Home/Mortgage Loan Application Form (Please Complete in BLOCK Letters) Photograph of Applicant(s) (Self attested) The Manager Date:

LankaBangla Finance Limited			
Dear Sir, I/We hereby apply for a Home/Mortgage Loa (In Words) Tenure:			
Purpose in brief:			
Applicant's Name: Av‡e`bKvixi bvg: Father's Name: wcZvi bvg: Mother's Name:			
gvZvi bvg: Date of Birth: DD / MM / YYYY Marital Status: Single/Married/Widow/Others	Place of Births:	Gender	Male Fe
Highest Education Level: SSC/HSC/Gradua Professional Status: Salaried/Businessman National ID No.:	/Professional/Land Lord. Nationality:	Religio	n:
Birth Registration Certi cate No.:	Residence Status:	Resident Number o	Non Res f Dependent(s):
FAMILY INFORMATION Spouse Information Name:			
Profession:			
Mobile:	E-mail:		
PERSONAL DETAILS Business Card DD / MM / YYYY			
First Applicant's Signature CONTACT DETAILS Current Residence Address:	Date: DD / MM / YYYYFirst Applicant	_	Date: DI
Avevm ⁻ '‡ji eZ©gvb wVKvbv:			
Residential Status: Owned/Rented/Family C Years in Current Address:	Rent Per Month		
(Information of Home District)			
¯'vqx wVKvbv:			
Contact Number: Residence:	Mobile E-mail	: :	

SALARIED/BUSINESSMAN/PROFESSIONAL IN	FORMATION
Name of the Employer/Organization:	
	,
Equity Share (%):Mair	Products & Services:
	Date of Joining:
	-
	Mobile:
Legal Status of the Company/Organization: Propri	
	Designation & Department:
<u> </u>	
	/ious O∎ce Phone:
	Total Length of Service/Business:
APPLICABLE FOR SELF-EMPLOYED ONLY	D 11 AM 11 / AM 11 / O1
	Phone:
LAND LORD/LAND LADY	/Both Number of Floor Rented:
Type of Rented Premises: Commercial/Residential Address of Rented Premises:	/both Number of Floor Refiled
Addres of Reffled Fremises	
CREDIT CARD RELATED INFORMATION	WIODIIG.
	Date: DD / MM / YYYY
Amount (BDT)Assets Details	ACC. DD / WINN / 1 1 1 1
Cash	
In Hand	
At Bank	
Fixed Deposits	
Name of Bank	
Name of Bank	
Investment	
Bond/Savings Certi ■ cate	
Share Portfolio	
Type	_
Name	_
Name	_
Name of Brokerage House-	
Land & Building	
Agricultural	
Non-Agricultural	
Building	
Area & Location	
Details	_
Area & Location	
Details	_
Area & Location	
Details	_

	
	
	
	
	
Vehicles	
Others (Please describe)	
Liabilities:	
Note: Please attach additional sheets (if required)	
Total Assets=	
Total Liabilities=	
Bank/Fl's	
1	
2	
3.	
Finance	
type	
Sanction	
amount	
Outstanding	
amount Term EMI	
(BDT)	
Total Net Worth (Total Asset - Total Liabilities)	
Please III up the information if being a card used:	
Issuing Organization Name	
	_
	_
Credit Card No.	
Note: Please attach additional sheet (if required)	
BDT.	
	iven above and provided supporting documents are true and accurate.
Supporting Docs Provided	
Supporting docs	
providedFirst Applicant's Signature	Dat
Note: Please provide additional sheet (if required)	Dut
rioto, i iodoo provido additional offeet (Il fequiled)	

FINANCIAL INFORMATION

Property Selected

For Flat:

PROPOSED PROPERTY INFORMATION

ate

Booking GivenYes No Yes Floor Size Sft. No **Property Address** Developer/Builder **REHAB Membership** Relationship with LBFL: **Under Process** MoU Signed Not Yet MoU not Signed Proportionate Land Flat/Apartment No./ Floor(s) to be constructed Property Type Registration Cost (BDT) **Total Property Price** Amount Already Paid as on DD / MM/ YYYY Loan Requested from LankaBangla **Balance Amount** For Self Constructed Building: i) Cost of estimation: ii) Construction stage: iii) Approval upto:..... Floor(s) Sources of Payment of Balance Amount Utility and Others (BDT) (Excluding renovation) Expected possession date Expected Handed over date Private/Freehold Government/Leasehold **Expected Date of First Disbursement** Price for Parking Space (BDT)Property Price (BDT) (Excluding car parking price) Property Price (BDT) (as per BM) BDT: BDT: BDT: BDT: Monthly Income Salary **Business** Rental Others Total: **Primary Applicant** Amount (BDT) Supporting **Documents** Co-Applicant Amount (BDT) Supporting

Documents

Types of

Expenses Amount (BDT)

Declaration:

I/We do hereby certify and con∎rm that, I/we have understood all the rules/conditions relating to the account and must abide by rules/conditions. I/We do hereby declare that each of the statements given above and provided supporting documents are true knowledge. On your demand, I/we must submit any relevant necessary information/evidences in addition to the information alre I/We undertake and agree that I/we and my/our successors, jointly and severally, will always remain liable to repay the outstand out of the facility that LankaBangla may grant to me/us considering this application. I/We understand and acknowledge that Lan facilities upon submission of this application form. It is within the sole discretion of LankaBangla whether it will allow or grant fac this application form. UNDERTAKING Annexure 'Ka'

LankaBangla Finance Limited

To

Safura Tower (Level - 11) 20 Kemal Ataturk Avenue Banani, Dhaka 1213

Sub: Information relating ownership of borrower organization/individual

Dear Sir,

Proprietor/Partner/Director of

Father's Name: Mother's Name:

Husband's/Wife's Name

(if applicable)

Permanent Address: Present Address: Business/O**■**ce Address

National ID No.: Issue Date:

Contact No.: TIN No.:

Date of Bir th: Place of Birth:

am applying in my own name/in the name of an organization under my ownership for sanction/renewal/rescheduling of Home/R Estate Developer's Loan facility.

In addition to the organization mentioned above, I enclose herewith a list of business organizations in my own name/under my ownership/under my management and control. If any business organization other than as mentioned below is found in my o name/under my ownership/under my management and control, I shall be accountable and punishable for false statement and misrepresentation. The Authority can take any legal action against me for suppressing facts and I shall be obliged to accept any decision.

SI.

No.

Name of

Enterprise

Permanent

Address

Business

Address

If the enterprise is enjoying any credit facility

Yes No

Name of Bank/Financial

Institution Name of Branch

Please attach separate sheet, if required I shall notify any change in the above-mentioned information within 14 days of the change, in failure of which the Authority can to any legal action against me.

, ,			
Attested by Signature			
:			
Signature			
: Name : Name : Seal : Name of Borrowing Enterprise :			
Date: Date: Co-Applicant/Guarantor's Signature Photograph (Self attested & attested by the Primary applicant) Co-Applicant's/Personal Guarantor's Details Business Card GuarantorCo-Applicant Declaration: I hereby inform you that I intend to stand as a Guarantofurnish the following statement with full knowledge of the liability to I applicant you will rely on the particular given below-Name: bvg: Father's Name: wcZvi bvg: Mother's Name:	be assumed and knowing that in	considering c	credit to the
Date of Birth: DD / MM / YYYY Place of Birth	S:	Gender N	Vlale Fei
National ID No.: Birth Registration Certi■cate No.: Other Photo ID Type & No.: Existing Relationship with LBFL:	e-TIN: Residence Status: Resid	ent Number of De	Non Residependent(s):
FAMILY INFORMATION Spouse Information Name: ^vgx/-¿xi Z_" bvg: Profession: Mobile: Child Information:	Land Phone:		
PERSONAL DETAILSCONTACT DETAILS Current Residence Address:			
Avevm ⁻ '‡ji eZ©gvb wVKvbv:			

	ed/Others:	
Years in Current Address:		
(If Rented):		
(Information of Home District)		
·		
	Mobile:	
	E-mail:	
SALARIED/BUSINESSMAN/PROFESSIONAL		
	her:	
Equity Share (%):M	lain Products & Services:	
	Date of Joining:	
• •		
Legal Status of the Company/Organization: Pro		
	Designation & Department:	
P	Previous O∎ce Phone:	
	Total Length of Service/Business:	
APPLICABLE FOR SELF-EMPLOYED ONLY		
	Daily/Weekly/Monthly/Others:	
	Dhana	
LAND LORD/LAND LADY	Phone:	
Type of Rented Premises: Commercial/Resider	ntia/Both Number of Floor Rented: .	
• •	marbet of Floor Refiled	
	Rented Area in SFT (approx.):	
	Mobile:	
Co-Applicant/Guarantor's Signature		Date: DD / MM
CREDIT CARD RELATED INFORMATION		
Amount (BDT)Assets Details		
Cash		
In Hand		
At Bank		
Fixed Deposits		
Name of Bank		
Investment		
Bond/Savings Certi ■ cate		
Share Portfolio		
Type		
Name		
Nama		

Name of Brokerage House-

Land & Building Agricultural Non-Agricultural

Building	
Area & Location	
Details	
Area & Location	
Details	
Area & Location	
Details	
	
	
	
	
	
Vehicles	
Others (Please describe)	
Liabilities:	
Note: Please attach additional sheets (if required)	
Total Assets=	
Total Liabilities=	
Bank/Fl's	
1	
2.	
3.	
Finance	
type	
Sanction	
amount	
Outstanding	
amount Term EMI	
(BDT)	
Total Net Worth (Total Asset - Total Liabilities)	
Please III up the information if being a card used:	
Issuing Organization Name	
	-
	-

Credit Card No.
Note: Please attach additional sheet (if required)
BDT.
Supporting Docs Provided
Supporting docs
provided
Declaration:
I/We do hereby certify and con rules/conditions. I/We do hereby declare that eacknowledge. On your demand, I/we must submit a I/We undertake and agree that I/we and my/our services.

I/We do hereby certify and con memory that, I/we have understood all the rules/conditions relating to the account and must abide by rules/conditions. I/We do hereby declare that each of the statements given above and provided supporting documents are true a knowledge. On your demand, I/we must submit any relevant necessary information/evidences in addition to the information alre I/We undertake and agree that I/we and my/our successors, jointly and severally, will always remain liable to repay the outstand out of the facility that LankaBangla may grant to me/us considering this application. I/We understand and acknowledge that Lan facilities upon submission of this application form. It is within the sole discretion of LankaBangla whether it will allow or grant facilities application form.

Co-Applicant/Guarantor's Signature	Date:	DD / MM
Date: LankaBangla Finance Limited		
To		
Safura Tower (Level - 11)		
20 Kemal Ataturk Avenue		
Banani, Dhaka 1213		
Sub: Information relating ownership of borrower organization/individual		
Dear Sir,		
I,		
Proprietor/Partner/Director of		
Father's Name :		
Mother's Name:		
Husband's/Wife's Name		
(if applicable)		
Company of Address :		
Permanent Address:		

National ID No.: Issue Date:

Contact No. : TIN No . :

Present Address : Business/O■ce Address

Date of Bir th: Place of Birth:

am applying in my own name/in the name of an organization under my ownership for sanction/renewal/rescheduling of Home/R Estate Developer's Loan facility.

In addition to the organization mentioned above, I enclose herewith a list of business organizations in my own name/under my ownership/under my management and control. If any business organization other than as mentioned below is found in my or name/under my ownership/under my management and control, I shall be accountable and punishable for false statement and misrepresentation. The Authority can take any legal action against me for suppressing facts and I shall be obliged to accept any decision.

SI.

No.

Name of

Enterprise

Permanent

Address

Business

Address

If the enterprise is enjoying any credit facility

Yes No Name of Bank/Financial Institution Name of Branch

Please attach separate sheet, if required I shall notify any change in the above-mentioned information within 14 d any legal action against me.	ays of the change, in failure	of which the	e Authorit	ty can
Attested by Signature				
:				
Signature				
: Name : Name : Seal : Name of Borrowing Enterprise				
: Date : Date : Guarantor's Signature Photograph of Guarantor (attested by Applicant & Co-applicant) Business Card Personal Guarantor's Details Declaration: I hereby inform you that I intend to stand as a guarantor in of statement with full knowledge of the liability to be assumed and knowing on the particular given below				
Name: bvg: Father's Name:				
wcZvi bvg:				
Marital Status: Single/Married/Widow/Others:				
Highest Education Level: SSC/HSC/Graduate/Post Graduate/Others: Professional Status: Salaried/Businessman/Professional/Land Lord. National ID No.:	Nationality : Bangladeshi	Religion		
Birth Registration Certiacate No.: Other Photo ID Type & No.: Existing Relationship with LBFL:	Residence Status:	Resident Number of I	Non Depender	Resid
FAMILY INFORMATION Spouse Information Name: ^\qax/-; xi Z				

Profession: Land Phone: Mobile: E-mail: Child Information:

PERSONAL DETAILSGuarantor's Signature CONTACT DETAILS	Date: DD / MM / YYYY
Years in Current Address:	Rent Per Month
(If Rented):	
(Information of Home District)	
•	
	E-mail:
SALARIED/BUSINESSMAN/PROFESSIONAL INFORMATION	ON
Name of the Employer/Organization:	
	& Services:
	Date of Joining:
	Nobile
Legal Status of the Company/Organization: Proprietorship/Pa	
	Designation & Department:
Previous O ■ ce	Phone:
	Total Length of Service/Business:
APPLICABLE FOR SELF-EMPLOYED ONLY	
Number of Consultancy:	Daily/Weekly/Monthly/Others:
	Phone:
LAND LORD/LAND LADY Type of Rented Promises: Commercial/Residentia/Reth	Number of Floor Rented:
Type of Rented Premises: Commercial/Residentia/Both	Number of Floor Refiled
	Rented Area in SFT (approx.):
	Mobile:A
CREDIT CARD RELATED INFORMATION	WOONS.
Amount (BDT)Assets Details	
Cash	
In Hand	
At Bank	
Fixed Deposits	
Name of Bank	
Name of Bank	
Investment	
Bond/Savings Certi ■ cate	
Share Portfolio	

Type____ Name____

Nama
Name Name of Brokerage House-
Land & Building
Agricultural
Non-Agricultural
Building
Area & Location
Details
Area & Location
Details
Area & Location
Details

Vehicles
Others (Please describe)
Liabilities:
Note: Please attach additional sheets (if required)
Total Assets=
Total Liabilities=
Bank/Fl's
1
2
3
Finance
type
Sanction
amount
Outstanding
amount Term EMI
(BDT)
Total Net Worth (Total Asset - Total Liabilities)
Total Net Mortil (Total Moset - Total Flamilities)

Please ■II up the information if being a card use Issuing Organization Name	ed:
	
Credit Card No.	n
	ments given above and provided supporting documents are true and accurate.
Supporting Docs Provided Supporting docs provided	
Guarantor's Signature Date:	Date: DD / MM / YYYYUNDERTAKING Annexure 'Ka'
LankaBangla Finance Limited To	
Safura Tower (Level - 11) 20 Kemal Ataturk Avenue Banani, Dhaka 1213	
Sub: Information relating ownership of borrower	organization/individual
Dear Sir,	
I,	
Proprietor/Partner/Director of	
Father's Name : Mother's Name : Husband's/Wife's Name (if applicable)	
Permanent Address :	
Present Address : Business/O■ce Address	
: National ID No. : Issue Date: Contact No. : TIN No. :	
Date of Birth: Place of Birth:	organization under my ownership for sanction/renewal/rescheduling of Home/l
In addition to the organization mentioned above my ownership/under my management and contin name/under my ownership/under my managem	e, I enclose herewith a list of business organizations in my own name/under rol. If any business organization other than as mentioned below is found in my ent and control, I shall be accountable and punishable for false statement and egal action against me for suppressing facts and I shall be obliged to accept ar
SI. No.	
Name of	

Enterprise Permanent Address Business Address

If the enterprise is enjoying any credit facility

Yes No Name of Bank/Financial Institution Name of Branch

Please attach separate sheet, if required

I shall notify any change in the above-mentioned information within 14 days of the change, in failure of which the Authority can tany legal action against me.

BETWEEN

LANKABANGLA FINANCE LIMITED, a non-banking Inancial institution incorporated under the relevant laws of Bangladesh at Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banani, Dhaka-1213, hereinafter called "LANKABANGLA" (which expression otherwise requires include its successors and assigns) of the ONE part:

AND

Mr./Ms.
son/daughter/wife of
(Mother's Name:
residence address.

and permanent address at

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

ARTICLE- 1 DEFINITIONS

- 1.1 In this Agreement unless the context otherwise requires:
- a) "Equated Monthly Installment (EMI)" means the amount of monthly payment necessary to amortize the loan along with in period of the Loan.
- b) "Encumbrance" means any mortgage, charge, pledge, lien, assignment, hypothecation, title retention, right of set-o■ or any whatsoever, howsoever creat ed or arising and whether relating to existing or future assets.
- c) "Loan" means the loan amount granted by LankaBangla to the Borrower in accordance with the terms and conditions of this described in Article 2.1 hereto and for the time being outstanding.
- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betwand LankaBangla or in favour of LankaBangla, including the Security Documents, for e∎ecting the Loan contemplated hereunders.
- e) "Material Adverse Elect" or "Material Adverse Change" means the elect or change of any event or circumstance which is clikely to be materially adverse to the ability of the Borrower to perform or comply with any of its material obligations under the Lo Security Documents in a timely manner; or is or is reasonably likely to be prejudicial in a material and adverse respect to the int LankaBangla under the Loan Documents.
- f) "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in Article 2.2, on the Loan from the dates of disbursement to the date immediately prior to the date of commencement of EMI.

- g) "Prepayment" means premature repayment of the outstanding loan amount (including principal and interest) as per the to laid down by LANKABANGLA and any other charges, loss of interest, fees etc. payable in that behalf and in force at the time of
- h) "Rate of Interest (ROI)" means the rate of interest which is payable by the Borrower to LankaBangla for the Loan during t and is determined in accordance with Article 2.2 of this Agreement.
- i) The term "repayment" means the repayment of the principal amount of loan, interest thereon, and any other additional or per charges, reimbursement of costs and/or expenses, fees or other kind of dues payable in terms of this Agreement to LANKABAN in particular, amortization provided for in Article 2.6 of this Agreement.
- "Schedule" means the Schedule written after Article -10 of this Agreement.
- k) "Security Documents" mean the documents listed in Article 3 hereunder.
- 1.2 The term and expression not herein de ned shall where the interpretation and meaning have been assigned to them in term Act, 1897, have that interpretation and meaning.
- 1.3 The term "Construction" shall mean and include new construction/extension/improvement/repairs/renovation.
- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p constructed or under construction, complete or incomplete.
- 1.5 The term purchase shall mean and include acquisition of a plot of land/ready built/under construction building/■at or any oth mentioned in 1.6 above.

ARTICLE -2 LOANS, INTEREST etc.

- 2.1 Amount of Loan

- 2.2 Interest
- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modiled shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimburpayment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.
- 2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as specimed in the Schedule, at the applicable or as modimed under Article 2.2 and is rounded on to the next Taka. Interest shall be computed on the basis of a year and sixty ve days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be \blacktriangle and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tin transit/collection/realization of the cheque by the Borrower or his/her bank.

- 2.6 Amortization
- a) Subject to Article 2.2 and the provision for variation/modi∎cation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the ■rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ■rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or fr review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such exte BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LANKABANGLA.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.

- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from t However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/docume ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modication in the applicable Rate of Interest and as a result of this the number of EMI's is liable to variation shall be given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modication/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.
- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per monor at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to LANKABANGLA.
- 2.8 Pre-payment

schedule.

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to put the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any oler from his/her employer providing for any benell to resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower etiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer under, or any terminal benell, as the case may be, Provided-however, in the event of the said amount or amounts being insulasums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Articles.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts fro

directly.

ARTICLE -3 SECURITY

- 3.1 The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the following:
 i. registered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour of Lanka of Mortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of LankaB registered with the relevant sub-registrar.
- i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.
- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:
- a) To give a declaration to the elect that the Borrower has a clear and marketable title to the Property oldered as security, free doubts and Encumbrances, and that the Borrower indemniles and keeps LANKABANGLA saved, secured and harmless again ever.
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the of the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis ed LANKABANGLA about the utilization of the proceeds of any prior disbursements.

ARTICLE -5 COVENANTS

- 5.1 Particular A■rmative Covenants
- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or cobtain and produce to LANKABANGLA a proper completion certilicate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and imp during the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against Tre and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as require BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access to purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exaconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters are before approaching to LankaBangla for nancing the Property. The Borrower further con rms that the Borrower shall acquire the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise

Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that cas be at sole discretions to take such steps as it may deem t including but not limited to call back the total loan facility in which exhall pay of the total loan within 07 days from the date of such calling.

5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rait might ■x.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding alecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowcany Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the ti possession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the 6 Bangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidicate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality. ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specided in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAl notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilizate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;

- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice tability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, ar or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar o

 cer in respect of all c business or assets of the Borrower:
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allectits Inancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be mincorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further security of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilicate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen
- o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection
- All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:
- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as La specify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by olders of such other companies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, bainstitution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or and document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing, such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci■ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

LANKABA	NGLA FINA	NCE LIMITED	
its authori	zed signatory d Delivered b	its authorized signatory y the within-named Borrower/s	
	Witness:		2
Name: Address:	Name: Address:L	OAN AGREEMENT Dated:	
Safura Tov	NGLA FINAN ver (Level-11		icial institution incorporated under the relevant laws of Bangladesh a ni, Dhaka-1213, hereinafter called "LANKABANGLA" (which expressi the ONE part;

and permanent address at

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

Signed and Delivered by the within-named

ARTICLE- 1 DEFINITIONS

AND

- 1.1 In this Agreement unless the context otherwise requires:
- a) "Equated Monthly Installment (EMI)" means the amount of monthly payment necessary to amortize the loan along with in period of the Loan.
- b) "Encumbrance" means any mortgage, charge, pledge, lien, assignment, hypothecation, title retention, right of set-o■ or any whatsoever, howsoever creat ed or arising and whether relating to existing or future assets.
- c) "Loan" means the loan amount granted by LankaBangla to the Borrower in accordance with the terms and conditions of this described in Article 2.1 hereto and for the time being outstanding.
- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betwand LankaBangla or in favour of LankaBangla, including the Security Documents, for e■ecting the Loan contemplated hereund
- e) "Material Adverse Elect" or "Material Adverse Change" means the elect or change of any event or circumstance which is clikely to be materially adverse to the ability of the Borrower to perform or comply with any of its material obligations under the Lo Security Documents in a timely manner; or is or is reasonably likely to be prejudicial in a material and adverse respect to the int LankaBangla under the Loan Documents.
- f) "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in Article 2.2, on the Loan from the dates of disbursement to the date immediately prior to the date of commencement of EMI.
- g) "Prepayment" means premature repayment of the outstanding loan amount (including principal and interest) as per the to laid down by LANKABANGLA and any other charges, loss of interest, fees etc. payable in that behalf and in force at the time of
- h) "Rate of Interest (ROI)" means the rate of interest which is payable by the Borrower to LankaBangla for the Loan during t and is determined in accordance with Article 2.2 of this Agreement.
- i) The term "repayment" means the repayment of the principal amount of loan, interest thereon, and any other additional or per charges, reimbursement of costs and/or expenses, fees or other kind of dues payable in terms of this Agreement to LANKABAN in particular, amortization provided for in Article 2.6 of this Agreement.
- j) "Schedule" means the Schedule written after Article -10 of this Agreement.
- k) "Security Documents" mean the documents listed in Article 3 hereunder.
- 1.2 The term and expression not herein de ned shall where the interpretation and meaning have been assigned to them in term Act, 1897, have that interpretation and meaning.

- 1.3 The term "Construction" shall mean and include new construction/extension/improvement/repairs/renovation.
- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p constructed or under construction, complete or incomplete.
- 1.5 The term purchase shall mean and include acquisition of a plot of land/ready built/under construction building/■at or any oth mentioned in 1.6 above.

ARTICLE -2 LOANS, INTEREST etc.

2.1 Amount of	Loan
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2.1.1 Subject to clause 4 hereunder, upon	equest of the Borrower, LANKABANGLA agrees to lend to the Borrower home loan
amount of Taka	(Bangladeshi Taka
	apartments occupying on the
measuring total	square feet and
square feet to	al space measuring square feet on the terms
2.1.2 The Loan shall be provided for a peri	d calendar months.

2.2 Interest

- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modified shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimbur payment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.

2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as specimed in the Schedule, at the applicable or as modimed under Article 2.2 and is rounded on the next Taka. Interest shall be computed on the basis of a year and sixty vere days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be **I**nal and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tin transit/collection/realization of the cheque by the Borrower or his/her bank.

2.6 Amortization

- a) Subject to Article 2.2 and the provision for variation/modi∎cation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the ∎rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ∎rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or for review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such exter BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LAN writing.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from t However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/docume ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modi
 cation in the applicable Rate of Interest and as a result of this the number of EMI's is liable to var shall be given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the Inancial year of LANKABANGLA and EMI's payable from the last interest rate modi
 cation/application during such year may be intimated by LANKABANGLA at its cation/application.

discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.

- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per monor at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to LANKABANGLA.
- 2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to put the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any older from his/her employer providing for any benell to resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower retiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer unoller, or any terminal benell, as the case may be, Provided-however, in the event of the said amount or amounts being insulled sums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Articles.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts frodirectly.

ARTICLE -3 SECURITY

schedule.

3.1 7	The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the fol	llowing
i. re	gistered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour o	f Lanka
of Mo	ortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of L	_ankaB
regist	tered with the relevant sub-registrar.	
	· ····································	4 - I -

ii	mber of cheques (i.e	Post da
covering entire receivables & one cheques for other rec	ceivables issued by the Borrower in favour of LankaBangla.	
	of	
	of the Borrower/Co-Borrower	

i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.

- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- The Borrower shall comply with the following:
- a) To give a declaration to the e∎ect that the Borrower has a clear and marketable title to the Property o∎ered as security, free doubts and Encumbrances, and that the Borrower indemnimes and keeps LANKABANGLA saved, secured and harmless again ever.
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis ded LANKABANGLA about the utilization of the proceeds of any prior disbursements. ARTICLE -5 COVENANTS

- 5.1 Particular A■rmative Covenants
- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or of obtain and produce to LANKABANGLA a proper completion certilcate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and imp during the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrower inform any change of correspondence address immediately with alecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against ■re and other hazards, LANKABANGLA being made the sole bene ■ciary under the policy, for a value as required BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property. the continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con ∎rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters as before approaching to LankaBangla for ■nancing the Property. The Borrower further con■rms that the Borrower shall acquire / the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute aris Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem at including but not limited to call back the total loan facility in which every shall pay o■ the total loan within 07 days from the date of such calling.

5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher ra
- it might **■**x.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri

LANKABANGLA.

e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change a ecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding allecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowa any Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the tipossession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the Gangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality.

 ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specided in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAl notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilizate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice tability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, ar or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar of cer in respect of all obusiness or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to all exits an ancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.

- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further securit of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilicate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection
- All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:
- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as La specify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by o∎cers of such other compa nies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, bainstitution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or an document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh. 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing, such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci∎ed at the beginning of this Agreement.

IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

LANKABANGLA FINANCE LIMI	IED
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1	2		
	zed signatory its authorized signatory I Delivered by the within-named Borrower/s L Date:		
Name: Witness: 1	Witness:	2	
Name:	Name:		

(Mother's Name: residence address	
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mentioned in 1.6 above.	
ARTICLE -2 LOANS, INTEREST etc.	
2.1 Amount of Loan2.1.1 Subject to clause 4 hereunder, upon request of the Borrower, LANKABANGLA agrees to lend to the Borrower hom	ne loar
amount of Taka(Bangladeshi Taka(Bangladeshi Taka	
(the "Loan") for the purpose of buying apartments occupying on the	
measuring total square feet and	
square feet total space measuring square feet on the	erms terms

LANKABANGLA FINANCE LIMITED, a non-banking ■nancial institution incorporated under the relevant laws of Bangladesh a Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banani, Dhaka-1213, hereinafter called "LANKABANGLA" (which expression to the companion of th

Mr./Ms.

Address:LOAN AGREEMENT

Dated:

otherwise requires include its successors and assigns) of the ONE part;

Address:

BETWEEN

AND

Loan Agreement No.

2.1.2 The Loan shall be provided for a period calendar months.

2.2 Interest

- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modiled shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimburpayment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.

2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as specied in the Schedule, at the applicable or as modified under Article 2.2 and is rounded of to the next Taka. Interest shall be computed on the basis of a year and sixty ve days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be **I**nal and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tintransit/collection/realization of the cheque by the Borrower or his/her bank.

2.6 Amortization

- a) Subject to Article 2.2 and the provision for variation/modi∎cation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the ∎rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ∎rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or freeziew and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such exter BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LAN writing.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from the However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/documents.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modi
 cation in the applicable Rate of Interest and as a result of this the number of EMI's is liable to var shall be given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modi
 cation/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.
- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly

shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.

b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per monor at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to LANKABANGLA.

2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to put the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any older from his/her employer providing for any benest for resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower retiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer unoder, or any terminal benest, as the case may be, Provided-however, in the event of the said amount or amounts being insuscums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Articischedule.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts fro directly.

ARTICLE -3 SECURITY

- 3.1 The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the following i. registered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour of Lanka of Mortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of LankaB registered with the relevant sub-registrar.

- i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.
- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:
- a) To give a declaration to the e∎ect that the Borrower has a clear and marketable title to the Property o∎ered as security, free doubts and Encumbrances, and that the Borrower indemni∎es and keeps LANKABANGLA saved, secured and harmless again ever.
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.

- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis∎ed LANKABANGLA about the utilization of the proceeds of any prior disbursements. ARTICLE -5 COVENANTS

5.1 Particular A∎rmative Covenants

- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or cobtain and produce to LANKABANGLA a proper completion certilicate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and imputing the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against **T**re and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as require BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access to purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exaconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters are before approaching to LankaBangla for nancing the Property. The Borrower further con rms that the Borrower shall acquire /a the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem to including but not limited to call back the total loan facility in which expands on the total loan within 07 days from the date of such calling.

5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rait might **x**.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower conmerms the receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other ea

support on the whole or any part of the Property of the Borrower.

- e) The Borrower is not a party to any legal proceeding allecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any statity.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowcany Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the tip possession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the GBangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality.

 ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specimed in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAI notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilizate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice t ability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, are or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar o cer in respect of all of business or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allectits Inancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for Inancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further security of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilicate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen
- o) If the Borrower shall become bankrupt or insolvent.

7.2 Expenses of Preservation of Assets of the Borrower and of Collection

All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:

- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as La specify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by officers of such other compa nies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, bainstitution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or an document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing, such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci■ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

LANKABANGLA FINANCE LIMITE

1	
its authorized signatory its authorized signatory	
Signed and Delivered by the within-named Borrower/s	
Signature & Date:	
Name:	
Witness: Witness:	
1	•••
Name: Name:	
Address: Address:LOAN AGREEMENT	
Loan Agreement No. Dated:	
· ·	
BETWEEN	
LANKABANGLA FINANCE LIMITED, a non-banking ■nancial institution incorporated under the	relevant laws of Bangladesh a
Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banani, Dhaka-1213, hereinafter called "L.	
otherwise requires include its successors and assigns) of the ONE part;	(
AND	
Mr /Ms	
Mr./Msson/daughter/wife of	
(Mother's Name:	
residence address	
TESTUELICE AUDITESS	

and permanent address at		

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

ARTICLE- 1 DEFINITIONS

- 1.1 In this Agreement unless the context otherwise requires:
- a) "Equated Monthly Installment (EMI)" means the amount of monthly payment necessary to amortize the loan along with in period of the Loan.
- b) "Encumbrance" means any mortgage, charge, pledge, lien, assignment, hypothecation, title retention, right of set-o■ or any whatsoever, howsoever creat ed or arising and whether relating to existing or future assets.
- c) "Loan" means the loan amount granted by LankaBangla to the Borrower in accordance with the terms and conditions of this described in Article 2.1 hereto and for the time being outstanding.
- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betwand LankaBangla or in favour of LankaBangla, including the Security Documents, for e■ecting the Loan contemplated hereund
- e) "Material Adverse Elect" or "Material Adverse Change" means the elect or change of any event or circumstance which is clikely to be materially adverse to the ability of the Borrower to perform or comply with any of its material obligations under the Lo Security Documents in a timely manner; or is or is reasonably likely to be prejudicial in a material and adverse respect to the internal LankaBangla under the Loan Documents.
- f) "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in Article 2.2, on the Loan from the dates of disbursement to the date immediately prior to the date of commencement of EMI.
- g) "Prepayment" means premature repayment of the outstanding loan amount (including principal and interest) as per the to laid down by LANKABANGLA and any other charges, loss of interest, fees etc. payable in that behalf and in force at the time of
- h) "Rate of Interest (ROI)" means the rate of interest which is payable by the Borrower to LankaBangla for the Loan during t and is determined in accordance with Article 2.2 of this Agreement.
- i) The term "repayment" means the repayment of the principal amount of loan, interest thereon, and any other additional or per charges, reimbursement of costs and/or expenses, fees or other kind of dues payable in terms of this Agreement to LANKABAN in particular, amortization provided for in Article 2.6 of this Agreement.
- j) "Schedule" means the Schedule written after Article -10 of this Agreement.
- k) "Security Documents" mean the documents listed in Article 3 hereunder.
- 1.2 The term and expression not herein de ned shall where the interpretation and meaning have been assigned to them in terr Act, 1897, have that interpretation and meaning.
- 1.3 The term "Construction" shall mean and include new construction/extension/improvement/repairs/renovation.
- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p constructed or under construction, complete or incomplete.
- 1.5 The term purchase shall mean and include acquisition of a plot of land/ready built/under construction building/■at or any oth mentioned in 1.6 above.

ARTICLE -2 LOANS, INTEREST etc.

- 2.1 Amount of Loan

- 2.2 Interest
- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modiled shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimbur payment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.
- 2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as speci∎ed in the Schedule, at the applicable or as modi∎ed under Article 2.2 and is rounded o∎ to the next Taka. Interest shall be computed on the basis of a year

and sixty we days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be **_**nal and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tintransit/collection/realization of the cheque by the Borrower or his/her bank.

2.6 Amortization

- a) Subject to Article 2.2 and the provision for variation/modiacation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the arst day of the month following the month in which disbursement of been completed and consequently the due date of payment of stall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or freeziew and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such exter BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LAN writing.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from t However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/docume ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modi
 cation in the applicable Rate of Interest and as a result of this the number of EMI's is liable to var shall be given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mode Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modi
 cation/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.

i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the

- LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per monor at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to LANKABANGLA.

2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to put the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any oler from his/her employer providing for any benelit for resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower retiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer ur oler, or any terminal benelit, as the case may be, Provided-however, in the event of the said amount or amounts being insulists sums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Artic schedule.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts fro directly.

ARTICLE -3 SECURITY

- 3.1 The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the following i. registered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour of Lanka of Mortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of LankaB registered with the relevant sub-registrar.

- i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.
- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:
- a) To give a declaration to the elect that the Borrower has a clear and marketable title to the Property oldered as security, free doubts and Encumbrances, and that the Borrower indemniles and keeps LANKABANGLA saved, secured and harmless again ever
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the of the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de∎ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis ed LANKABANGLA about the utilization of the proceeds of any prior disbursements.

ARTICLE -5 COVENANTS

- 5.1 Particular A■rmative Covenants
- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or contain and produce to LANKABANGLA a proper completion certilicate issued by the concerned authority.

- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and imputing the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against **T**re and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as required BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property to continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access to purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exaconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters are before approaching to LankaBangla for nancing the Property. The Borrower further con rms that the Borrower shall acquire /a the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem to including but not limited to call back the total loan facility in which expands on the total loan within 07 days from the date of such calling.
- 5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rait might **\boxed**x.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding allecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowany Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.

- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the ti possession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the Gangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidicate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality.

 ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specided in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAl notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement:
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilizate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice tability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, an or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar o er in respect of all obusiness or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allective Inancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further security of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilicate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection

All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:

- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as Laspecify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F

Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid. ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by o∎cers of such other compa nies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, bar institution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or an document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem

 t.
- Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.

 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing. such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or to the party to which it is required or permitted to be given or made at such party's address speci∎ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

LANKABANGLA	٠F	INANCE	LIMIT	ED
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Signature & Date:	ory	its authorized signatory its authorized signatory Signed and Delivered by the within-named Borrower/s
		Signature & Date:
Name: Witness: Witness: 1	2	Witness: Witness: 1

BETWEEN

LANKABANGLA FINANCE LIMITED, a non-banking Inancial institution incorporated under the relevant laws of Bangladesh at Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banani, Dhaka-1213, hereinafter called "LANKABANGLA" (which expression otherwise requires include its successors and assigns) of the ONE part;

AND
Mr./Ms.
son/daughter/wife of
(Mother's Name:
residence address.
and permanent address at

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

ARTICLE- 1 DEFINITIONS

- 1.1 In this Agreement unless the context otherwise requires:
- a) "Equated Monthly Installment (EMI)" means the amount of monthly payment necessary to amortize the loan along with in period of the Loan.
- b) "Encumbrance" means any mortgage, charge, pledge, lien, assignment, hypothecation, title retention, right of set-o■ or any whatsoever, howsoever creat ed or arising and whether relating to existing or future assets.

- c) "Loan" means the loan amount granted by LankaBangla to the Borrower in accordance with the terms and conditions of this described in Article 2.1 hereto and for the time being outstanding.
- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betw and LankaBangla or in favour of LankaBangla, including the Security Documents, for e∎ecting the Loan contemplated hereund e) "Material Adverse E∎ect" or "Material Adverse Change" means the e∎ect or change of any event or circumstance which is o
- e) "Material Adverse Elect" or "Material Adverse Change" means the elect or change of any event or circumstance which is comply to be materially adverse to the ability of the Borrower to perform or comply with any of its material obligations under the Los Security Documents in a timely manner; or is or is reasonably likely to be prejudicial in a material and adverse respect to the int LankaBangla under the Loan Documents.
- f) "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in Article 2.2, on the Loan from the dates of disbursement to the date immediately prior to the date of commencement of EMI.
- g) "Prepayment" means premature repayment of the outstanding loan amount (including principal and interest) as per the to laid down by LANKABANGLA and any other charges, loss of interest, fees etc. payable in that behalf and in force at the time of
- h) "Rate of Interest (ROI)" means the rate of interest which is payable by the Borrower to LankaBangla for the Loan during t and is determined in accordance with Article 2.2 of this Agreement.
- i) The term "repayment" means the repayment of the principal amount of loan, interest thereon, and any other additional or per charges, reimbursement of costs and/or expenses, fees or other kind of dues payable in terms of this Agreement to LANKABAN in particular, amortization provided for in Article 2.6 of this Agreement.
- j) "Schedule" means the Schedule written after Article -10 of this Agreement.
- k) "Security Documents" mean the documents listed in Article 3 hereunder.
- 1.2 The term and expression not herein de ned shall where the interpretation and meaning have been assigned to them in terr Act, 1897, have that interpretation and meaning.
- 1.3 The term "Construction" shall mean and include new construction/extension/improvement/repairs/renovation.
- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p constructed or under construction, complete or incomplete.
- 1.5 The term purchase shall mean and include acquisition of a plot of land/ready built/under construction building/■at or any oth mentioned in 1.6 above.

ARTICLE -2 LOANS, INTEREST etc.

- 2.1 Amount of Loan

- 2.2 Interest
- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modified shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimbur payment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.
- 2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as specimed in the Schedule, at the applicable or as modimed under Article 2.2 and is rounded on the next Taka. Interest shall be computed on the basis of a year and sixty ve days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be \blacktriangle and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tin transit/collection/realization of the cheque by the Borrower or his/her bank.

- 2.6 Amortization
- a) Subject to Article 2.2 and the provision for variation/modication of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for

whatsoever, the date of commencement of EMI shall be the ■rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ■rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.

- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or fr review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such extered BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LANKABANGLA writing.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from t However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/docume ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modi
 cation in the applicable Rate of Interest and as a result of this the number of EMI's is liable to var shall be given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modi
 cation/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.
- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per mont or at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to be LANKABANGLA.
- 2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any older from his/her employer providing for any benell to resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower etiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer under, or any terminal benell, as the case may be, Provided-however, in the event of the said amount or amounts being insulasums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Articischedule.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts fro directly.

ARTICLE -3 SECURITY

- 3.1 The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the following i. registered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour of Lanka of Mortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of LankaB registered with the relevant sub-registrar.
- & of the Borrower/Co-Borrower.
- i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.
- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:
- a) To give a declaration to the e∎ect that the Borrower has a clear and marketable title to the Property o∎ered as security, free doubts and Encumbrances, and that the Borrower indemni∎es and keeps LANKABANGLA saved, secured and harmless again ever
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the of the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis ded LANKABANGLA about the utilization of the proceeds of any prior disbursements.

ARTICLE -5 COVENANTS

- 5.1 Particular A■rmative Covenants
- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or cobtain and produce to LANKABANGLA a proper completion certilicate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and impduring the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against **Tree** and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as require BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property.

the continuance of the loan.

- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access to purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con∎rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters at before approaching to LankaBangla for ∎nancing the Property. The Borrower further con∎rms that the Borrower shall acquire /st the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem ∎t including but not limited to call back the total loan facility in which exhall pay o∎ the total loan within 07 days from the date of such calling.

5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rait might **x**.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con∎rms the receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding allecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowcany Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the tipossession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the Gangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidicate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality.

 ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specided in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAl notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA

charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become forthwith and the security in relation to all Loans shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

- 7.1 Events of Default
- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilizate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice tability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, ar or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar o**■**cer in respect of all obusiness or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allectits Inancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further securit of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilicate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection

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- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as Laspecify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by olders of such other companies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;

- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, bar institution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or an document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing. such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci■ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

its authorized signatory its authorized signatory Signed and Delivered by the within-named Borrower/s Signature & Date:	
Name: Witness: Witness:	2
Name: Name: Address: Address:LOAN AGREEMENT Loan Agreement No. Dated:	
BETWEEN	

LANKABANGLA FINANCE LIMITED, a non-banking Inancial institution incorporated under the relevant laws of Bangladesh a Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banani, Dhaka-1213, hereinafter called "LANKABANGLA" (which expression otherwise requires include its successors and assigns) of the ONE part;

AND

Mr./Msson/daughter/wife of	
(Mother's Name:	
residence address	
and permanent address at	

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

ARTICLE- 1 DEFINITIONS

- 1.1 In this Agreement unless the context otherwise requires:
- a) "Equated Monthly Installment (EMI)" means the amount of monthly payment necessary to amortize the loan along with in
- b) "Encumbrance" means any mortgage, charge, pledge, lien, assignment, hypothecation, title retention, right of set-o■ or any whatsoever, howsoever creat ed or arising and whether relating to existing or future assets.
- c) "Loan" means the loan amount granted by LankaBangla to the Borrower in accordance with the terms and conditions of this described in Article 2.1 hereto and for the time being outstanding.
- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betw and LankaBangla or in favour of LankaBangla, including the Security Documents, for e∎ecting the Loan contemplated hereund
- e) "Material Adverse Elect" or "Material Adverse Change" means the elect or change of any event or circumstance which is clikely to be materially adverse to the ability of the Borrower to perform or comply with any of its material obligations under the Lo Security Documents in a timely manner; or is or is reasonably likely to be prejudicial in a material and adverse respect to the int LankaBangla under the Loan Documents.
- f) "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in Article 2.2, on the Loan from the dates of disbursement to the date immediately prior to the date of commencement of EMI.
- g) "Prepayment" means premature repayment of the outstanding loan amount (including principal and interest) as per the to laid down by LANKABANGLA and any other charges, loss of interest, fees etc. payable in that behalf and in force at the time of

- h) "Rate of Interest (ROI)" means the rate of interest which is payable by the Borrower to LankaBangla for the Loan during t and is determined in accordance with Article 2.2 of this Agreement.
- i) The term "repayment" means the repayment of the principal amount of loan, interest thereon, and any other additional or per charges, reimbursement of costs and/or expenses, fees or other kind of dues payable in terms of this Agreement to LANKABAN in particular, amortization provided for in Article 2.6 of this Agreement.
- j) "Schedule" means the Schedule written after Article -10 of this Agreement.
- k) "Security Documents" mean the documents listed in Article 3 hereunder.
- 1.2 The term and expression not herein de ned shall where the interpretation and meaning have been assigned to them in terr Act, 1897, have that interpretation and meaning.
- 1.3 The term "Construction" shall mean and include new construction/extension/improvement/repairs/renovation.
- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p constructed or under construction, complete or incomplete.
- 1.5 The term purchase shall mean and include acquisition of a plot of land/ready built/under construction building/■at or any oth mentioned in 1.6 above.

ARTICLE -2 LOANS, INTEREST etc.

- 2.1 Amount of Loan
- 2.1.2 The Loan shall be provided for a period calendar months.
- 2.2 Interest
- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modiled shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimbur payment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.
- 2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as speciled in the Schedule, at the applicable or as modiled under Article 2.2 and is rounded on to the next Taka. Interest shall be computed on the basis of a year and sixty ever days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be **I**nal and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tin transit/collection/realization of the cheque by the Borrower or his/her bank.

- 2.6 Amortization
- a) Subject to Article 2.2 and the provision for variation/modi∎cation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the ∎rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ∎rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or fr review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such extered BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LANKABANGLA.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.

- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from t However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/docume ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modication in the applicable Rate of Interest and as a result of this the number of EMI's is liable to variation shall be given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modication/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.
- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per mont or at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to be LANKABANGLA.
- 2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any oler from his/her employer providing for any benelit for resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower etiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer unoller, or any terminal benelit, as the case may be, Provided-however, in the event of the said amount or amounts being insulisated to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Articles.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts fro directly.

ARTICLE -3 SECURITY

3.1 The Borrower agrees and undertakes that the Loan any i. registered mortgage over the Property described in the so	•	
of Mortgage along with an Irrevocable General Power of Atto		
registered with the relevant sub-registrar.	,	
ii number	r of cheques (i.e	Post d
covering entire receivables & one cheques for other receivable	bles issued by the Borrower in favour of LankaBangla.	
iii. Personal Guarantee from Mr./Mrs		

- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:
- a) To give a declaration to the elect that the Borrower has a clear and marketable title to the Property oldered as security, free doubts and Encumbrances, and that the Borrower indemniles and keeps LANKABANGLA saved, secured and harmless again ever.

......of

b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the of the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis∎ed LANKABANGLA about the utilization of the proceeds of any prior disbursements. ARTICLE -5 COVENANTS

5.1 Particular A∎rmative Covenants

- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or cobtain and produce to LANKABANGLA a proper completion certilicate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and impeduring the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against Tre and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as require BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access the purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters are before approaching to LankaBangla for nancing the Property. The Borrower further con rms that the Borrower shall acquire /a the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem to including but not limited to call back the total loan facility in which expenses the property of the property of the owner from whom the Borrower shall acquire.

shall pay o■ the total loan within 07 days from the date of such calling.

5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rate might $\blacksquare x$
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con∎rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con∎rms the receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding allecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowany Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the ti possession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the Gangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality.

 ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specimed in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAI notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilicate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice t ability to meet its ■nancial obligations in respect of this Facility;

- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, ar or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar of cer in respect of all obusiness or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allectits Inancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further security of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilecate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection
- All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:
- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as La specify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the re LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by olders of such other companies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, ball institution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or any document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing, such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci∎ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

LANKABANGLA FINANCE LIMITED

1	
Name: Witness: Witness:	
1	2
Name: Name:	
Address: Address:LOAN AGREEMENT	
Loan Agreement No. Dated:	
BETWEEN	
LANKABANGLA FINANCE LIMITED, a non-banking ■nan- Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banar	•
Carara Tomo. (2000) 17, 20 Norman Matante Mornac, Barran	ii, Briana 1210, norollianor balled Ernin

elevant laws of Bangladesh a (ABANGLA" (which expressiotherwise requires include its successors and assigns) of the ONE part;

AND

Mr./Ms. son/daughter/wife of	
(Mother's Name: residence address.	
and permanent address at	

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

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- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betw and LankaBangla or in favour of LankaBangla, including the Security Documents, for e■ecting the Loan contemplated hereund
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- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p

constructed or under construction, complete or incomplete.

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ARTICLE -2 LOANS, INTEREST etc.

- 2.1 Amount of Loan

- 2.2 Interest
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- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimburpayment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.
- 2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as specimed in the Schedule, at the applicable or as modimed under Article 2.2 and is rounded on to the next Taka. Interest shall be computed on the basis of a year and sixty ve days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be **_**nal and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tintransit/collection/realization of the cheque by the Borrower or his/her bank.

- 2.6 Amortization
- a) Subject to Article 2.2 and the provision for variation/modi∎cation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the ∎rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ∎rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or fr review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such exte BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LAN writing.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from t However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/docume ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modi
 cation in the applicable Rate of Interest and as a result of this the number of EMI's is liable to variable given by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modi
 cation/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.
- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the

LANKABANGLA shall be entitled to increase the EMI amount suitably if:

- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.
- 2.7 Delay in payment of EMI etc.
- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per monor at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to LANKABANGLA.
- 2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to put the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any older from his/her employer providing for any benell to resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower retiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer under, or any terminal benell, as the case may be, Provided-however, in the event of the said amount or amounts being insulasums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Articischedule.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts frodirectly.

ARTICLE -3 SECURITY

3.1 The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the following i. registered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour of Lanka of Mortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of LankaB registered with the relevant sub-registrar.

registered with the relevant sub-registrar.	
ii number of cheques (i.e	Post da
covering entire receivables & one cheques for other receivables issued by the Borrower in favour of LankaBangla.	
iii. Personal Guarantee from Mr./Mrs.	
of	

& of the Borrower/Co-Borrower.

- i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.
- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:

- a) To give a declaration to the elect that the Borrower has a clear and marketable title to the Property oldered as security, free doubts and Encumbrances, and that the Borrower indemniles and keeps LANKABANGLA saved, secured and harmless again ever.
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.
- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis∎ed LANKABANGLA about the utilization of the proceeds of any prior disbursements. ARTICLE -5 COVENANTS

5.1 Particular A■rmative Covenants

- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or contain and produce to LANKABANGLA a proper completion certilicate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and imputing the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against **T**re and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as require BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access to purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exact construction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters are before approaching to LankaBangla for nancing the Property. The Borrower further con rms that the Borrower shall acquire // the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem to including but not limited to call back the total loan facility in which expands on the total loan within 07 days from the date of such calling.

5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rait might ■x.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA

reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con research the same till this date.
 b) The Borrower con receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding allecting his/her properties and that there is no reason likely to give rise or to material claims against the Borrower.
- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowany Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the tipossession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the Gangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis∎ed with the building plan, commencement certi∎cate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality. ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specided in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAB notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become forthwith and the security in relation to all Loans shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilizate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice tability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, ar or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar of cer in respect of all obusiness or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allective lands and according to the lands and the result of any of foregoing is, in the determination of the Lender, to allective lands and the result of any of foregoing is, in the determination of the Lender, to allective lands and the result of any of foregoing is, in the determination of the Lender, to allective lands and the result of any of foregoing is, in the determination of the Lender, to all the lands are result of any of foregoing is.
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.

- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further securit of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilecate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection
- All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:
- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as La specify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the F Documents that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANGLA the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by o∎cers of such other compa nies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any remanace facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, bainstitution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or an document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing. such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci∎ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

LANKABANGLA F	FINANCE LIMITED
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1		
its authorize	ed signatory its authorized signatory	
Signed and	Delivered by the within-named Borrower/s	
Signature &	Date:	
Name:		
Witness:	Witness:	
1		2
Name:	Name:	
Address:	Address:LOAN AGREEMENT	
Loan Agree	ment No. Dated:	

BETWEEN

LANKABANGLA FINANCE LIMITED, a non-banking Inancial institution incorporated under the relevant laws of Bangladesh a Safura Tower (Level-11), 20 Kemal Ataturk Avenue, Banani, Dhaka-1213, hereinafter called "LANKABANGLA" (which expression otherwise requires include its successors and assigns) of the ONE part;

Λ	NI	Г
н	ıv	.,

r./Ms.	
n/daughter/wife of	
lother's Name:	
sidence address	
nd permanent address at	

(hereinafter called "the Borrower", which expression shall unless the context otherwise requires include his/her heirs, successor of the OTHER part.

NOW THE PARTIES HERETO AGREE AS FOLLOWS:

ARTICLE- 1 DEFINITIONS

- 1.1 In this Agreement unless the context otherwise requires:
- a) "Equated Monthly Installment (EMI)" means the amount of monthly payment necessary to amortize the loan along with in period of the Loan.
- b) "Encumbrance" means any mortgage, charge, pledge, lien, assignment, hypothecation, title retention, right of set-o■ or any whatsoever, howsoever creat ed or arising and whether relating to existing or future assets.
- c) "Loan" means the loan amount granted by LankaBangla to the Borrower in accordance with the terms and conditions of this described in Article 2.1 hereto and for the time being outstanding.
- d) "Loan Documents" shall mean this Loan Agreement, all the agreements, deeds, instruments and documents executed betwand LankaBangla or in favour of LankaBangla, including the Security Documents, for e■ecting the Loan contemplated hereund
- e) "Material Adverse Elect" or "Material Adverse Change" means the elect or change of any event or circumstance which is clikely to be materially adverse to the ability of the Borrower to perform or comply with any of its material obligations under the Lo Security Documents in a timely manner; or is or is reasonably likely to be prejudicial in a material and adverse respect to the int LankaBangla under the Loan Documents.
- f) "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in Article 2.2, on the Loan from the dates of disbursement to the date immediately prior to the date of commencement of EMI.
- g) "Prepayment" means premature repayment of the outstanding loan amount (including principal and interest) as per the to laid down by LANKABANGLA and any other charges, loss of interest, fees etc. payable in that behalf and in force at the time of h) "Rate of Interest (ROI)" means the rate of interest which is payable by the Borrower to LankaBangla for the Loan during t
- and is determined in accordance with Article 2.2 of this Agreement.
- i) The term "repayment" means the repayment of the principal amount of loan, interest thereon, and any other additional or per charges, reimbursement of costs and/or expenses, fees or other kind of dues payable in terms of this Agreement to LANKABAN in particular, amortization provided for in Article 2.6 of this Agreement.
- i) "Schedule" means the Schedule written after Article -10 of this Agreement.
- k) "Security Documents" mean the documents listed in Article 3 hereunder.
- 1.2 The term and expression not herein de ned shall where the interpretation and meaning have been assigned to them in terr Act, 1897, have that interpretation and meaning.
- 1.3 The term "Construction" shall mean and include new construction/extension/improvement/repairs/renovation.
- 1.4 The term house includes ■at, apartment, twin house, row house or any other structure used for residential or commercial p constructed or under construction, complete or incomplete.
- 1.5 The term purchase shall mean and include acquisition of a plot of land/ready built/under construction building/■at or any oth mentioned in 1.6 above.

ARTICLE -2 LOANS, INTEREST etc.

- 2.1 Amount of Loan
- 2.1.2 The Loan shall be provided for a period calendar months.
- 2.2 Interest

- a. Until and as varied by LANKABANGLA in terms of this Agreement, the rate of interest applicable to the Loan as at the date of Agreement% p.a. and shall be on an adjustable interest rate basis. Provided that from time to time LANKABA discretion modify the Rate of Interest prospectively on the Loan with or without serving notice to the Borrower and henceforth the interest as modiled shall be applicable to the Loan.
- b) The Borrower shall reimburse or pay to LANKABANGLA such amount as may have been paid or payable by LANKABANGL on account of any tax levied on interest (and/or other charges including the PEMII) on the loan by the Government. The reimbur payment shall be made by the Borrower as and when called upon to do so by LANKABANGLA.

2.3 Computation of Interest

The EMI shall be calculated, on the basis of annual rests, or quarterly rests or monthly rests as speciled in the Schedule, at the applicable or as modiled under Article 2.2 and is rounded on to the next Taka. Interest shall be computed on the basis of a year and sixty very days and three hundred sixty six days for a leap year.

2.4 Details of Disbursement

The Loan shall be disbursed in one lump-sum or in suitable installments to be decided by LANKABANGLA with reference to the construction of the house (which decision shall be \blacktriangle and binding on the Borrower).

2.5 Mode of Disbursement

All payments to be made by LANKABANGLA to the Borrower under or in terms of this agreement by cheque duly crossed and only" and any other cost(s) and/or expense(s) related to collection, if any, in respect of all such cheques will have to be borne by the interest on the Loan shall accrue as and from the date of delivery/dispatch handing over of the cheque irrespective of the tin transit/collection/realization of the cheque by the Borrower or his/her bank.

2.6 Amortization

- a) Subject to Article 2.2 and the provision for variation/modi∎cation of rate of interest, etc. contained in this agreement the Borr amortise the Loan as stipulated in the Schedule subject however that in the event of delay or advancement of disbursement for whatsoever, the date of commencement of EMI shall be the ∎rst day of the month following the month in which disbursement of been completed and consequently the due date of payment of ∎rst EMI shall in such a case be the last day of the said following b) In addition to (a) above, the Borrower shall pay the PEMII to LANKABANGLA every month, if applicable.
- c) Notwithstanding what is stated Article 2.6(a) above and in the Schedule, LANKABANGLA shall have the right at all time or fr review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such exte BANGLA may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof revised Schedule as may be determined by LANKABANGLA in its sole discretion and be communicated to the Borrower by LANKABANGLA.
- d) All payments by the Borrower under this Agreement shall be made net of all taxes or other deductions and if any withholding to be paid, then all relevant payments will be grossed up by the Borrower accordingly.
- e) If any repayment date falls on a non Business Day, repayment shall be made on the next succeeding Business Day and/or falls in the next calendar month of the year, on the preceding Business Day.
- f) The Borrower shall of his/her own accord send / furnish to LANKABANGLA a statement of his/her income, every year from the However, LANKABANGLA shall have the right to require the Borrower to furnish such information/documents concerning his/he trade, business or profession or place of business and stay at any time and the Borrower shall furnish such information/documents ately.
- g) The Borrower shall also make balloon/lump-sum payments as and when required by LankaBangla.
- h) Save and except as provided under sub-article (g) below, for administrative convenience the EMI amount is intended to be k irrespective of variation/modication in the applicable Rate of Interest and as a result of this the number of EMI's is liable to variation by LANKABANGLA as to the number of EMI's required to be paid by the Borrower upon each rate of interest mod Provided however, the information as to the applicable/applied rate of interest during the nancial year of LANKABANGLA and EMI's payable from the last interest rate modication/application during such year may be intimated by LANKABANGLA at its of discretion to the Borrower annually. The Borrower shall pay EMI's until the loan together with interest is paid in full.
- i) Notwithstanding anything to the contrary contained in this Agreement, having regard to the applicable rate of interest for the LANKABANGLA shall be entitled to increase the EMI amount suitably if:
- (i) the said EMI would lead to negative amortization (i.e. EMI not being adequate to cover interest in full), and or
- (ii) the principal component contained in the EMI is inadequate to amortise the loan within such period as determined by LANK BANGLA.
- (iii) The Borrower shall be required to pay such increased EMI amount and the number thereof as decided by LANKABANGLA intimated to the Borrower by LANKABANGLA.
- j) LANKABANGLA may vary its applicable rate of interest from time to time in such manner including as to loan amounts as deem ■t in its own discretion.

2.7 Delay in payment of EMI etc.

- a) No notice, reminder or intimation will be given to the Borrower regarding his/her obligation to pay the EMI or PEMII regularly shall be entirely his/her responsibility to ensure prompt and regular payment of EMI or PEMII.
- b) The delay in payment of EMI or PEMII shall render the Borrower liable to additional interest payable @ 4% percent per mon

or at such higher rate as per sole discretion of LANKABANGLA in that behalf as in force or be enforced from time to time. In such Borrower shall also be liable to pay to LANKABANGLA any amount of other incidental expense(s) and/or cost(s) incurred or to LANKABANGLA.

2.8 Pre-payment

LANKABANGLA in its sole discretion and on such terms as determined by LankaBangla may require the Borrower to the EMI to LANKABANGLA.

2.9 Commitment Charges

The Borrower shall pay to LANKABANGLA a commitment charge on the principal amount of the Loan or any part thereof as the shall not have been drawn and shall not have been cancelled by LANKABANGLA, as per the rules of LANKABANGLA in that be time to time.

2.10 Terminal Dates for Disbursement

2.11 Alteration and Re-Scheduling of Equated Monthly Installments

If the Loan is not totally drawn by the Borrower within a period of 12 months from the date of Sanction Letter, the EMI may be a re-scheduled in such manner and to such extent as LANKABANGLA may, in its sole discretion, decide and the repayment will be alteration and re-scheduling notwithstanding anything stated in Article 2.6 and schedule.

2.12 Liability of Borrower to be Joint and Several

The liability of the Borrower to repay the Loan together with interest, etc. and to observe the terms and conditions of this Agree that may have been or may be executed by the Borrower with LANKABANGLA in respect of the Loan or any other loan or loans 2.13 Cessation of Employment

Upon the Borrower opting for any scheme or accepting any older from his/her employer providing for any benelit for resigning employment prior to superannuation, or upon the employer terminating his/her employment for any reason or upon the Borrower retiring from the service of the employer or any reason whatsoever or death, then notwithstanding any thing to the contrary contagreement or any letter or document the entire outstanding principal amount of the Loan as well as any outstanding interest and shall be payable by the Borrower/heirs to LANKABANGLA from the amount or amounts receivable by him from the employer ur older, or any terminal benelit, as the case may be, Provided-however, in the event of the said amount or amounts being insulists sums to LANKABANGLA in full the amount remaining due to LANKABANGLA shall be paid by the Borrower in such manner as its sole discretion decide and such payment shall be made by the Borrower accordingly notwithstanding anything stated in Artic schedule.

The Borrower hereby irrevocably empowers authorizes LANKABANGLA to communicate with and receive the said amounts fro directly.

ARTICLE -3 SECURITY

- 3.1 The Borrower agrees and undertakes that the Loan any other dues under this Agreement shall be secured by the following i. registered mortgage over the Property described in the schedule (hereinafter referred to as "the Property") in favour of Lanka of Mortgage along with an Irrevocable General Power of Attorney to be executed/executed by the Borrower in favour of LankaB registered with the relevant sub-registrar.

- i. Demand Promissory Note to be executed/executed by the Borrower in favour of LankaBangla.
- ii. Letter of Continuity to be executed/executed by the Borrower in favour of LankaBangla.
- 3.2 The Borrower shall comply with the following:
- a) To give a declaration to the elect that the Borrower has a clear and marketable title to the Property oldered as security, fredoubts and Encumbrances, and that the Borrower indemniles and keeps LANKABANGLA saved, secured and harmless again ever.
- b) To execute any such agreement/s, document/s, undertaking/s that may be required now or hereafter at any time during the the Loan /or any other loan or loans granted by LANKABANGLA hereafter.

ARTICLE -4 CONDITIONS PRECEDENT TO DISBURSEMENT OF THE LOAN

- 4.1 a) The Borrower assures LANKABANGLA that he/she has, prior to receiving the disbursement of the Loan this day as afore own contribution i.e. the cost of the unit less LANKABANGLA's Loan.
- b) The Borrower assures LANKABANGLA that he/she has absolute, clear and marketable title to the Property to be mortgaged security for the Loan and that the said Property is absolutely unencumbered, undisputed and free from any liability whatsoever.
- 4.2 The obligation of LANKABANGLA to make any disbursements under the Loan Agreement shall also be subject to the follow
- a) No event of default, as de ned in Article 7, has occurred.

- b) Any disbursement under the Loan shall, at the time of request therefore, be needed immediately by the Borrower for the pur or construction of the Property, as the case may be, and the Borrower shall produce such evidence of the proposed utilisation of the disbursement as is found satisfactory by LANKABANGLA.
- c) The Borrower shall have satis∎ed LANKABANGLA about the utilization of the proceeds of any prior disbursements. ARTICLE -5 COVENANTS
- 5.1 Particular A∎rmative Covenants
- a) The Borrower shall utilize the entire Loan for the purchase/construction of the property as indicated by him in his/her loan ap no other purpose whatsoever.
- b) The Borrower covenants that he/she shall complete the said construction as indicated by him in his/her loan application or contain and produce to LANKABANGLA a proper completion certilizate issued by the concerned authority.
- c) The Borrower shall maintain the property in good order and condition and will make all necessary repairs, additions and imputing the continuance of the loan at his/her own cost.
- d) The Borrower shall notify any change in his/her employment, business or profession within 7 days of the change. The Borrowinform any change of correspondence address immediately with allecting such change.
- e) Borrower shall ensure that he complies with all applicable laws (including rules and regulations of various authorities), for the force.

The Borrower further covenants that he shall pay all the charges, including maintenance charges for the scheduled property, a expense.

- f) Notwithstanding anything stated hereinbefore, the Borrower shall be vigilant and shall see that the property is always duly a insured against Tre and other hazards, LANKABANGLA being made the sole bene ciary under the policy, for a value as required BANGLA, during the continuance of the loan and produce evidence thereof to LANKABANGLA each year and whenever called 5.2 The Borrower shall duly furnish details of any additions/alteration in the property, within approved plan, which might be property continuance of the loan.
- 5.3 The Borrower agrees to the fact that LANKABANGLA or any person authorized by LANKABANGLA shall have free access to purpose of inspection/supervision and that the Borrower shall allow LANKABANGLA to inspect the progress of construction, exaconstruction to ensure proper utilization of the loan, and/or to put up a board at some conspicuous place of the property stating property is mortgaged with LANKABANGLA" and/or any other notice(s) on the property at the sole discretion of LANKABANGL Borrower shall not object to or raise any question against such deeds and activities.
- 5.4 That the Borrower hereby con rms and undertakes that the title over the Property of the owner from whom the Borrower sh purchase/already purchased the Property is clean, genuine, unencumbered and the Borrower has investigated these matters are before approaching to LankaBangla for nancing the Property. The Borrower further con rms that the Borrower shall acquire /a the Property in due legal process and thereby shall acquire/has already acquired the Property with good title. If any dispute arise Property in any manner whatsoever at any point of time, then the Borrower shall fully indemnify LANKABANGLA and in that case be at sole discretions to take such steps as it may deem to including but not limited to call back the total loan facility in which expands on the total loan within 07 days from the date of such calling.
- 5.5 Negative covenants

Unless LANKABANGLA shall otherwise agree:

- a) The Borrower shall not sell mortgage, lease, and surrender or otherwise howsoever alienate the property or any part thereo
- b) The Borrower shall not make any change in the declared use of the property. If the property is used for any other purpose in other action which LANKABANGLA might take, LANKABANGLA shall be entitled to charge, in its sole discretion, such higher rait might ■x.
- c) The Borrower shall not amalgamate or merge his/her property with any other adjacent property nor create any right of way/a easement on or through the property.
- d) The Borrower shall not stand surety/guarantee the repayment of any loan or the purchase price of any asset without the wri LANKABANGLA.
- e) The Borrower shall not leave Bangladesh for employment or business or long term stay abroad without informing LANKABA reason he/she leaves the country, he/she must arrange payment of EMI regularly.

ARTICLE-6 BORROWER'S WARRANTIES

- 6 The Borrower hereby warrants and undertakes to LANKABANGLA as follows:
- a) The Borrower con rms the accuracy and authenticity of the information given in his/her loan application made to LANKABA information furnished prior to or after the same till this date.
- b) The Borrower con merms the receipt of the Sanction Letter with the terms and conditions mentioned therein and accepting the the copy marked "Acceptance Copy" and returning it to LANKABANGLA.
- c) Subsequent to the loan application there has been no Material Adverse Change alecting the purchase/construction of the F grant of the Loan as prayed for in the loan application.
- d) There are no mortgages, charges lispendens or liens or other encumbrances or any rights of way, light or water or other easupport on the whole or any part of the Property of the Borrower.
- e) The Borrower is not a party to any legal proceeding a ecting his/her properties and that there is no reason likely to give rise

or to material claims against the Borrower.

- f) The Borrower is not aware of any document, judgment or legal process or other charges of any latent or patent defect all Property or of any material defect in the Property or its title which has remained undisclosed and/or which may allect LANKABA cially.
- g) The Borrower's Property is not included in or allected by any of the schemes of Government or of the improvement trust or body or local authority or by any alignment, widening or construction of road under any scheme of the Government or of any state.
- h) No suit is pending in any Court of Law in respect of the Property to be mortgaged with LANKABANGLA nor has the Borrowe any Notice for infringing the provisions of any act relating to local bodies or Local Authorities or with any other process under law Bangladesh.
- i) The Borrower has disclosed all facts relating to his/her Property to LANKABANGLA and has made available to them all the tipossession.
- j) The Borrower has paid all public dues or demands such as Income Tax and all the other taxes and revenues payable to the Gangladesh or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.
- k) It shall be the Borrower's obligation to keep himself acquainted with the rules of LANKABANGLA, herein referred to/ and tho from time to time.
- I) The Borrower declares that he/she has scrutinized and is satis ded with the building plan, commencement certidicate and all permissions pertaining to the Property and that the construction is as per the approved plan and of a satisfactory quality. ARTICLE-7 EVENTS OF DEFAULT AND REMEDIES OF LANKABANGLA

If one or more of the events specided in this Article (hereinafter called "Events of Default") shall have happened, then, LANKAB notice to the Borrower may immediately declare the entire principal and all accrued interest on the Loan that may be payable by or in terms of this Agreement and/or any other Agreement/s, document/s subsisting between the Borrower and LANKABANGLA charges, incidental expenses, costs and any other dues to be accrued forthwith and upon such declaration the same shall become forthwith and the security in relation to all Loans shall become enforceable, notwithstanding anything to the contrary in this Agreement/s or document/s.

7.1 Events of Default

- a) the Borrower fails to pay any sum due from it hereunder on the due date or on demand, if so payable or fails to perform any tions under this Agreement;
- b) any representation, warranty or statement which is made (or deemed to have been made) by the Borrower in this Agreement certilicate, statement, in connection with this Agreement proves to be incorrect in with references to the fact and circumstances such time would not be accurate in all material respects;
- c) there is a Material Adverse Change in the Borrower's ■nancial position;
- d) there is any change in the directives of the Government of Bangladesh which, in the opinion of the Lender, would prejudice tability to meet its ■nancial obligations in respect of this Facility;
- e) any indebtedness of the Borrower becomes due or capable of being declared due before its stated maturity, any guarantee of the Borrower is not discharged at maturity or when called or the Borrower goes into default under, or commits a breach of, ar or agreement relating to any such indebtedness, guarantee or other obligation;
- f) any petition or application is made for the appointment of a trustee, administrator, receiver or similar o er in respect of all obusiness or assets of the Borrower;
- g) the Borrower changes or threatens to change the nature or scope of its business/service, or any governmental authority expenditure threatens to expropriate all or part of its assets and the result of any of foregoing is, in the determination of the Lender, to allectits Inancial condition, his ability to perform its obligations under this Agreement;
- h) any provision of this Agreement is or becomes for any reason, invalid or unenforceable or any consent or approval required for the performance of its obligations hereunder is revoked or modi**le**d.
- i) Any information given by the Borrower in his/her loan application to LANKABANGLA for ■nancial assistance is found to be incorrect in any material respect or any warranty referred to in Article 6 is found to be incorrect.
- j) If there is reasonable apprehension that the Borrower is unable to pay his/her debts or proceedings for classifying him as inscommenced.
- k) If the property given as security depreciates in value to such an extent that, in the opinion of LANKABANGLA, further securit of LANKABANGLA should be given and such security is not given, in spite of being called upon to do so.
- I) If the Borrower's Property which is pledged as security to LANKABANGLA for the loan is sold, disposed of charged, encumber m) If an attachment or restraint is levied on the Mortgaged Property or any part thereof, and/or certilicate proceedings are taken for recovery of any dues from the Borrower.
- n) If the Borrower fails to furnish information/documents as required by LANKABANGLA under the provisions of this Agreemen
- o) If the Borrower shall become bankrupt or insolvent.
- 7.2 Expenses of Preservation of Assets of the Borrower and of Collection
- All reasonable costs incurred by LANKABANGLA after an Event of Default has occurred in connection with:

- I) Preservation of the Borrower's assets whether now or hereafter existing) or
- II) Collection of amounts due under this Agreement shall be charged to the Borrower and reimbursed to LANKABANGLA as La specify.

ARTICLE -8 WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to LANKABANGLA upon any default under deed or any other Agreement or document shall impair any such rights, power or remedy or shall be construed to be a waiver the by it in any default, allect or impair any right, power or remedy of LANKABANGLA in respect of any other default.

ARTICLE- 9 EFFECTIVE DATE OF AGREEMENT

The Agreement shall be in force till all the moneys due and payable to LANKABANGLA under this Agreement as well as the Footuments that may be subsisting/executed between the Borrower and LANKABANGLA are fully paid.

ARTICLE- 10 MISCELLANEOUS

- 10.1 All moneys due and payable by the Borrower to LANKABANGLA under or in terms of this Agreement shall be paid at the r LANKABANGLA by cheque, or bank draft, drawn in favour of LANKABANGLA in a schedule bank in the town or city where such one is situated or in any other manner as may be approved by LANKABANGLA and shall be so paid as to enable LANKABANG the amount sought to be paid on or before the due date to which the payment relates. Credit for all payments by cheque/bank of will be given only on realisation thereof by LANKABANGLA.
- 10.2 a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the loa of LANKABANGLA. The Borrower shall also permit similar inspection by officers of such other compa nies, banks, institution or as LANKABANGLA may approve, authorize or nominate.
- b) LANKABANGLSA shall have the right to create charge over the property in favour of any company, bank, institution or body security for any re∎nance facility or any loan availed of by LANKABANGLA from such company, bank, institution or body;
- c) LANKABANGLA shall also have the right to transfer or assign the mortgage over the property in favour of any company, ball institution or body in connection with any sale or transfer of the Loan by LANKABANGLA to them.
- d) LANKABANGLA shall have the authority to make available any information contained in the loan application form and/or any document or paper or statement submitted to LANKABANGLA by or on behalf of the Borrower and/or pertaining or relating to the Loan, to any rating or other agency or institution or body as LANKABANGLA in its sole discretion may deem ■t.
- 10.3 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of Bangladesh.
- 10.4 Any notice or request required or permitted to be given or made under this Agreement to LANKABANGLA or to the Borrow in writing, such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand mail or the party to which it is required or permitted to be given or made at such party's address speci■ed at the beginning of this Agree IN WITNESS WHEREOF the parties hereto have signed on the date ■rst above written.

Signed and Delivered by the within-named

LANKABANGLA FINANCE LIMITED

its authori	zed signatory its authorized signatory d Delivered by the within-named Borrower/s & Date:	
Name: Witness:	Witness:	
	Nama	2
Name: Address:	Name: Address:SCHEDULE OF THE PROPERTY	
Dated: BY		
(Hereinafte	er referred to as the "Guarantor")	

IN FAVOUR OF

which expression unless excluded by or repugnant to the context shall mean and include its successors in interest, leg			
, , ,			
A. By a Loan Agreement no			
(the "Loan Agreement") between the Lender and			
(hereinafter referred to as the "Borrower"), the Lender has granted loan facilities	s of BDT		
Taka			
B. Pursuant to the terms and conditions of the Loan Agreement, this Guarantee	is executed by the Guarantor in favour of the Le		
the payment of the Facility including all interest, charges, fees, commissions, etc	c. (Loan Obligations) to the extent provided here		
IN WITNESS WHEREOF THE PARTIES HERETO AGREE THAT:			

LANKARANCI A FINANCE LIMITED, Safura Tower (Level 11), 20, Kamal Ataturk Avenue, Banani, Dhaka, 1212, (haroinaftar

1.1 De**■**nitions

Capitalized terms used but not otherwise de ned herein shall have the meanings ascribed to them in the Loan Agreement. In tunless the context otherwise requires:

"Collateral Instruments" means notes, bills of exchange, certilecates of deposit and other negotiable and non-negotiable instrur guarantees, indemnities and other assurances against enancial loss and any other documents or instruments which contain or obligation (with or without security) to pay, discharge or be responsible directly or indirectly for, any indebtedness or liabilities of Borrower or any other person liable and includes any documents or instruments creating or evidencing a mortgage, charge (wheolating), pledge, guarantee, lien, hypothecation, assignment, trust arrangement or security interest of any kind;

"Guarantee" includes each separate or independent stipulation or agreement by the Guarantor contained in this Guarantee;

'Guaranteed Liabilities' the indebted obligations of the Borrower under the Facility Agreement including, without limitation, or (as well after as before judgement) to date of payment at such rates and upon such terms as may from time to time be agreed, charges and all legal and other costs, charges and expenses on a full and unqualined indemnity basis which may be incurred by relation to any such moneys, obligations or liabilities or generally in respect of the Borrower, the Guarantor or any Collateral I "Incapacity" means the death, bankruptcy, unsoundness of mind or insolvency;

Words importing the plural shall include the singular and vice versa.

2 Guarantee

- 2.1 In consideration of the Lender agreeing to grant the Facility to the Borrower pursuant to the Facility Agreement, the Guar guarantees to pay to the Lender immediately on demand by the Lender the Guaranteed Liabilities of the Borrower, now or howing or incurred by the Borrower to the Lender under or pursuant to the Facility Agreement and the other such Security Dotthe same become due for payment or discharge whether by acceleration or otherwise, and whether such moneys, obligations of express or implied, present, future or contingent, joint or several, incurred as principal or surety, originally owing to the Lender or otherwise acquired by it, or incurred on any Banking account or in any other manner whatsoever.
- 2.2 As a separate and independent stipulation, the Guarantor agrees that if any purported obligation or liability of the Borrower have been the subject of this Guarantee had it been valid and enforceable is not or ceases to be valid or enforceable against the on any ground whatsoever whether or not known to the Lender , including, without limitation, any irregular exercise or absence corporate power or lack of authority of, or breach of duty by, any person purporting to act on behalf of the Borrower or any leg limitation, whether under the Limitation Act or otherwise or any disability or Incapacity or any change in the constitution of the B the Guarantor shall nevertheless be liable to the Lender in respect of that purported obligation or liability as if the same were full enforceable and the Guarantor were the principal debtor in respect thereof. The Guarantor hereby agrees to keep the Lender for indemnited on demand against all damages, losses, costs and expenses arising from any failure of the Borrower to perform or such purported obligation or liability.
- 2.3 Any certilacate or determination of the Lender as to the Guaranteed Liabilities shall, in the absence of manifest error, be bir conclusive on and against the Guarantor.2.4 The Guarantor agrees to pay penal interest on each amount demanded of him un as representing the cost to the Lender of any delayed payment or non-payment under the Facility Agreement.
- 2.5 The liability of the Guarantor shall not be a ected, nor shall this Guarantee be discharged or reduced by reason of (i) The Borrower or any other person liable; or (ii)The Lender granting any time, indulgence or concession to, or compounding with, or releasing or varying the liability of the Borrower or any other person liable or renewing, determining, varying or increasing any accommodation, facility or transaction or otherwise dealing with the same in any manner whatsoever or concurring in, accepting any compromise, arrangement or settlement or omitting to claim or enforce payment from the Borrower or any other person liable. The Lender shall not be obliged to make any claim or demand on the Borrower or to resort to any Collateral Instrument or payment now or hereafter held by or available to it before enforcing this Guarantee and no action taken or omitted by the Lender connection with any such Collateral Instrument or other means of payment shall discharge, reduce, prejudice or a ect the liabil Guarantor under this Guarantee, nor shall the Lender be obliged to apply any money received or recovered in consequence of enforcement or realisation of any such Collateral Instrument or other means of payment in reduction of the Guaranteed Liabilities. The Guarantor agrees that, without the prior written consent of the Lender, he will not: (i) exercise his rights of subrogation and indemnity against the Borrower or any other person liable; (ii)demand or accept payment in whole or in part of any indeb or hereafter due to the Guarantor, from the Borrower or from any other person liable or demand or accept any Collateral Instrument.

respect of the same or dispose of the same; (iii) claim any set-o■ or counterclaim against the Borrower or any other person like competition with the Lender in the liquidation of the Borrower;

- 2.8 All payments to be made by the Guarantor under this Guarantee shall be made in full, without any set-o■ or counterclaim w free and clear of any deductions or withholdings, on the due date to the account of the Lender.
- 3 Continuing Representations and warranties

The Guarantor represents and warrants that:

- (a) This Guarantee constitutes valid and legally binding obligations of the Guarantor enforceable in accordance with its terms a by the Guarantor will not (i) contravene any existing applicable law, statute, rule or regulation or any judgement, decree or perm the Guarantor is subject, (ii) conlict with, or result in any breach of any of the terms of, or constitute a default under, any agree instrument to which the Guarantor is a party or are subject or by which he is bound, or (iii) result in the creation or imposition of Guarantor to create any encumbrance on any of the Guarantor's undertakings, assets, rights or revenues.
- (b) No litigation, arbitration or administrative proceeding is/are taking place, pending or, to the knowledge of the o

 threatened against the Guarantor, which could have materially adverse e

 ect on the Guarantor in performing this Guarantee.

 4. Set-o

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The Guarantor authorises the Lender to apply any credit balance to which the Guarantor is then entitled on any account of the with the Lender at any of their branches in or towards satisfaction of any sum then due and payable from the Guarantor to the I this Guarantee. The Lender shall not be obliged to exercise any right given to it by this Clause. The Lender shall notify the Guarantee are purported exercise of any right of set-off giving full details in relation thereto.

- Bene■t of this Guarantee
- 5.1 This Guarantee shall be binding upon the Guarantor and his/her heirs and legal representatives in title and shall inure for the Lender and its successors in title and assignees and transferees.
- 5.2 The Guarantor may not assign or transfer any of his rights or obligations under this Guarantee.
- 5.3 The Guarantor agree to reimburse the Lender on demand for all legal and other costs, charges and expenses on a full and indemnity basis, which may be incurred by the Lender in relation to the enforcement on this Guarantee against the Guarantor.I Signed & Delivered by the within-named Guarantor/s

Signature & Date:

Signed in the presence of (signatures, names and addresses of the witnesses):-

Witness: Witness:	
1	2
Name: Name:	
Address: Address:LANKABANGLA FINANCE LIMITED	
Demand Promissory Note	
On demand I/We,	, son/daughte
ofha	ving the residence address at
	permanent address at
	to pay to LANKABANGLA FINANCE LIMITED or order a sum of
) on
interest at the rate of per annum.	
I/We further declare that I/we dispense with a notice of dish	onour in terms of section 98(a) of the Negotiable Instrument Act No.
of 1881.	
Signature:	
Name:	
Date: LETTER OF CONTINUATION	
Date:	
LANKABANGLA FINANCE LIMITED	
Safura Tower (Level 11)	
20, Kemal Ataturk Avenue	
Banani, Dhaka 1213	
·	nless excluded by or repugnant to the context will mean and include
successor-in-interest, legal representatives, administrators,	assigns).
Dear Sir,	
having the residence address at	

permanent address at

being the Borrower, beg to enclose a Demand Promissory Note datedsigned by me/us that is give Lender as security for the repayment of credit facility which is at present outstanding in my/our name and also for repayre credit facility to the extent of BDT(Bangladeshi Taka	ment of
only which I/we may avail of hereafter and the said Promissory Note is to be a security to the Lender for the repayment of ultimate balance or sum remaining unpaid on the credit facility and I/we shall remain liable on the said Promissory Note notwithstanding the fact that by payments made into my/our account from time to time the credit facility may from time to reduced or extinguished or even that the balance of the said account may be at credit.	of the e,
It is understood that the Lender is at liberty to take such steps as it considers expedient in order to enforce payment of the Note at any time after it's notice demanding payment has been posted and default made in payments for 3 days after po	sting su
notice and that this guarantee shall apply to any other Promissory Note that may be given in renewal or substitution of the I/we hereby acknowledge and con rm that I/we am/are liable to the Lender for payment of the amount mentioned in the Promissory Note together with interest thereon; and that the limitation of the said Promissory Note shall be suspended in with the Limitation Act, 1908 (and any amendment thereto) until I/we default in repayment of credit facility, the limitation from the date of default.	said n accord
Yours faithfully,	
Signature:	
Name: Date:AUTHORITY TO COMPLETE PROMISSORY NOTE, CHEQUE ETC.	
To	
LankaBangla Finance Limited	
20, Kemal Ataturk Avenue	
Safura Tower (Level-11)	
Banani, Dhaka 1213. Dear Sir(s):	
In consideration of the Loan Agreement No	
and any amendment thereto (hereinafter referred to as "Loan Agreement") entered into between	
LankaBangla Finance Ltd. and I/we, the undersigned,	
having the residen permanent a	
being the Borro	
deliver to you promissory notes and/or Cheques pursuant to the terms of the Loan agreement and its schedule duly executive.	
Borrower and complete in all respect except that the date and/or amount which will be kept blank.	
I/We acknowledge that the Promissory Notes and/or Cheques will be delivered to you in ful Imment to the requirements of Agreement and that, in addition to and not limited by the authorizations contained herein; you have the right to treat the	
Notes and/or Cheques in all respects, in the manner contemplated by the Loan Agreement.	1 1011113
You or any of your agents or employees with full rights of substitution are hereby irrevocably and speci∎cally authorized	and
empowered, in your sole discretion and at any time, to complete the Promissory Notes and/or Cheques by inserting ther appropriate date and/or proper amount including accrued interest, default interest, stipulated loss value, and other costs by the Borrower as determined by you pursuant to the Loan Agreement.	
I/We acknowledge and agree that all actions taken by you pursuant to the Power of Attorney including but not limited to	the
determination of the date or the amount to be inserted in the Promissory Notes and/or Cheques shall be binding ■nal ar	
on me/us.	
I/We further acknowledge and agree that this authorization is irrevocable and may not be limited in any manner whatsoe to the extent speciacally stated herein. This authorization shall expire on the date that you, in your sole discretion, deter sums owing or which shall become owing under the Loan Agreement as the case may be, have been fully paid. Any and	mine th
authorizations of the Borrower required for this Power of Attorney have been obtained and shall remain in full force and	
all obligations and the Loan Agreement have been discharged.	
This authority is made on this the day of	
Signature :	
Name :	
Designation:	
Witness:	
1. 2. Name:	
Address: Address: Date:	

The Manager LankaBangla Finance Limited Safura Tower (Level-11), 20 Kemal Ataturk Avenue Banani, Dhaka-1213 Dear Sir,

With reference to the above, i would like to request you to	, ,
	only to
	dated
I would appreciate if you ■x the EMI date	day of each month commencing from
Looking forward of your early action in this regard.	
Yours sincerely,	
Tours sincorcity,	
Name:	
Signature:	
Letter of DisbursementUNDERTAKING	
To:	
LANKABANGLA FINANCE LIMITED	
SAFURA TOWER (LEVEL 11)	
20, KEMAL ATATURK AVENUE,	
BANANI, DHAKA 1213,	
	pression unless excluded by or repugnant to the context will mean an
include its successor-in-interest, legal representatives, adn	- · · · · · · · · · · · · · · · · · · ·
· ·	
· · · · · · · · · · · · · · · · · · ·	
	both the residence
` ' '	
	(hereinafter both the First Applicant and the Second Applican
	oned a Mortgage Loan facility of Taka/- (
), have been surface.	only (the "Loan") from LANKABANGLA in terms of the Sanction Lette
	ited("the Sanction Letter") issue
LANKABANGLA and duly accepted by us & a Loan Agreer	
	en us and LANKABANGLA (hereinafter referred to as the "Loan Agre
	rty as described in the SCHEDULE below (the "Schedule Property").
	ed in the schedule below (The "Schedule Property") is mortgaged wi
	ur existing loan with the same bank/NBFI, We, the First Applicant an
	osition to execute the Deed of Mortgage & General Power of Attorney
favour of LANKABANGLA right now as we need to pay o■	

documentation requirement from our part with LANKABANGLA.
NOW, THEREFORE, IN CONSIDERATION OF THE PREMISES STATED ABOVE, WE, THE BORROWERS HEREBY UNDE
1. That we hereby unconditionally & irrevocably undertake that we shall redeem the Schedule Property within
days from the date of this undertaking and immediately upon redeeming the Mortgage De
No
regarding the schedule property, we the Borrowers shall execute Deed of Mortgage & Irrevocable C Power of Attorney in
respect to the Schedule Property in favour of LANKABANGLA upon obtaining the necessary permission for creation of Mortgage
any) in favour of LANKABANGLA within (
2. That we unconditionally & irrevocably undertake that we shall arrange to provide all original documents and any other documents
as deemed necessary by LANKABANGLA to LANKABANGLA in respect to the Schedule Property as per requirement of LANK
within 7 (Seven) days from the date of ■rst disbursement of the Loan. In case we fail to provide LANKABANGLA with any of the
ments as required by LANKABANGLA we shall refund to LANKABANGLA the entire loan along with any due interest and/or ch intimated by LANKABANGLA within 7 days of any demand by LANKABANGLA.
3. That we hereby undertake that as the Schedule Property is mortgaged with
existing Loan with, we shall, upon paying o■ the existing loan in full through disburser
partial loan amount of LANKABANGLA arrange to collect NOC for our existing Loan from the current mortgagee bank
institution that is
ments as required by LANKABANGLA.
4. That we shall not re-allot or resell or register the Schedule Property to any other individual or party and we shall not exchang
transfer the Schedule Property without prior written approval of LANKABANGLA. 5. That we irrevocably & unconditionally undertake that the title of the Schedule Property is clean; therefore, if any dispute arise
future we shall refund to LANKABANGLA the entire loan along with any due interest and/or charges as intimated by LANKABA
within 7 days of any demand by LANKABANGLA.
6. That after making of any partial disbursement of the Loan or takeover of loan, if it appears to the absolute discretion of LANK
BANGLA that the title of Schedule Property is not satisfactory and/or documentation is not complete in all respect, LANKABAN
shall have the absolute right not to disburse the rest of the phases of the Loan and shall have the right to take such action as a
under existing law of the land and under the Loan Agreement and in that case, upon demand of LANKABANGLA, we shall refute Loan including all interest & charges within 07 (Seven) days from LANKABANGLA for such refund.
7. That in case of our failure to comply with the terms of this undertaking, as mentioned hereinabove to the satisfaction of LANk
BANGLA, our failure shall be deemed to be an Event of Default for not performing with this undertaking.
8. That in the event of default in repayment of Loan by us as determined and specimed by LANKABANGLA or in case of any irre
payment of the monthly instalments (MI) payable to LANKABANGLA by us, we shall be severally and/ or jointly liable to refund
LANKABANGLA the entire Loan together with any overdue interest and charges under the Loan Agreement to LANKABANGLA
7 (seven) days from such request from LANKABANGLA.
9. We shall seal, sign and execute any other documents and perform any other acts that may be necessary or to perform our o tion under the foregoing clause.
10. We shall incur all costs and expenses necessary for the performance of our obligation under this Undertaking.
11. This Letter of Undertaking is irrevocable and shall be binding on us, our successors-in interests, legal representatives and a
12. The word "we", "our", "us", etc. hereinafter will refer to the Borrowers. SCHEDULE OF THE PROPERTY
which is butted and bounded by;
On the North:
On the South:
On the East :
On the West:
IN WITNESS WHEREOF, WE HEREUNTO PUT OUR SIGNATURE ON THIS THE DAY OF
Signed in the presence of
(signatures, names and
addresses of the witnesses):

1. 2.			
The Managing Director LankaBangla Finance Limited Safura Tower (Level-11) 20, Kemal Ataturk Avenue Banani, Dhaka-1213			
Subject: Declaration regarding clients Name/Signar NID/Passport/Driving License/E-TIN/Trade License Dear Sir, I would like to inform you that the following informa 1. Name: 2. Other Names: i) ii) 3. Father's Name: 4. Mother's Name: 5. Husband's/Wife's Name:	e/Bank Account.	smatch with	
6. Present Address: 7. Permanent Address: I do herewith declare that all of my names above in NID/Passport/Driving License/E-TIN/Trade License my conclusive signature used in connection with Lo 11), 20 Kemal Ataturk Avenue, Banani, Dhaka-121 Yours faithfully,	e/Bank Account and other documer can facility to be obtained from Lar	nts inadvertently an nkaBangla Finance	d my following signatur Limited, Safura Tower
Signature as per Loan Application Witness: 1. 2. Date: To LANKABANGLA FINANCE LIMITED 20, Kemal Ataturk Avenue Safura Tower (Level-11) Banani, Dhaka-1213 (hereinafter referred to as the "Lender" which expresed representative, successors -in-interest, assign			
LETTER OF LIEN Dear Sir, In accordance with the provisions of the Loan Agre being the Lessor and	father's /husband's n	name	having add
(hereinafter referred to as the "Loan Agreement"), Tk(Taka	do hereby create lien on the follow only in accordance	ving TDR/Share with the with the terms and e said TDR/Share, i	n a total face value of d conditions of the said

so forth in the event of my/our failure has occasioned.

I/We am/are simultaneously advising the said bank/Issuing authority by endorsing a copy of this letter about creation of lien on refinance Limited and/or its assignees. I/we con me that when you present that TDR/Share for encashment to the Bank/Issuing reformed to, encash the TDR/Share and all interest in your favor notwithstanding any objections, protest or demand of any kind from and assignees all of which are hereby expressly waived by me/us, I/we am/are asking the Bank/Issuing Authority to hereby record the books/register and not to pay any interest or principal or any other privileges without your prior written consent to me/us.

The lien hereunder created on the TDR/Share shall be irrevocable and shall continue until I/we have discharged all payment ob charges under the terms and conditions of the Lease Agreement and I/we shall not under any circumstances countermand the such obligations have been fully and Inally discharged.

I/We further hereby declare that this undertaking and authorization shall be binding in the manner aforesaid on my/our successory Yours faithfully,

Name :	
Address :	
TDR No./Share Amount (BDT.) Issuing Author	ity/Bank
Witness 1:	
Name:	
Address:	
Witness 2:	
Name:	
Address:MÖvnK cwiwPwZ m¤úwK©Z dig (KY0	
·	
	d‡UvKwc M"nxZ wKbv? t n¨uv / bv (cÖ‡hvR¨ †¶‡Î)
	d‡UvKwc M"nxZ wKbv? t n¨uv / bv (cÖ‡hvR¨ †¶‡Î)
	d‡UvKwc M"nxZ wKbv? t n"uv / bv (cÖ‡hvR" †¶‡Î)
	d‡UvKwc M"nxZ wKbv? t n¨uv / bv (cÖʻ‡hvR¨ †¶‡Î)
	d‡UvKwc M"nxZ wKbv? t n"uv / bv (cÖ‡hvR" †¶‡Î)
	d‡UvKwc M"nxZ wKbv? t n¨uv / bv (cÖ‡hvR¨ †¶‡Î)
12. wnmv‡ei cÖK…Z myweav‡fvMx	
	vbxi †¶‡Î 20% ev Gi AwaK GKK †kqvi †nvìvi Gi we⁻ĺvwiZ Z_¨vw`
	GQvovI †Kv¤úvbxi wbqš¿bKvix †kqvi †nvìvi Gi we־ĺvwiZ Z_¨vw` msMÖnc~e©K †
n‡e e¨w³K wnmv‡ei †¶‡ÎI cÖK"Z myweav‡fvN	• • •
13. cÖ‡`q A‡_©i Drm wK? Znwe‡ji Drm wKfv:	
14. MÖvn‡Ki †ckvi mv‡_ cÖ‡`q A‡_©i Drm m	
MÖvn‡Ki ‡ckvi we¯ĺvwiZ eY©bvc~e©K mvgÄr	
15. wi⁻⊂†MÖwWs t D"P ga¨g	wbgœ
gšĺe" t (ašĺa" Aatk Subjective wateRbyg MÖvetki St	uywK m¤ú‡K© Avewk¨Kfv‡e gšĺe¨ Ki‡Z n‡e MÖvn‡Ki SuywK wbi"c‡bi †¶‡Î MÖv
	/Z, A‡_©i gvÎv, e¨emv‡qi GjvKv, e¨emv‡qi AvKvi, wnmv‡ei cÖK…Z myweav‡fvM
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^v¶i (mximn) I ZvwiLt	TOVG, ADYTOV DRVIX ROUNZEVI DVG, "VIII (IIIXJIIIII) I ZVWILI
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16. Willive i WOviik ilisµvsi Z_ vw Tile⊜‡ki C	TIEV # JV P DV/TIV JDVIVIV KIVI ZV WILL
ch©v‡jvPbv Ges nvjbvMv`Kvix Kg©KZ©vi	
bvg (mxjmn)	omer Risk Prolling (CRP) Form
Risk	And there is a second of the s
Determinants	
Determinants	
Risk Variables/Determinants	

Risk Weight Customers
Excep ons
customer
in ge ng KYC related informa on from
High net worth customer or high value transac ons:

Value Risk Level Risk Weight 0-5 million Low 0 5-20 million Medium 10 >20 million High 20

A customer who has a business which involves large amount of cash (e.g. Jewelry/Gems trade, money transmi ers/changers, art/an que dealers, restaurant/bars, share & stock brokers etc.

Non-resident customer

Poli cally exposed person, its close associate or family member Rela vely complex control/ownership structure (in case of corporate customer)

Reliability/trustworthiness of verica on measures Unclear source of funds or income from undocumented sources

Customer opens account in the name of his/her family member who intends to credit large amount of deposits not consistent with the known sources of legi mate family income.

Bene**■**cial ownership of funds may not belong to customer

Products Services

ŏ,

Use of products & services which entail non face-to-face contact

Customer seeks private banking (i.e. priori zed or privileged banking) or other riskier services

Payment received from unknown or unrelated third par es

Service to walk-in Customers

Channels
How was the account opened?

Mode Risk Level Risk Weight RM/A■liate Low 0 Direct Sales agent Medium 10 Internet High 20

Level of cash based transac ons Element of anonymity in transac ons

Loca ons

Customer is based or linked to any country which is iden ■ed by credible sources as having signi■cant level of corrup on and criminal ac vity

Customer's link to any country known to be a tax heaven and iden **med** by credible sources as providing funding or support for terrorist ac vi es or that have designated terrorist organiza ons opera ng within their country

Any country uniden ■ed by FATF or FSRBs as not having adequate AML& CFT system

Any country iden ■ed as des na on of illicit ■nancial ■ow

Customer is linked to any country subject to economic or trade

sanc ons

Others Transac on pa ern matches with central bank's examples on Red Alerts or guidance provided by B F I U on ML/FT typologies

Customer/bene cial owner iden ca on and veri ca on not

done properly

Any other risk factors etc.

Total Risk Score

Scale

Please note that risk weight assigned as above have been selected according to prevalence of risk i.e.

Never = 0Low = 5

Moderate = 10

High = 20

--

Benchmarking Risk Score Range Ra ng Below 50 1

51 - 80 2 81 - 110 3 111 - 140 4 141 - 170 5 170 & above 6 Ra ng Customer Risk Pro■ling Check 1-2 Low Risk 3-4 Moderate Risk 5-6 High Risk Customer Risk Pro■le is re-considered in line with pre-de■ned criteria of central bank or LBFL's own Internal Risk Assessment (with seal & signature) Prepared By: (with seal & si gnature) Approved By: Customer is based or linked to UN Sanctioned list/countries LankaBangla Finance Limited Clientele Acknowledgment Form (CAF) (As per guideline of Bangladesh Bank) Name of the Client: Description of Loan/Lease Facility Sanction Amount: Purpose of the Loan: **Product Category:** SL No. Questions Comments FI's Comment Client's Comment 1. What is the total amount to be disbursed? Agreed with the FI's comment. 2(a). 2(b). Will it be disbursed at once? If not, how will be there many parts and mention the amounts in each disbursement? Agreed with the FI's comment. 3. What will be the tenure for repayment? (In case of rescheduled accounts, the tenure should be considered from the date of rescheduling) Agreed with the FI's comment. 4(a). 4(b). Is there any grace period allowed? If so, How long?

Agreed with the FI's comment.

5. What will be the mode of repayment

(monthly/quarterly/half-yearly)?

Agreed with the FI's comment. 6. What will be the installment size? Agreed with the FI's comment. 7(a). 7(b). Whether the installment size will be same throughout the repayment tenure? If not, is the client fully informed about this repayment reschedule? Agreed with the FI's comment. 8(a). 8(b). 8(c). Whether the interest rate is ■xed or ■exible? If ■xed, what will be rate? If flexible, is the client informed about it? Agreed with the FI's comment.

9(a).

9(b).

Will there be any fees or other charges being added in future?
If so, how much extra will the client have to pay and under what circumstances?
Agreed with the FI's comment.

10(a).

10(b).

Will there be any prepayment penalty if the client settles the loan/lease early? If so, how much the client will have to pay as early settlement fee?

Agreed with the FI's comment.

N.B.: For rescheduled accounts, questions number 1 and 2 of this CAF is not applicable.

Omcial's Signature with Date Clientele Feedback Form-CFF (As per guideline of Bangladesh Bank) Name of the Client:

Description of Loan/Lease Facility

Sanction Amount:

Client's Signature with Date Client Feedback

Purpose	e of the Loan:			
Product	Category:			
Period o	of the Feedback (from		_ to):
SL No.	Questions Comments			
	mment Client's Comment lad the client received lo ag	reement?		
Yes/No	Yes/No			
1(b). If	not, what was the reason (in brief)?		
	not agreed with lanation			
	Whether the grace period (if ngly or not?	any) was allowed		
Yes/No 2(b). If	not, what was the reason?			
-	l/not agreed with lanation			
	hether FI had charged any e his period that not mentione ent?			
Yes/No				
. ,	so, what was the reason? slanation	Agreed/not agree	ed with	
	f the client di ■ ers with the e entioned in 3(b), what are th r?			
4(a). V	Vas there any change in the	period?		

Yes/No

O**■**cial's Signature with Date

Client's Signature with Date

Agreed/not agreed with

FI's explanationApplication Form Duly Filled Up with proper date & signature

Valid Photo ID (National ID/Passport/Driving License/Commissioner Certi**■**cate)

Photograph of Applicant/Proprietor/all Partners/all Directors -3 Copies (Self Attested, Attested by RM)

TIN Certi

cate and/or Income Tax Document (IT Return copy with receipt)

Personal Guarantors' particulars duly ■lled & signed

Valid Photo ID of PG (National ID/Passport/Driving License/Commissioner Certi**■**cate)

Photograph of PG - 2 Copies (Attested by both Applicant & Guarantor)

Quotation Accepted By the Client

CIB Undertaking

Bank Statement of Last 12 Months

Utility Bill Copy (if applicable)

Net Worth Declaration by applicant and guarantors

Visiting Card of applicant and guarantors, if applicable

Applicant's name spell and Applicant's father, mother & spouse name spelling to be consistent

With all submitted documents (Photo ID, CIB inquiry & ■le)

Declaration regarding any mismatch in name/s with supporting docs (if applicable)

Bank statement veri
cation request letter/authorization letter

Other Loan Facility Information (Sanction Letter copy) – if applicable

SALARIED PERSON

Salary Certi**■**cate/LOI/Pay Slip (Preference 1/2/3)

Pay Slip (Last 3 Months)

Company ID Card (Photocopy attested by applicant & RM)

BUSINESSMAN/PROPRIETORSHIP/PARTNERSHIP

Latest Trade License (Updated Copy)

Trade License Copy (to comply minimum business length)

TIN Certi**■**cate (Organization)

Copy of Partnership Deed (if applicable)

MOA & AOA (RJSC Certi∎ed Copy)

Certi**■**cate of Incorporation (RJSC certi**■**ed copy)

RJSC attested From X & XII (Photocopy)

Audited Financial Statements (Last 3 Years)

Audited/Management Account (Latest not before 6 months)

Board Resolution/Partners Resolution (if applicable)

VAT Registration Certi**■**cate

ERC OR IRC

Other Business Documents Supporting (if applicable)

LANDLORD

Ownership Document (Ownership Deed/Mutation/Holding Tax)

Copy of Rental Deed/Money Receipt/Others

SELF EMPLOYED PERSON

Professional Certi**■**cates (Photocopy)

Proof of Professional Association Membership

Income Declaration/Proof of other Income (in case of Private Practice)

OTHERS, IF APPLICABLE

Flat/Land Ownership Document Copy (if R/A is permanent)

Asset Deed copy as per net worth declaration (Best e

ort basis)

Others (If Necessary)

NOTE

All documents duly signed by the Applicant, Source & RO

Duly completed CAF, CFF and KYC form

Applicant Name: Application Check List

Required Document

Obtained

Remarks

Yes No Yes No

Prepared By Checked By

Business Business CRM OperationsDocumentation Check List

The following property related documents are required prior to disburse your loan:

Particulars

For Private Land:

Baya Deed (original/certified/photocopy)

Ownership Deed (original/certified/photocopy)

Development agreement with the land owner

Power of Attorney (if any)

Recent Survey report i.e. math parcha

CS/RS/SA Parcha, DCR (PS,BS,RS Parcha for Chittagong)

Mutation Parcha/ Khatianm, C.S. R.S b& S.A. operation

Up to date land tax receipt

Up to date municipality tax receipt

Non Encumbrance Certificates (NEC) for 13 years

Approved plan and approval letter of RAJUK/CDA- Mandatory

Estimate of the cost of construction

Soil Test Report

Project Brochure

Memorandum & Article of Association of the Developer Company

Company Profile

Title report by developers lawyer

Location Map

For Leasehold Land:

Baya Deed (original/certified/photocopy)

Ownership/Leased Deed (original/certified/photocopy)

Development agreement with the land owner

Power of Attorney (if any)

Power of Attorney acceptance from letter from concerned Gov. Authority

- Mutation Letter from relevant Govt. office-RAJUK/CDA
- Mutation Letter from National Housing Authority (NHA)
- Mutation Letter from Ministry of Works

Duplicate Carbon Receipt (DCR) with mutation order sheet

Recent Survey Report i.e. math parcha

Non Encumbrance Certificates (NEC)

Up to date land tax receipt

Up to date municipality tax receipt

Permission from the lessor to mortgage (if required)

Approved plan and approval letter of RAJUK/CDA

Estimate of the cost of construction

Soil Test Report

Project Brochure

Memorandum & Article of Association of the Developer Company

Developers Board Resolution for execution of documents

Company Profile

Title report by developers lawyer

Location Map

Any other relevant document not specified above
 Note: Incomplete documentation may cause delay in processing of your loan
 Signature of Client and Date Signature of RM & Date
 Personal Financial Services www.lankabangla.com
 Home/Mortgage Loan Application Form
 Making Home Plans Possible
 , = ; |
 el. | 7, ¢
 Account Name

el. | 7, ¢
Account Name
Account Number
RM/ARM Code Branch Code
Business Reference
CMS No.
Growing Together... Lan kaBan Ola

FINANCE