 THE PARTIES. This Small Busines 	s Loan Agreement ("	Agreement") made on	•	20 is
by and between: Borrower:		,	,	
Lender: ("Lender").		, ("Borrower"), and , of		
2. LOAN TERMS.				
•		er under the following ter		
b. Interest Rate: _ □ - Month □ - Annum	% compounded p	er: (check one)		
c. Borrower to Red		Money on:	, 20	
The full balance o or penalties, is du	f the Borrowed Mone e and payable in: (ch	y, including all accrued in neck one)	nterest and any o	other fees
		d Money as a lump sum, ir principal and interest) by	,	
☐ - INSTALLMENTS		principal and interest ins vith the first (1st) paymen aining payments to be pa	nt due on	ts equal to
□ - Monthly with a□ - Quarterly with	any remaining baland n any remaining bala er known as the "Rep	e payable one ce payable on nce payable on payment Period."	, 20 ('	"Due Date
Any payment mad more than da include, but not b	e by the Borrower is ay(s) after any paymo e limited to, any pay	considered late if made ent due date ("Payment D ment made related to the entioned in this Agreeme	e Repayment Per	
If the Borrower ma ☐ - NO LATE FEE.	Borrower shall pay	for any Payment Due Date	e, there shall be:	check or
☐ - UNSECURED. ☐		urity provided in this Agre to secure this Agreement		
immediately pursusold or transferred breaches this provimmediately due a shall have the sole Money without fur does not exceed to	uant to Section 11 of divithout the Lender rision, Lender may de and payable, unless per option to accept the the Borrowed Money,	ession and ownership of the this Agreement. The Security as full payment igations. If the market value Borrower shall remain the maximum rate allowers.	urity may not be Date. If Borrower this Agreement aw. The Lender to the Borrowe lue of the Securin liable for the	ed
□ - CO-SIGNER. TI	his Agreement shall h	all not have a Co-Signer. have a Co-Signer known as ner") who agrees to the l s of this Agreement. If the	iabilities and obl	igations o
not make payment	t, the Co-Signer shall incipal, late fees, ar f this Agreement.	be personally responsible d all accrued interest		eing the
□ - NO PRE-PAYMIany time, with no□ - A PRE-PAYMEN	pre-payment fee. NT PENALTY. If the B ne specific purpose o	one) orrower is eligible to pre- orrower pays any Borrowe f paying less interest, the	ed Money to	-
□ - UgShs□% of the p□ - Other				
	N THE EVENT OF DEF			
	rue interest at the m	the Agreement in full on to naximum rate allowed by	,	•
Payments shall be and any remainde principal.	first (1st) credited to	to any late fees due, seco the	ond (2nd) any to	interest d
	in default under this	Agreement or is in defau not cured within the min		•
sums owed on this	Agreement to be im	nen Lender may, at its opt mediately due and payab y described in Section 6.	•	
after a default, in this Agreement or such proceeding sl incurred in the pro	all costs incurred by all costs incurred by cluding reasonable a to obtain a declarated be entitled to re	Lender in collecting sum ttorneys' fees. If Lender of ion of its rights hereunder cover its reasonable attor hose incurred in any bank	or Borrower sues r, the prevailing rneys' fees and c	to enforce party in a osts
13. WAIVER OF PR Borrower waives p protest.		nent, a notice of dishonor	, protest, and no	otice of
14. NON-WAIVER. No failure or delay considered a waive 15. SEVERABILITY	er of such rights.	sing Lender's rights under	r this Agreement	shall be
In the event that a reason, such deter provision, all of w	any provision herein rmination shall not a hich shall remain in	is determined to be void of ffect the validity or enfor full force and effect.		•
Agreement. This A agreement signed	ements, verbal or ot Agreement may not b by Borrower and Ler	nerwise that modify or after an amended expenses.		
17. CONFLICTING The terms of this agreement or document. 18. NOTICE.	Agreement shall cont	rol over any conflicting to	erms in any refer	renced
Any notices require writing and shall be return receipt required that guarantees not shall be	oe delivered (a) in pe uested, (c) by facsim	e given hereunder shall b rson, (b) by certified mai nile, or (d) by a commerci provides a receipt, and su	l, postage preparal	rier

20. GOVERNING LAW.

Agreement.

19. EXECUTION.

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This Agreement shall be governed under the laws in Uganda.

21. ADDITIONAL TERMS & CONDITIONS.

22. ENTIRE AGREEMENT.

This Agreement contains all the terms agreed to by the parti

This Agreement contains all the terms agreed to by the parties relating to its subject matter, including any attachments or addendums. This Agreement replaces all previous discussions, understandings, and oral agreements. The Borrower and Lender agree to the terms and conditions and shall be bound until the Borrower repays the Borrowed Money in full.

The Borrower executes this Agreement as a principal and not as a surety. If there is a Co-Signer, the Borrower and Co-Signer shall be jointly and severally liable under this

Lender Signature: ______ Date: ______

Lender Name: ______ Date: ______

Borrower Signature: ______ Date: ______

Guarantor Signature (if any): ______ Date: _____

Guarantor Name: _____