AGREEMENT BOND

(To be executed on Rs.100/- Non-Judicial Stamp Paper and submit physical copy to GM, DIC)

This agreement bond is executed on this <u>Day/Month/Year</u>, by <u>Sri/Smt. Name</u>, <u>S/D/W/o</u>, <u>Sri. Name</u>, <u>Proprietor/Partner/Director</u> of the Firm, carrying on the business of manufacturing of <u>PRODUCTS</u> in the name and style of <u>M/s. Name of the Unit</u>, <u>Address of the Unit</u> (Herein called the Grantee) in favour of the Government of Telangana (Herein called the Govt.) and witnesses as follows.

Whereas the grantee has applied to the General Manager DIC, ______ District for the grant of incentives.

Whereas the Commissioner of Industries Govt. of Telangana. by order has sanctioned incentives under IIPP-2010-2015 Scheme G.O.Ms.No.61 Industries and Commerce (IP) Department., dated.29/06/2010 read with GO Ms.No.42 Industries & Commerce (IP) Department Dated.05/05/2011, to the grantee for the purpose of his industry.

In Consideration of the incentives sanctioned and released through Commissioner of Industries, Govt. of Telangana proceedings (The receipt of which the grantee hereby acknowledges) the grantee hereby covenants as follows:

- 1. If the Government are satisfied that the investment incentives has been obtained by misrepresentation as to an essential facts, furnishing of false information or if the unit goes out of production within Six (6) years after the commencement of production, the Government have the right to claim refund of the incentives of paid to the grantee together with such interest as the Government may charges.
- 2. The Grantee shall not change the located of the whole or part of the industrial unit or effect any substantial contraction or disposal of substantial part of its Fixed Capital investment mentioned in Schedule "A" below within a period of (6) years after the unit commences production.
- 3. The grantee shall furnish to the Govt. Availed certificated of utilization of grant of incentives for the purpose for to which it was given with in a period of one year from the date of receipt of said amount.

- 4. The grantee shall not change the Constitution/Management/ Ownership/Bank/Line of Activity of the unit up to 6 years from date of commencement of production.
- 5. The grantee shall submit annual progress report and certified copy of audited accounts to the Government for a period of (6) years after the unit commences production.
- 6. The grantee shall ensure that the incentives shall not be used for any purpose other than the one mentioned above, the grantee shall refund the entire amount to the Government.
- 7. If the grantee fails to make such refund, the Government may recover such amount as if it were arrears of Land Revenue under the Telangana Revenue Recovery Act.1864.

COLLEDINE

		SCHEDULE 'A'	
Land	:	Rs	
Building	:	Rs	
Plant & Machinery	:	Rs	
TOTAL	:	Rs	
			Signature of the Grantee

Witness with address

1.

2.

ASSIGNMENT LETTER

We wish to state that, we have obtained term loan from the		
Bank, branch, and we have availed/no		
availed any bridge loan from any other financing institution against the		
Reimbursement of incentives sanctioned under IIPP 2010-15 Scheme as per the		
guidelines issued vide IIPP-2010-2015 Scheme G.O.Ms.No.61 Industries and Commerce		
(IP) Department., dated.29/06/2010 read with GO Ms.No.42 Industries & Commerce (IP		
Department Dated.05/05/2011.		
Kindly send the amount towards payment of sanctioned/reimbursemen		
of incentives to us through demand RTGS System for being credited into my		
Account No having in the name of M/s, at the		
Bank, branch with IFSC Code No		
Authorized signature		
eate: Sri/Smt		
Place: For M/s		
A 11		