Sonu Marketing Private Limited

CIN: U51909WB1995PTC068572| RBI Registration no:: B.05.04069

NO 30, 1st Main, 2nd floor, Bannerghatta Main Road, Opposite Gopalan Innovation Mall, BHCS Layout, 2nd stage, Bangalore 560076

Sonu Marketing Private Limited - Loan Agreement ("hereinafter referr "Agreement")

This Loan Agreement ("Agreement") has been executed on "13/06/2025" by and between,

Sonu Marketing Private Limited incorporated under the Companies Act 1956 having CIN- U51909WB19 having its registered office at SHREE KRISHNA CHAMBERS, BLOCK - B, 4TH FLLOR, ROOM BENTINCK STREET,, KOLKATA, West Bengal, India 700001 and corporate office at NO 30, 1st M Bannerghatta Main Road, Opposite Gopalan Innovation Mall, BHCS Layout, BTM Layout 2nd stage, Ba (hereinafter referred as "Lender" unless it be repugnant to the context or meaning thereof, be deemed to m authorized representatives, heirs, successors, executors, administrators, nominees, and permitted assignees, be).

AND

test 1 with PAN Number: and whose additional details are mentioned in Annexure -1 Borrower Details (her to as the "**Borrower**", unless repugnant to the context or meaning thereof, be deemed to mean and include authorized representatives, heirs, successors, executors, administrators, and nominees, as the case may be).

BACKGROUND

- i. The Lender is a Non-Banking Financial Company registered with the Reserve Bank of India engaged of extending financial assistance.
- ii. The Borrower has voluntarily approached the Lender to request and avail the loan facility and has agree by all terms and conditions as prescribed by the Lender and set forth in this Agreement.
- iii. The Borrower confirms that they have read, understood, and accepted the terms of this Agreement Lender's Privacy Policy and Terms and Conditions, and agrees to comply with all provisions therein

of availing the loan facility.

iv. Relying on the representations and information provided by the Borrower, the Lender has agreed Loan for the purpose specified herein, subject to the terms and conditions contained in this Agreement

NOW THIS LOAN AGREEMENT WITNESSETH AS FOLLOWS:

1. AMOUNT OF LOAN, DISBURSEMENT AND INTEREST

- i. The Lender agrees to extend, and the Borrower agrees to accept, a loan facility for an amount not exfor the purpose specified in this Agreement, and subject to the terms and conditions set forth herein. Shall hereinafter be referred to as the "**Loan**."
- ii. The disbursement of the Loan by the Lender shall take place after execution of this Agreement. To disburse the Loan from its designated bank account to the Borrower's bank account, as provided in the application of the Lender. In the event that the Borrower requests to change the designated bath Borrower shall submit a formal written application via registered mail to the Lender. Upon application, the Lender shall issue a response regarding its decision to the Borrower.
- iii. Post acceptance of the Loan application by the Lender, the Borrower shall have the right to request of the loan within 12 hours of such acceptance, before the Loan is disbursed to the Borrower.
- iv. Borrower shall pay Interest at the rate specified which may be changed prospectively by the Lend prior notice to the Borrower. The Interest shall be calculated as on the principal amount as mentice Facts Statement ("KFS"). The Interest shall begin to accrue from the date of disbursement of the Borrower till the repayment due dates mentioned in the Loan agreement and KFS. The Lender discretion, and, subject to applicable laws, alter such due dates.
- v. Each payment made by the Borrower under the terms of this Agreement shall be made on or before due date, as mentioned in the Loan Agreement and KFS.
- vi. Borrower shall make the Loan repayment along with the interest and other applicable charges to accordance with the terms mentioned in this Agreement.
- vii. Without prejudice to any other rights under this Agreement, the Lender shall be entitled to levy Pen the Borrower on the occurrence of an Event of Default under these Terms. The Borrower hereby acrall sums payable under these Terms of this agreement by way of Penal Charges are reasonable and the genuine pre-estimates of the loss incurred by the Lender in the event of occurrence of any default.
- viii. Lender may withhold or cancel the disbursement of the Loan or any installment thereof in the ever this Agreement or any applicable law by the Borrower.
- ix. The Lender will decide on the grant of the Loan based on the merits of the application, at its sole discr

- x. Lender may engage agencies to recover the loan amount from the Borrower. Details of these agencies in the Key Fact Statement provided to the Borrower.
- xi. Lender reserves the right to share the Borrower's loan information, including credit history and d affiliates, the Reserve Bank of India, banks, financial institutions, credit bureaus, statutory bodies, tax Central Information Bureau, research merchants, third party service providers and other organizat deems appropriate in pursuance to the Loan facility.
- xii. The Loan details for this loan facility are mentioned in Annexure-II Loan Facility.

2. DEFINITIONS AND INTERPRETATION

2.1 Definitions

In this Agreement, the following capitalized words shall have the following meanings:

i. "**Agreement**" means this Loan Agreement together with the Schedules and Annexures attached he amended from time to time in accordance with its terms.

iii. "Borrower" means a person who has approached the Lender for credit facility as the context may req

- ii. "Annexure" means the Annexure(s) or Schedule(s) to this Agreement.
- iv. "Business Day" means:
 - a. for determining when a notice, consent or other communication is given, a day that is not a Satu public holiday in the place to which the notice, consent or other communication is sent; and
 - b. for any other purpose, a day (other than a Saturday, Sunday or public holiday) on which ban general banking business in Bengaluru.
- v. "Cooling Off Period" means period as determined by the Lender wherein the Borrower can exert foreclosure of loan without penalty and payment of only proportionate charges.
- vi. "Loan" means the principal amount sanctioned and disbursed to the Borrower by the Lender under th
- vii. "Outstanding Amount" means the amount outstanding to be repaid under the Loan which amount sprincipal, interest and such other expenses as are agreed to be borne by the Borrower under this Agree

- viii. "Parties" means the Lender and the Borrower.
- ix. "Foreclosure" means premature repayment as per the terms and conditions laid down by the Lende and in force at the time of prepayment.
- 2.2 Other terms may be defined elsewhere in the text of this Agreement and, unless otherwise indicated, sha meaning throughout this Agreement.

2.3 Interpretation

- i. Wherever the context so requires, any reference to the singular includes the plural and any reference includes the singular respectively;
- ii. Words of any gender are deemed to include the other gender;
- iii. The arrangement of clauses shall have no bearing on their interpretation;
- iv. Words denoting a person shall include an individual, corporation, company, partnership trust provided however that clause specifically applicable to a company or body corporate shall not appentity;
- v. Heading and bold typeface are only for convenience and shall be ignored for the purposes of interpret
- vi. Reference to the word "include" or "including" shall be construed without limitation;
- vii. Schedules, sub-schedules and Annexure to this Agreement shall form an integral part hereof.
- viii. The terms and expressions not herein defined shall where the interpretation and meaning have been a in terms of the General Clauses Act, 1897, have that interpretation and meaning.

3. REPAYMENT

It is mutually agreed between the parties, that 'time shall be the essence of this agreement' and the Borrowe amounts availed under Loan by following repayment methods, as specified by the Lender in the ("Repayment Method"):

i. The Repayment Method and corresponding due dates as detailed under the Annexure -II shall be Loan agreement and KFS and the Borrower undertakes to make regular repayments in accordance wi -1.

- ii. Without prejudice to any other rights that the Lender may have under law, in the case of Event Borrower shall pay additional Penal Charges at such rate as provided in this agreement and the Key F
- iii. The Lender may, without prejudice to any other rights that the Lender may have under law, with reason, cancel in full or in part the Loan and demand repayment thereof. Upon such notice, the become forthwith due and payable by the Borrower.
- iv. In the event of any suspension/ withdrawal of the facility / recall of the Loan due to any kind of important behaviour, the Borrower agrees that the Lender shall not be obligated to refund any fee paid by the Borrower agrees.

4. PRE-PAYMENT OF THE LOAN

- i. Notwithstanding the applicable Annexure-II and repayment method, the Borrower may prepay ("Foreclosure"). The Lender, at its sole discretion, will grant such foreclosure subject to such terms a it deems appropriate, including without limitation, the payment of foreclosure charges if any or part in the event of foreclosure during cooling-off period), as may be stipulated by the Lender.
- ii. In pursuance of request by the Borrower to foreclose the Loan during the cooling-off period, the Boliable to pay proportionate charges for the Loan. For foreclosures made after the cooling-off period shall be liable to pay the entire applicable loan charges, as determined by the Lender.

5. BORROWER COVENANTS

- i. The Borrower shall utilize the entire Loan for the purposes specified in this Loan Agreement and u agreed to by the Lender in writing for no other purpose whatsoever.
- ii. The Borrower shall duly and punctually comply with all the terms and conditions this Agreement affirms that they are legally competent and possess the necessary legal authority to enter into, execut obligations outlined in this Agreement. Borrower warrants that obtaining the Loan, complying wit conditions of this Agreement, and executing this Agreement do not and will not violate any applic Borrower's contractual obligations. Furthermore, the Borrower fully understands the terms of this A both financially and legally competent of entering into this arrangement and performing all obligations.
- iii. The Borrower shall be solely and unconditionally liable for the repayment of all amounts due payments regardless of any reminders, demands, or notices issued. Borrower shall not withhold punder these terms and conditions, and agrees to receive updates, messages, or other communication

to the Loan on the designated mobile number or email address.

- iv. The Borrower undertakes that the amount repaid by the Borrower shall be appropriated first to amount, interest, penal charges and any other costs.
- v. The Borrower undertakes to keep the Lender updated immediately about any changes in the informathe Lender from time to time.
- vi. Borrower shall not assign, sell, or transfer any rights or obligations under these terms and condition person without the prior approval of Lender;
- vii. The Borrower undertakes to always act in good faith in all his / her dealings in relation to the Loan an
- viii. The Borrower agrees and authorises the Lender to use his / her Aadhaar Number to update all of his facilities availed from the Lender (if any), for KYC purpose and/or for any other purpose and / or as by the RBI Master Directions Know Your Customer Directions (as amended from time to time applicable law.

6. BORROWER WARRANTIES

- i. The Borrower confirms the accuracy of the information given in his loan application made to the prior or subsequent information or explanation given to the Lender in this behalf and such infor deemed to form part of the representations and warranties on the basis of which the lender has sanctic
- ii. Borrower confirms that he has an annual household income exceeding Rs. 3,00,000 (Rupees Three Laterm "household" refers to a single family unit, consisting of the Borrower, their spouse, and their unit above the age of 18 years.
- iii. The Borrower confirms that his/her name does not appear in the list of defaulters or wilful defaulter the Reserve Bank of India (RBI), the Credit Information Companies (CICs), or any caution/advisory by the Export Credit Guarantee Corporation (ECGC). The Borrower further declares that he/she is r sanctions or watchlists issued by competent authorities including the United Nations Security Coun Financial Action Task Force (FATF), or any government agency in connection with anti-money lau combating financing of terrorism (CFT), or related regulatory frameworks. The Borrower neither insolvency proceedings against him / her, nor has ever been adjudicated insolvent by any court or other
- iv. The Borrower understands and acknowledges that the Lender shall have absolute discretion, without reason to reject his / her Application Form and that the Lender shall not be responsible/liable whatsoever for such rejection.

Borrower hereby orized representation	verification o	f the Know Y	Your Customer	(KYC) details l

- vi. The Borrower hereby consents to the recording of any telephonic conversations between the Bo-Lender or their authorized representatives, for the purposes of verification and record-keeping.
- vii. The Borrower hereby agrees to mandatorily submit a copy of their required documents to the Lender the processing and verification of the loan.
- viii. The Borrower hereby consents to the Lender sending communications via WhatsApp, email, SMS, to other electronic medium for the purpose of informing the Borrower regarding the loan status, in limited to reminders for loan closure.
 - ix. The Borrower hereby agrees that he/she has understood the terms of this agreement and also agree request the Lender for the agreement in vernacular language if needed.

Any violation of the covenants and warranties set forth herein shall constitute a breach of material term of and will result in any action deemed appropriate at the sole discretion of the Lender.

7. TERM OF THE LOAN AND TERMINATION

- The Agreement shall become binding on and from the date of execution hereof unless terminated earl
 to event of default. It shall be in force till all the monies due and payable to the Lender under this
 fully paid.
- ii. The Lender may at its sole discretion and with assigning any reason and upon written notice mailed the Borrower terminate the Loan in full or part.
- iii. Upon such termination, the Lender shall have the right to demand repayment of the total outstand upon such demand the total outstanding amount shall become forthwith due and payable by the Lender.

8. EVENT OF DEFAULT

- 8.1 Each of the following events or circumstances would constitute events of default under the terms of the 1 Documents ("Event of Default")::
 - i. Default shall have occurred in the performance of any of the covenants, conditions or agreements of Borrower under this Agreement in respect of the Loan and such default shall have continued over a pafter notice thereof shall have been given by the Lender to the Borrower, or if the Borrower fair Lender of the happening of event of default.

- ii. Any information given by the Borrower in his loan application to the Lender for the Loan is found to or incorrect in any material respect or any covenant or warranty is found to be incorrect.
- iii. The Borrower is in breach of any of the covenants provided in Covenants and Undertakings.
- iv. The Borrower is found to be in breach of any of the representations made by the Borrower Representations and Warranties.
- v. The Borrower has or there is a reasonable apprehension (in the sole opinion of the Lender) that the voluntarily become the subject of proceedings under any bankruptcy or insolvency law.
- vi. The Borrower has failed to furnish information/ documents as required by the Lender.
- vii. Failure to make repayment on the repayment due dates.
- 8.2 On the occurrence of any Event of Default, the Lender is entitled to undertake any or all of the following
 - b. terminate this Agreement with immediate effect and/or as the case may be;
 - c. call upon the Borrower to pay forthwith all the outstanding balance in respect of Loan together principal amount, penal charges, and all other sums payable as per the loan application Documents
 - d. impose applicable penal charges and/or as the case may be;
 - e. exercise any other right or remedy available under law or contractual agreements, including bu initiating proceedings under Section 138 and/or Section 141 of the Negotiable Instruments Act, 1881 of the Payment and Settlement Systems Act, 2007
 - f. In addition to the above, so long as there shall be an Event of Default, the Borrower shall pay the Perprovided in the Loan Agreement and KFS) until such Event(s) of Default is/are rectified to the sa Lender, without any prejudice to the remedies available to the Lender or the consequences of Events of
 - g. The Borrower acknowledges that the Lender may enforce payment of all outstanding amounts under against the Borrower's estate and assets, and that this Agreement shall remain binding on the B executors, legal representatives, and administrators.
 - h. Without prejudice to any other rights available to the Lender under this Agreement, the Lender shall initiate criminal proceedings or take any other appropriate legal action against the Borrower if, at its it has reasonable grounds to believe that the Borrower has provided any false information, misrepressibilitied forged documents or fabricated data. Further, if the Borrower becomes untraceable, the

the right to contact the Borrower's family members, referees, or friends to ascertain the Borrower's w

9. WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to the Lender, shall right, power or remedy or shall be construed to be a waiver thereof or any acquiescence by it in any default action or inaction of the Lender in respect of any default or any acquiescence by it in any default affect or i power or remedy of the Lender in respect of any other default.

10. SEVERABILITY

If any provision of this Agreement is invalid, unenforceable or prohibited by law, this Agreement shall divisible as to such provision and such provision, shall be inoperative and shall not be part of the consideration of the Party hereto to the other, and the remainder of this Agreement shall be valid, binding and though such provision was not included herein.

11. INDEMNIFICATION

Borrower hereto indemnifies and agrees to defend and hold the Lender harmless from and against all liability losses, expenses, costs, claims and damages (including all legal costs), whether direct or indirect, asserted a upon or incurred by such party by reason of or resulting from any breach or inaccuracy of any representate covenant of either party set forth in this Agreement and/or any breach of any provisions of this Agreement. The indemnification rights of each party under this clause are independent of, and in addition to, remedies that Lender may have at law or in equity or otherwise, including the right to seek specific performance restitution or other injunctive relief, none of which rights or remedies shall be affected or diminished thereby

12. GRIEVANCE REDRESSAL

The Lender has established an adequate grievance redressal policy to address any complaints or grieval Borrower with relation to the credit facility, which the Borrower may refer to on the Lender's website.

13. GOVERNING LAW

- i. Any dispute, difference, or claim arising out of or relating to this Agreement shall be referred to and rarbitration by a sole arbitrator, appointed and nominated by the Lender. The arbitration proce governed by the Arbitration and Conciliation Act, 1996, along with any amendments thereto. arbitration shall be Bangalore, and the language of the proceedings shall be English.
- ii. The award rendered by the arbitrator shall be final and binding on both parties. In the event of the dear of the initially appointed arbitrator, the Lender shall appoint a replacement, who will be entitled arbitration from the point where the previous arbitrator left off.
- iii. This Agreement shall be subject to the exclusive jurisdiction of the courts in Bangalore.

14. DATA AND PRIVACY

- a. The Borrower's information will be collected and used only in accordance with the terms of this privacy policy on the Lender (for information usage), and applicable laws.
- b. All loan documents, agreements, sanction letters, and KFS statements shall be digitally stored and m Lender for record-keeping and future reference.
- c. The Lender may share the Borrower's loan information, including credit history and defaults, with a Reserve Bank of India (RBI), and other organizations deemed appropriate by the Lender, including for as fraud checks, performance data submission to bureaus, and self-regulatory organizations;
- d. The Lender may request credit reports, loan history, and other relevant information about the Borrobureaus, statutory bodies, tax authorities, the Central Information Bureau, research merchants organizations the Lender deems necessary;
- e. The Lender may share and disclose the Borrower's information with credit bureaus, lending service third-party service providers for purposes related to this Agreement and in accordance with applicable
- f. The Borrower shall not hold the Lender liable for the use of this information or for conducting checks and verifications;
- g. The Borrower grants the Lender consent to collect, store, process and utilise information and data about as outlined in the Privacy Policy and Terms and Conditions of the Lender.

15. ASSIGNMENT

Lender may assign or delegate any or all of its rights, powers, and functions under this Agreement to or parties. The Borrower hereby provides their unqualified consent to such assignment or delegation.

16. NOTICE

Any notice or other communication to be given by one Party to any other Party under, or in connect Agreement shall be made in writing and signed by or on behalf of the Party giving it. It shall be ser facsimile transmission (save as otherwise provided herein) and shall be deemed to be duly given or made (in the case of personal delivery), at the time of transmission (in the case of facsimile transmission, provided has received a receipt indicating proper transmission and a hard copy of such notice or communication is for prepaid post to the relevant address set out below) or five days after being dispatched in the post, postage most efficient form of mail available and by registered mail if available (in the case of a letter) to such part or facsimile number specified below, or at such other address or facsimile number as such Party may here such purpose to the other Parties hereto by notice in writing. The Parties understand that some confident may be transmitted over electronic mail and there are risks associated with the use of electronic mail, which risk of interception, breach of confidentiality, alteration, loss or a delay in transmission, and that informal means may be susceptible to forgery or distortion and agree to accept the risks of distribution by electronic

Lender designated Mail id: support@creditlab.in

17. VARIATION

No variation of this Agreement shall be binding on any Party unless, and to the extent that such variation written document executed by such Party, but where any such document exists and is so signed such Party that such document is not binding by virtue of an absence of consideration.

18. FORCE MAJEURE

Any circumstance beyond the reasonable control of a Party, such as natural disasters, acts of war, strikes

governmental actions, which impedes a Party's ability to fulfill its obligations. The affected Party must

within ten business days and may suspend its performance for the duration of the event. Obligation deadl

accordingly. If the disruption persists beyond thirty days, either Party may terminate the Agreement v

Notably, under no circumstances the Pledgor's obligation to make payments shall be suspended during a

Event.

19. ENTIRE AGREEMENT

Agreement, Privacy Policy and Terms and Conditions of Lender (including Borrower's consent for use

shall constitute the entire Agreement between the parties.

For and on behalf of Lender (Sonu Marketing Private Limited)

Company Logo unknown

Reason: Loan Agreement

I HAVE ACCEPTED THE LOAN AGREEMENT WITH THE TERMS AND CONDITIONS THER

signature and or type unknown

ANNEXURE I (Borrower Details)

Sl. No.	Borrower Information	Details
1.	Name	test 1
2.	Aadhar number	XXXXXXXX
3.	Address	
4.	Phone Number	8328350247
5.	Email ID	surabhipranaykumar@gmail.com
6.	Bank Name & IFSC	HSBC Bank / HSBC0004051
7.	Bank Account Number	998090909090

 $\ \, \textbf{ANNEXURE II-Loan Facility (or) KFS (or) KEY FACT STATEMENT} \\$

PART A - Key Facts Statement Point A Part 1 (Interest rate and fees/charges)

1	Loan proposal/account No.	47957	Type of Loan	Personal Loan
2	Sanctioned Loan amount (in Rupees)	Rs. 5000	2000	
	-			
3	Disbursal schedule	100% upfront		
	(i) Disbursement in stages or 100% upfront.			
4	Loan term (year/months/days)	30 days		
5	Instalment details			
	Type of instalments	Number of EPIs	EPI (?)	Commencement of repsanction
	N/A	N/A	N/A	12/07/2025
6	Interest rate (%) and type (fixed or floating or hybrid)	0.05% per day	(fixed)	
7	Additional Information in case of Floating rate of interest			

Reference Benchmark	Benchmark rate (%) (B)	Spread (%) (S)	Final rate (%) R = (B)+(S)	Reset periodicity (Months)	Impact of cl benchmark change in ³)	(for 25 bps
				В	S	EPI ()
N/A	N/A	N/A	N/A	N/A	N/A	N/A

8	Fee/Charges							
	Payable to the R	E (A)	Payable to a third party throug	Payable to a third party through RE (B)				
		One-time/ Recurring	Amount (in ?) or Percentage (%) as applicable	One time/ Recurring	Amount (in ?) (%) as applical			
	(i) Processing fees	Onetime	Rs. 650	N/A	N/A			
	(ii) Insurance charges	N/A	N/A	N/A	N/A			
	(iii) Valuation fees	N/A	N/A	N/A	N/A			
	(iv) Gst	Onetime	Rs. 117	N/A	N/A			
9	Ammuel Democn	taga Data (ADD)	204.89					
9	(%)	tage Rate (APR)	204.09					

10	Details of Contingent Charges (in ? or %, as applicable)		
	(i) Penal charges, if any, in case of delayed payment	a) Late Payment Fees / Penal charges: If you miss a loan repayment:	
	aciajea pajmon	On the first day after the due date: You'll be charged a one-time penalt overdue principal amount.	
		• From the second day until the loan is fully repaid: You'll be charged a d 0.2% of the overdue principal each day.	
		Clarification: For the avoidance of doubt, it is hereby clarified that the Penabe calculated on the principal overdue amount only and shall be levied separately from the components of the principal overdue amount and the These charges are not added to the rate of interest against which the advanced and are also not subject to any further interest. Please note that the calculated in a manner so as to be commensurate to the default and are le discriminatory manner for this loan product. b) Annualized Rate of Interest post-due date: In case of loan repayment overdue, basic interest charges shall continue to acc	
		same rate at 0.05% per day on the Principal overdue amount from the First Ov Till the Loan is closed.	
	(ii) Other penal charges, if any	N/A	
	(iii) Foreclosure charges, if applicable	Zero Foreclosure charges	
	(iv) Charges for switching of loans from floating to fixed rate and vice versa	N/A	

	(v) Any other charges (please	N/A
	specify)	

Part 2 (Other qualitative information)

1	Clause of Loan agreement relating to engagement of recovery agents	1 (X)
2	Clause of Loan agreement which details grievance redressal mechanism	12
3	Phone number and email id of the nodal grievance redressal officer	Name: Mr. Abl Number: +91 7 Mail ID: abhi@
4	Whether the loan is, or in future maybe, subject to transfer to other REs or securitisation (Yes/No)	Yes
5	In case of lending under collaborative lending arrangements (e.g., co-lending/ outsourd details may be furnished:	cing), following

Name of the originating RE, along with its funding proportion	Name of the partner RE along with its proportion of funding	Blen
N/A	N/A	N/A

6	In case of digital loans, following specific disclosures may be furnished:				
	(i) Cooling off/look-up period, in terms of RE's board approved policy, during which borrower shall not be charged any penalty on prepayment of loan	3 days			
	(ii) Details of LSP acting as recovery agent and authorized to approach the borrower	Refer to LSPs			

Point B computation of APR

Sr. No.	Parameter
1	Sanctioned Loan amount (in Rupees)
2	Loan Term (in years/ months/ days)
	a) No. of instalments for payment of principal, in case of non- equated periodic loans
	b) Type of EPI Amount of each EPI (in Rupees) and nos. of EPIs (e.g., no. of EMIs in case of monthly instalments)
	c) No. of instalments for payment of capitalised interest, if any
	d) Commencement of repayment, post sanction
3	Interest rate type (fixed or floating or hybrid)
4	Rate of Interest
5	Total Interest Amount to be charged during the entire tenor of the loan as per the rate prevailing on sanction date (in Rupees)
6	Fee/ Charges payable (in Rupees)
	A Payable to the RE
	B Payable to third-party routed through RE
7	Net disbursed amount (1-6) (in Rupees)
8	Total amount to be paid by the borrower (sum of 1 and 5) (in Rupees)
9	Annual Percentage rate- Effective annualized interest rate (in percentage)
10	Schedule of disbursement as per terms and conditions
11	Due date of payment of instalment and interest

Point C Repayment Schedule

Instalment No.	Outstanding Principal (in Rupees)	Principal (in Rupees)	Interest (in Rupees)	Instalm Rupees
1	5000	5000	75	5075