all the municipal and other local rates, taxes and all other outgoings in respect of the Mortgaged property regularly until the advance along with interest has been repaid to the Mortgagee in full. The Mortgagor shall also furnish to the Mortgagee an annual certificate to the above effect.(e)The Mortgagor shall afford full facility to the Mortgagee for carrying out inspections after completion of the house to ensure that it is maintained in good repair until the

advance and interest thereon has been repaid in full.(f)The Mortgagor shall refund to the Mortgagee any amount together with interest, if any, due thereon drawn on account of the advance in excess of the expenditure incurred for which the advance was sanctioned.(g)The Mortgagor shall not during the continuance of these presents charge, encumber, alienate etc., or otherwise dispose of, the mortgaged property.

ABOVE REFERRED TO

In witness whereof the Mortgagor h	nas hereunto set his hand and the Governor of P	'unjab has caused
Shri	, for and on his behalf set his hand hereunto the	e day and year
	Signed by the said (Mortgagor)In	
1st. Witness :		
Address :Occupation :		
2nd. Witness:		
Address :Occupation :Signed by Shi	ri[for and on bel	half of the
Governor of Punjab in the presence	of] [Legisla	ative Supplement
Part III dated 14.3.1980.]		
1st. Witness :		
Address :Occupation :		
2nd. Witness :		
Address :Occupation :Form 'C'(See	rules 4 and 6)FROM OF MORTGAGE DEED To	O BE EXECUTED
WHEN THE PROPERTY IS LEASE	-HOLDThis indenture made this	day
	ne thousand nine hundred and	
	of	
	(hereinafter called	
which expression, shall unless exclu	aded by or repugnant to the subject or context the	hereof, include
his heirs, executors, administrators	and assigns) of the ONE PART and the Govern	or of Punjab
(hereinafter called the "Mortgagee"	which expression shall, unless excluded by or r	epugnant to the
subject or context hereof include his	s successors in office and assigns) of the Other 1	Part :Whereas by
a lease deed dated	and made between the Mortgago	or and
(her	reinafter called the lessor) the lessor demised to	the Mortgagor
the property situated at	and more particularly descr	ribed in the
Schedule hereunder written (herein	nafter called the said hereditaments) for a term o	of
year	rs commencing from	at the
yearly/monthly rent of Rs	and subject to the perfor	rmance and

observance of the covenants and conditions therein mentioned. And whereas the Mortgagor has applied to the Mortgagee for an advance of Rs (Rupees
only for the purpose of enabling the Mortgagor :-
1. [to construct a house on the said hereditaments.] [*Strike out which ever is not applicable.]
2. [to purchase a house built on the said hereditaments.] [Strike out which ever is not applicable.]
And whereas the Mortgagee has agreed to advance to the Mortgagor the said sum of Rs.
2. has paid to the Mortgagor an advance of Rs
(Rupees only) in the manner provided in the said rules upon having the repayment of the loan with interest and observance of all the terms and conditions accrued in the manner hereinafter appearing :-
And whereas the Mortgagor is to receive from the Mortgagee the aforesaid advance in lump sum or in the following instalments :-
1st. instalment Rs.
2nd. instalment Rs.
3rd. instalment Rs.
4th. instalment Rs.

And whereas the lessor of the said premises has given his approval for the mortgage on the condition that if the property be sold under the powers herein contained or otherwise he will be paid

first, after the cost of such sale, his share of the unearned increase as provided in the said lease. Now
this indenture witnesseth as follows:-(i)In pursuance of the said rules and in consideration of the
said advance sanctioned paid by the Mortgagee to the Mortgagor pursuant to the provisions
contained in the said rules the Mortgagor doth hereby covenant with the Mortgagee that the
Mortgagor shall always duly observe and perform all the terms and conditions of the said rules and
shall repay to the Mortgagee the said advance of Rs (Rupees
only) by monthly instalments from
the income of allowances of the Mortgagor commencing from the month of
Nineteen hundred and and the
Mortgagor hereby authorises the Mortgagee to make deduction from him the amount of such
instalments and the Mortgagor shall pay the full amount of advance along with interest due thereon
within the specified period in the manner and on the terms specified in the said rules, provided that
the Mortgagor shall repay the entire advance with interest in full within the period of ten years from
the date of the drawal of advance, failing which the Mortgagee shall be entitled to enforce this
security of the mortgage at any time thereafter and recover the balance of the advance then due
together with interest and cost of recovery by sale of the mortgaged property in such other manner
as may be permissible under the law. It will, however, be open to the Mortgagor to repay the amount
in a shorter period;(ii)If the Mortgagor shall utilise the advance for a purpose other than that for
which the advance is sanctioned, or if the Mortgagor shall become insolvent or shall cease to be a
member of the Punjab Vidhan Sabha for any reason or if he dies before payment of the advance in
full, or if the Mortgagors shall fail to observe or perform any of the terms, conditions and stipulation
specified in the said rules and on his part to be observed and performed, then and in any such case
[subject to the provisions of sub-section (3A) of section 4C of the Act] [Legislative Supplement Part
III dated 1.9.1983.] the whole of the principal amount of the advance or so much thereof as shall
then remain due and unpaid shall become payable forthwith to the Mortgagee with interest thereon
at per cent per annum calculated from the date of the payment by the
Mortgagee of the first instalment of the said advance; (iii) In further pursuance of the said rules and
for the consideration aforesaid and to secure repayment of the aforesaid advance and interest which
shall at any time or times hereinafter be due to the Mortgagee under the terms of these presents the
Mortgagor doth hereby demise up to the Mortgagee, All And Singular the said mortgaged property
comprised in the said lease dated and more particularly described in
the Schedule hereunder written together with building erected or to be erected by the Mortgagor on
the said mortgaged property or materials for the time being thereon with all rights, easements and
appurtenances to the said mortgaged property or any of them, belonging subject to covenant by the
lease contained in the lease deed dated and to the condition therein
contained to hold unto the Mortgagee for the residue of the said term of
years subject to the terms and covenants of the said lease and subject
nevertheless to the proviso for redemption hereinafter contained provided always and it is hereby
agreed and declared by and between the parties hereto that if the Mortgagee shall duly pay to the
Mortgagee the said principal sum and interest hereby secured in the manner herein provided and
also the other money (if any) determined to be payable by the Mortgagor to the Mortgagee under the
terms and conditions of the said rules, then the Mortgagee will at any time, thereafter upon the
request and at the cost of the Mortgagor reconvey, retransfer and reassure the said mortgaged
property unto and to the use of the Mortgagor or as he may direct;(iv)And it is hereby expressly

herein contained and to be observed and performed by him or if the Mortgagor shall become insolvent or be disqualified to be a member of the Punjab Vidhan Sabha or if he dies before all the dues payable to the Mortgagee under these presents together with interest thereon shall have been [subject to the provision of sub-section (3A) of section 4-C of the Act] [Legislative Supplement Part III dated 1.9.1983.] fully paid off or if the said advance or any part thereof becomes payable for the these presents or otherwise then in any of such cases it shall be lawful for the Mortgagee to sell without intervention of the court, the said mortgaged property or any part thereof either together or in parcel and either by public auction or by private contract with power to buy in or rescind any contract for sale and to resell without being responsible for any loss which may be occasioned thereby and to do and execute all such acts and assurances for effectuating any such sale as the Mortgagee shall think fit and it is hereby declared that the receipt of the Mortgagee for the purchase money of the premises sold or any part thereof shall effectually discharge the purchasers or purchasers therefrom and it is hereby declared that the Mortgagee shall hold the moneys to arise from any sale in pursuance of the aforesaid power upon trust, in the first place thereout to pay all the expenses incurred on such sale and in next place thereout to pay the lessor of the mortgaged property _____ 50 per cent of the unearned increase pursuance to clause of the said lease and then to pay moneys in or towards the satisfaction of moneys for the time being owing on the security of these presents and the balance, if any to be paid to the Mortgagor; The Mortgagor hereby covenants with the Mortgagee as follows:-(a)That the Mortgagor now hath in himself good right and lawful authority to grant, convey, transfer, assign and assure the mortgaged property upto and to the use of the Mortgagee in the manner aforesaid.(b)That the Mortgagor shall carry out the construction of the house exactly in accordance with the approved plan and specifications on the basis of which the above advance has been computed and sanctioned unless a departure therefrom is permitted by the Mortgagee. The Mortgagor shall certify, when applying for instalments of advance that the amount already drawn out of the sanctioned advance has actually been used on the construction of the house. He will allow the Mortgagee to carry out either by himself or through his representative an inspection to verify the correctness of the aforesaid certificates. If a false certificate is furnished by the Mortgagor, he will be liable to pay to the Mortgagee forthwith the entire advance received by him and further will also be liable to any such legal action as may be permissible under the said rules;(c)That the Mortgagor shall complete the construction of the house within six months of unless an extension of time is allowed in writing by the Mortgagee. In case of default the Mortgagor shall be liable to repay forthwith the entire amount advanced to him together with interest calculated under the said rules in one lump sum. The Mortgagor shall report to the Mortgagee the date of completion of the house and furnish a certificate to the Mortgagee that the full amount of the advances has been utilised for the purpose for which it was sanctioned.(d)That the Mortgagor shall maintain the aforesaid house in good repair at his own cost and shall pay all the municipal and other local rates, taxes and all other outgoings in respect of the mortgaged property regularly until the advance has been repaid to the Mortgagee in full. The Mortgagor shall also furnish to the Mortgagee an annual certificate to the above effect.(e)The Mortgagor shall afford full facility to the Mortgagee for carrying out inspections after completion of the house to ensure that it is maintained in good repair until the advance has been repaid, in full.(f)The Mortgagor shall refund to the Mortgagee any amount together with interest, if any, due

thereon drawn on account of the advance in excess of the expenditure incurred for which the advance was sanctioned.(g)That the said lease dated valid and subsisting lease of the said mortgaged property and is not void or voidable and rents and the covenants and conditions in the indenture of lease reserved have been paid, performed and observed upto the date of these presents and that the same is assignable in the manner herein before stated.(h)That the Mortgagor will so long as any money shall remain owing on the security of the said mortgaged property herein before expressed to be hereby assigned and, in any case for the period of the said agreement, duly observe all the covenants and conditions required on his part to be observed under the aforesaid lease and keep the Mortgagee indemnified against all actions, suits, proceedings costs, charges, claims and demands which will be incurred or sustained by reason of the non-payment of the said rent or the breach, non-performance or non-observance of the said covenants and conditions or any of them.(i)That the Mortgagor shall not during the continuance of these presents charge, encumber, alienate etc. or otherwise dispose of the mortgaged property. In witness whereof the Mortgagor has hereunto set his hand and the Governor of Punjab has caused Shri for and on his behalf to set his hand hereunto the day and year first above written.] [Legislative Supplement Part III dated 1.9.1983.]Signed by the said _______in the presence of :-1st. Witness:

Address: Occupation:

2nd. Witness:

Address :Occupation :Signed by Shri ______Secretary of Punjab Vidhan Sabha for and on behalf of the Governor of Punjab in the presence of -

1st. Witness:

Address: Occupation:

2nd. Witness:

Address :Occupation :Form 'D'(See rule 5)APPLICATION FORM FOR PURCHASE OF BUILT UP HOUSE

1. Name of Member

(in Block Letters)

2. Father's name.

- 3. Name of the Constituency from which elected.
- 4. Omitted on 8.4.1983.
- 5. Date of swearing in as Member of the Punjab Vidhan Sabha.
- 6. Particulars of pay/allowance drawn.
- 7. Particulars of any other advances outstanding against him giving nature of advance and rate of monthly recovery.
- 8. Permanent Address.
- 9. (a) Amount of advance admissible.
- (b)Amount of advance required.
- 10. Location of the house with full address.
- 11. [(a) Area of the plot] [Legislative Supplement Part III dated 8.4.1983.]; and
- 12. Age of the house.

(b)Covered area.

- 14. (i) Price to be paid/settled (Attach an attested copy of the agreement or sale deed).
- (ii)Indicate the exact date by which the agreement or sale deed will executed(iii)If the price of the house proposed to be purchased is more than the amount of advance how do you propose to pay the balance.
- 15. Have you satisfied yourself that the transaction would result in your acquiring an undisputed title to the house (enclose an attested copy of the letter from the seller that subject to settlement/payment of the price he can hand over to the applicant the vacant possession of the house within a period of two months from the date of the letter).

16. Is the land on which house stands free-hold or lease-hold? If lease-hold, whether conditions of the lease permit of the land/house being mortgaged to Government. (Attach consent of the competent authority to this effect).

Explanation. - Competent authority in the case of land situated within the limits of a Municipal Corporation, Municipal Committee or Notified Area Committee means the Secretary, an Executive Officer or the Administrator thereof and in the case of land situated outside the limits of a Municipal Corporation, Municipal Committee and Notified Area Committee, means the Tehsildar or the Naib Tehsildar. [Legislative Supplement Part III dated 8.4.1983.]

17. Attach affidavit in the enclosed Form.

DECLARATION

1. I undertake to utilise the amount of advance for the purpose for which it has been applied for and understand that in case of misutilisation of the advance or misstatement of any fact, I shall, in addition to refunding the entire amount in lump sum along with interest, be liable to pay penal interest at such rate as may be specified by the Government from time to time.

I undertake to refund the bala	ance left, if any.Sign	nature of the member with addres	sStation :Dated
:AFFIDAVITAffidavit of		son of	, aged
	resident of	I, the af	oresaid
	_ hereby solemnly a	affirm and declare as follows :-tha	at I propose to
purchase a built up house attl	hat I want to purcha	ase the built up house for my bon	a fide
residenceThat neither I nor a	ny member of my fa	amily has drawn any house buildi	ng advance under
any scheme from any source.	DEPONENTPlace :	Dated :Form 'E'(See rule 5)Agree	ment To SellThis
agreement to sell is made at _		the	day of
	_ 19	between (I)	
	_ s/o Shri	, resident o	f House No.
	_ (hereinafter refer	red to as the seller which term sh	all where the
context so admits include his	heirs, executors, su	ccessors, legal representatives an	d administrators)
of the one part; and (2) Shri _		s/o	
resident of House No		(hereinafter referred to as th	ne purchaser which
term shall where the context	so admits include h	is heirs, assignees, successors and	l legal
representatives and administ	rators) of the other	part.Whereas the said seller is th	e absolute owner
and in possession of own resi	dential house No	me	asuring
	_ square yards	And w	hereas the house
is free from all sorts of encum	brances, that is sale	e, gift, mortgage and will etc. o da	te;And whereas
due to some family unavoidal	ole circumstances a	nd other financial difficulties the	seller is not in
position to retain the house the	nerefore, he has agr	eed with the purchaser for the ab	solute sale of his
above mentioned house in fav	our of the purchase	er and the purchaser has also agre	eed to purchase

the same, on the follow	ring terms and conditions -	(i)That the sale pr	ice of the said house is fixed at
			has been paid as earnest
money to the seller wit	h the promise that remaini	ng amount will be	paid by the purchaser within
	months.(ii)That the seller hereby further agrees and undertakes to		
execute and sign all suc	ch papers/documents regar	rding the transfer o	of ownership of the said house in
the name of the purcha	ser or nominees or any oth	ier person or perso	on(s) if such (necessity arises at
any later stage) on the	request and at cost of the p	ourchaser without a	any hesitation and
delay.(3)Omitted.			
4. In witness when	reof the parties have	set their hand	s on this deed at
	on the		and
	mentioned ab		
Witness No. 1 Seller			
Witness No. 2 Purcha	ser		
		atification No. C.C.	D 00/DA 4/40/S4 C/Amd
			R. 90/PA 4/42/S4-C/Amd.
			EN BY THESE PRESENTS
	aged		at present having immoveable
			(hereinafter called
	and firmly bound unto the C		
• .	•	•	ant to the subject or context,
	in office and assigns in the		ant to the subject of context,
	· ·		he Government FOR WHICH
	_	-	rs, executors, administrators and
			is
-	-	•	WHEREAS
	son/wife/daughter of		
			at present members,
nuniah Vidhan Sabha		(hereinafter	called the "Borrower") applied
to the Sanctioning Aut	hority for an advance of Rs.	(Heremarter	for purchasing
			;And whereas the
	sanctioned the payment of		
-			embly (Grant of Advances to
	(hereinafter referred to as		
	, , , , , , , , , , , , , , , , ,		
purchasing a built-up h	nouse at	District	;AND
			ount in
	ND WHEREAS THE Borro		
			erve the provisions of the said
	_		y having agreed to grant the
aforesaid advance to th	ne borrower, the surety has	agreed to execute	the above bond with such

condition as hereunder is written; NOW THE CONDITIONS OF THE OBLIGATIONS IS SUCH that
if the said borrower shall duly and regularly pay or cause to be paid to the Government the amount
of the aforesaid advance owing to the Government by instalments until the said sum of
Rs
thereon shall be duly paid or mortgages the house referred to above whichever event happens earlier
then this bound shall be void otherwise the same shall be and remain in full force and virtue, BUT
NEVERTHELESS THAT if the borrower shall die or becomes insolvent or is disqualified to be a
member of the Punjab Vidhan Sabha, the whole or so much of the said principal sum of
Rsonly) together with the interest as shall
then remain unpaid shall immediately become due and payable to the Government, and recoverable
from the surety in one instalment by virtue of this bond. The obligation undertaken by the surety
shall not be discharged or in any way effect by an extension of time or any other indulgence granted
by the Government to the said borrower. Signed and delivered by the
said(Signature of surety)Address :
Atday of19Signature, Address and occupation of the
witnesses.In the present of
1.
2.
Certified that the surety is the absolute owner of immoveable property
worth RsSignature of certifying Authority".FORM 'F'(See
rule 7)Application form for advance for the purchase of Motor-car/Jeep/Motor- cycle/Scooter or for
conversion of petrol driven Motor-car or a Jeep to diesel driven vehicle. [LegislativeSupplement Part
III dated 25.5.1984.]
1. (i) Name of the Member (in Block letters)
(ii)Father's name
2. Name of the Constituency from which elected.
3. Party to which he belongs.
4. Date of swearing in as member of the Punjab Vidhan Sabha.
5. Particulars of pay/allowances drawn.

- 6. Particulars of any other advances outstanding against him giving nature of advance and rate of monthly/recovery.
- 7. Permanent address.
- 8. Anticipated price [Motor-car/Jeep/Motor-cycle/Scooter]

[8-A. Anticipated cost for conversion of petrol driven Motor-car or a Jeep to a diesel driven vehicle] [LegislativeSupplement Part III dated 25.5.1984.];

- 9. Amount of advance required.
- 10. Number and rate of instalment in which the advance is desired to be repaid.
- 11. Whether the intention is to purchase a new or old Legislative Supplement Part III dated 25.5.1984.>Motor-car/Jeep/Motor-cycle/Scooter.
- 12. Documentary proof to show that negotiations have been made and that delivery will be taken within one month from the date of withdrawal of the advance.

13. Certificates -

(a) Certified that I have not taken delivery of the [motor-car/Jeep/Motor cycle/Scooter for which I have applied for the advance.] [Legislative Supplement Part III dated 25.5.1984.](b)[] [Legislative Supplement Part III dated 8.4.1983.] Certified that I have completed negotiations for the purchase of [Motor-car/Jeep/Motor-cycle/Scooter and will take delivery of] [Legislative Supplement Part III dated 25.5.1984.] [Motor-car/Jeep/Motor-cycle/Scooter before the expiry of the period specified in clause (ii) sub-rule (2) of rule 7 and in the event of my failure to purchase and take delivery of the conveyance within the period so specified, undertake to refund the entire advance together with interest in lump sum] [Legislative Supplement Part III dated 25.5.1984.] :[Provided that where the delay in taking delivery of the [Legislative Supplement Part III dated 8.4.1983.] [Motor-car/Jeep/Motor-cycle/Scooter is beyond the control of the member despite fact that the amount for the same has been deposited by him in time with the dealer, a period of three months shall be allowed for the purchase and taking delivery] [Legislative Supplement Part III dated 25.5.1984.] of the [Motor-car/Jeep/Motor-cycle/Scooter.] [Legislative Supplement Part III dated 25.5.1984.](c)Certified that I am unable to make the purchase without the advance applied for.(d)Certified that I shall insure the Scooter comprehensively from the date of taking delivery of the motor car.(e)Certified that I shall hypothecate the [Motor-car/Jeep/Motor-cycle/Scooter purchased with the aid of advance in favour of the Government before registration or within fifteen days from the purchase thereof whichever is earlier.] [Legislative Supplement Part III dated

25.5.1984.](f)Certified that agreement in the enclosed Form I has been executed.(g)Certified that I and my family do not own a [Motor-car/Jeep/Motor-cycle/Scooter.] [Legislative Supplement Part III dated 25.5.1984. lorI undertake that I will dispose of the motor car which is with me or any member of my family within one month from the date of purchase of the new car.(h)Certified that the information given above is complete and true. Signature of the member with address Dated :[13-A. Certificates -(a)Certified that I shall get the Motor-car or Jeep converted to diesel driven vehicle within a period of one month from the date of drawal of the advance.(b)Certified that I shall hypothecate the petrol driven Motor-car or Jeep before the drawal of the advance for its conversion to a diesel driven vehicle.(c)Certified that I shall hypothecate the petrol driven Motor-car or Jeep comprehensively from the date of drawal of the advance for its conversion into a diesel driven vehicle.]Form 'G'(See rule 7)Form Of Hypothecation Deed For Advance For Purchase Of [Motor-car/jeep/motor Cycle/scooter Or For Conversion Of Petrol Driven Motor-car Or For A Jeep To A Diesel driven Vehicle] [Legislative Supplement Part III dated 25.5.1984.] This indenture made this _____ one thousand nine hundred and ______ between _____ (hereinafter called "The Governor" which expression shall include his successors and assigns) of the other part. Whereas the Borrower has applied for and has been granted an advance of Rupees _ to purchase a [Motor-car/Jeep/Motor-cycle/Scooter or for conversion of petrol driven Motor-car or a Jeep to a diesel driven vehicle) under the Punjab Legislative Assembly (Grant of Advance to Members) Rules, 1979 (hereinafter referred to as the "said rules" which expression shall include any amendment thereof or addition thereto for the time being in force) on the terms and conditions contained in this Agreement, dated ______ (hereinafter referred to as the Principal Agreement)] [Legislative Supplement Part III dated 25.5.1984.];And whereas on the condition upon which the said advance was granted to the Borrower is that the Borrower would hypothecate the said [Motor-car/Jeep/Motor-cycle/Scooter or the petrol driven Motor Car or a Jeep converted to a diesel driven Vehicle to the Governor as security for the amount advanced to the Borrower.] [Legislative Supplement Part III dated 25.5.1984.] AND WHEREAS the Borrower has purchased with or partly with the amount so advanced as aforesaid the [Motor-car particulars whereof are set out in the Schedule hereunder written [Legislative Supplement Part III dated 25.5.1984.] Now this indenture witnesseth that in pursuance of the said agreement and for the consideration aforesaid the Borrower doth hereby covenant to pay to the Governor the sum of Rs. _ aforesaid or the balance thereof remaining unpaid at the date of these presents by equal instalments of Rs. each on the first day of every month and will pay interest on the sum for the time being remaining due and owing calculated according to the said rules and the Borrower doth agree that such payments may be recovered from him by monthly deduction according to rules, and in further pursuance of the said agreement, the Borrower doth hereby assign and transfer unto the Governor [Motor-car/Jeep/Motor-cycle/Scooter or the petrol driven Motor-car or a Jeep converted to a diesel driven vehicle the particulars whereof are set out in the schedule hereunto written by way of security for the said advance and the interest thereon as required by the said rules.] [Legislative Supplement Part III dated 25.5.1984.] And the Borrower hereby agrees and declares that he has paid in full the purchase price of the [said Motor-car/Jeep/Motor-cycle/Scooter or has incurred full cost for conversion of petrol driven Motor-car or Jeep to a diesel driven Vehicle and that the same is his absolute property and that he has not pledged and so long any money remains payable to the Governor in respect of the said advance he will not sell, pledge or part with

the property in or possession of [Legislative Supplement Part III dated 25.5.1984.] [said Motor-car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle, provided always and it is hereby agreed and declared that if any of the said instalments of the principal sum or interest shall not be paid or recovered in the manner aforesaid within ten days after the same are due or if the Borrower shall die or be disqualified to be member of the Punjab Vidhan Sabha or if the Borrower shall sell or pledge or part with the property in or possession of the [Legislative Supplement Part III dated 25.5.1984.] [said Motor-car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle or become insolvent or make any composition or arrangements with his creditors or if any person shall take proceedings in execution of any decree or judgment against the Borrower the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable and it is hereby agreed and declared that the Governor may on the happening of any of the events hereafter mentioned seize and take possession of said] [Legislative Supplement Part III dated 25.5.1984.] [said Motor-car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle and either remain in possession thereof without removing the same or else may remove and sell the Motor-car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle due either by public auction or private contract and may out of the sale money retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all the costs, charges, expenses and payments properly incurred or made in maintaining, defending or realising his rights hereunder and shall pay over the surplus, if any to the Borrower, his executors, administrators or personal representatives. Provided further that the aforesaid power of taking possession of selling of the said motor-car shall not prejudice the right of the Governor, to sue the Borrower or his personal representatives for the said balance remaining due and interest or in the case of the motor-car being sold the amount by which the net sale proceeds fall short of the amount owing and the Borrower hereby further agrees that so long as any moneys are remaining due and owing to the Governor, the Borrower will insure comprehensively and keep insured the motor-car against loss or damage by fire, theft or accident with an insurance Company to be approved by the Accountant General, Punjab, that the Motor Insurance Company with whom the said [Legislative Supplement Part III dated 25.5.1984.] [said Motor-car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle is insured have received notice that the Government is interested in the policy and the Borrower hereby further agrees that he will not permir or suffer the said (Motor-Car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle) to be destroyed or injured or to deteriorate in the greater degree than it would deteriorate by reasonable wear and tear thereof and further that in the event of any damage of accident happening to the said [Legislative Supplement Part III dated 25.5.1984.] [said Motor-car/Jeep/Motor-cycle/Scooter or converted diesel driven Vehicle the Borrower will forthwith have the same repaired and made good.] [Legislative Supplement Part III dated 25.5.1984.] The Schedule Description of [Motor-Car/jeep/motor Cycle/scooter or A Jeep Converted To A Diesel Driven Vehicle.] [Legislative Supplement Part III dated 25.5.1984. Maker's Name _Desription Engine Chassis No. In witness whereof the said

(Borrower's name) and

for and on

behalf of the Governor have hereunto set their respective hands the day and year first above written. Signed by the said in the presence of :

1.

2.

1.

2.

	injab(Signature and Address of Witnesses)Secretary, Punjak nd 7)Surety BondKnow all men by these present that I
	years, in the profession/occupation of
son/wife/daughter of	of a resident of
in the Dis	strict of at present having immovable
property in the State of	(hereafter called "the surety") am held and
firmly bound unto the Governor of Punj	jab (hereinafter called "The Government " which expression
shall unless excluded by or repugnant to	o the subject or context, include his successors in office and
assigns) in sum of Rs((Rupees only) to be paid to the Government
for which payments be well and truly \boldsymbol{m}	ade I hereby bind myself, my heirs, executors,
administrators and representatives firm	nly by these presents.As witness I set my hand this
day of	one thousand nine hundred and
whereas	sson/wife/daughter of
resident of _	in the District of
at present men	mber, Punjab Vidhan Sabha
(hereinafter called the "Borrower") appl	lied to Sanctioning Authority for an advance of Rs.
	And whereas the Sanctioning
Authority sanctioned the payment of Rs	s(Rupees
only) un	nder the Punjab Legislative Assembly (Grant of Advance to
Members) Rules, 1979, hereinafter refer	rred to as the said rules to Shri
son/wife	e/daughter of resident of
present me	ember, Punjab Vidhan Sabha, purchasing a motor-car;And
whereas the Borrower has undertaken t	to repay the said amount in
monthly instalments; And whereas the I	Borrower has further undertaken to mortgage the house
built/purchased hypothecate Motor-car	r/Jeep/Motor-cycle/Scooter purchased, or the petrol driven
Motor-car or a Jeep converted to a diese	el driven Vehicle purchased with the help of the said amoun
-	ules [Legislative Supplement Part III dated 25.5.1984.];And
whereas in consideration of the Sanction	ning Authority having agreed to grant the aforesaid advance

	9	said Borrower shall duly and regularly
	G	said advance owing to the Government
	aid sum of Rs	_
	only) along with interest due t	
		nt happens earlier then this bond shall
be void otherwise the sam	ne shall be and remain in full force a	and virtue but nevertheless that if the
Borrower shall die or beco	ome insolvent or is disqualified to be	e a members of the Punjab Vidhan
Sabha	the whole or so much o	of the said principal sum of Rs.
		together with the interest as shall then
		the Government, and recoverable from
the surety in one instalme	ent by virtue of this bond.The obliga	tion undertaken by the surety shall not
be discharged or in any w	ay affected by an extension of time	or any other indulgence granted by the
Government to the said B	orrower.Signed and delivered by th	e said
·	(Signature of Surety)	
		Address :
At Day of	19	Address .
Signature, address and od	ccupation of the witnesses	In the presence of
		1
		2
Certified that the surety is worth Rs	s the absolute owner of immovablep	property
Signature of certifying Au	thority.Form 'I'(See Rule 7)Form O	f Agreement To Be Executed At The
Time Of Drawing An Adva	ance For The "purchase Of Motor-ca	ar/jeep/motor-cycle/ Scooter Or For
Conversion Of Petrol Driv	ven Motor-car Or A Jeep To A Diese	el Driven Vehicle"An Agreement made
	y of one thousand	
	son/wife/daughter of _	
		unjab Vidhan Sabha (hereinafter called
•	ession shall include his heirs, admir	
-	e part and the Governor of Punjab (
_	_	the other part.Whereas the Borrower
•		(Grant of Advance to Members) Rules,
	l to as "the said rules" (which expres	-
thereof for the time being	; in force) applied to the Governor fo	
	-	car/Jeep/Motor-cycle/Scooter or for
conversion of petrol drive	n Motor-car or a Jeep to a diesel dr	iven Vehicle.] [Legislative Supplement
	_	eed to advance the said amount to the
borrower on the terms an	d conditions hereinafter contained;	Not it is hereby agreed between the
-	sideration of the sum of Rs	
_		edges) the Borrower hereby agrees with
_ :		nterest calculated according to the said
rules by monthly instalme	ents as provided in the said rules;(2))within one month from the date of

these presents to expend the full amount of the said loan in purchase of a [Motor-car/Jeep/Motor-cycle/Scooter or for conversion of petrol driven Motor-car or a Jeep to a diesel driven vehicle or if the actual price paid is less than the loan, to repay the difference to the Governor forthwith [Legislative Supplement Part III dated 25.5.1984.]; and (3) to execute a document hypothecating the said motor-car to the Governor as security for the amount lent to the Borrower as aforesaid and interest in the form provided by the said rules and it is hereby lastly agreed and declared that if the [Motor-car/Jeep/Motor-cycle/Scooter/petrol driven Motor-car or a Jeep converted to diesel driven vehicle has not been purchased within one month from the date of these presents and hypothecated as aforesaid before its registration or within a period of fifteen days from the purchase thereof whichever is earlier or if the Borrower within that period becomes insolvent or is disqualified from the membership of the Punjab Vidhan Sabha or dies, the whole amount of advance and interest accrued thereon shall immediately become due and payable.] [Legislative Supplement Part III dated 25.5.1984.] In witness whereof the Borrower and for and on behalf of the Governor have hereunto set their hands the day and year first before written. Signature by the said in the presence of 1. _____ 2. Signature and designation of the Borrower. (Signature of the witnesses) Signed by (Name and designation) for and on behalf of the Governor of Punjab in the presence of

(Signature of witnesses)Signature and designation of the officer.[-] [Legislative Supplement Part III dated 1.9.1983.][Legislative Supplement Part III dated 25.5.1984.]