GOLD LOAN HDFC BANK We understand your world	GOLD LOAN APPLICATION FORM LOS No.: FILL ALL FIELDS IN CAPITAL LETTERS ONLY (Ver. April 2015) Date:				
PERSONAL DETAILS	(First Name) (Middle Name) (Lock Name)				
☐ Mr. ☐ Ms. ☐ Dr. Borrower Name:	(First Name) (Middle Name) (Last Name)	į.			
Address: Correspondence (R)					
Landmark		1_1			
City Permanent: (R)	PIN State PIN State	1 1			
Office Address					
Tel No.: STD Code	(R1) (R2) (O) Ext.	1-1			
Mobile No.:	Alt. Mbl No. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1-1			
PAN No.:	Gender M DF Transgender Status: Dingle Married Others Addhaar No.: Do you have any disability DY N				
Religion:	Additional No. 2 SC ST OBC Minority Others				
Constitution: Salaried: □ Private □	☐ Public ☐ Government ☐ Wage worker / Contract Employee ☐ Defence ☐ Manufacturer ☐ Service Provider ☐ Home Based Business ☐ CA/CS/Doctor ☐ Trader				
House-wife:	□ Builder				
Net Annual Income (Tick one)	□ 0 - 60,000 □ 60,000 - 1,20,000 □ 1,20,000 - 1,50,000 □ 1,50,000 □ 3,00,000 - 5,00,000 □ > 5,00,000				
Do you Bank with HDFC Bank? (Ti	ick One)				
☐ Agriculture	□ Land development □ Purchase of seeds □ Plantation expenses □ Payment of labor expenses				
	□ Purchase of agricultural equipment like pump sets, sprayers, dairy animals etc Land holding: □ Purchase of agricultural equipment like pump sets, sprayers, dairy animals etc □ Fencing of agricultural land/livestock Acres at:				
	Details of poultry / dairy / fishery :				
☐ Business Expansion	Please provide business description No. of Employees No. of years in Business _ Original Investment Amt. in Plant & Machinery/Equipment (Rs. in lacs)				
☐ Repay loans to informal sector		p.a.			
☐ Education ☐ Home Purchase	Institution Name / Course Name				
a nome i dionase	Cost of House ☐ 0-10 lacs ☐ 11-20 lacs ☐ 21-50 lacs ☐ > 50 lacs	=			
☐ Home Renovation	□ Medical Expenses □ Travel Expenses				
LOAN DETAILS (Term Loan					
	Loan Account No.: Tenure (months): nding Instruction □ ECS □ Front Ended □ EMI				
	Processing Fee Prepayment/Part payment charges Inspection Charges				
IFSC:	Account Number:				
Account holder Name: Insurance Details :	Bank Name:				
modranos Botano .	Premium Amt (2) Name of the Insurance Premium Amt				
Sum Assurred	Insurance Code				
Nominee Name	Helationship	_			
I hereby declare that HDFC Bank has disclosed to me the commission of					
0 1 0 1 0	La La Companya de la				
	ionship with Bank/Other Banks				
Is Applicant a director of any other bank or Is Applicant a Firm / Company in which a di	relative of a director of any other bank? I yes				
	atives of directors of any other bank, are interested as partner/guarantor/director?				
Is Applicant a director/relative of Director or					
Is Applicant a Firm / Company in which relatives of Director or Senior Officer of the Bank are interested as partner/guarantor/director/hold substantial interest? Is Applicant a director of Subsidiaries / Trustees of Mutual Funds/Venture Capital Funds, set up by HDFC Bank or any other bank?					
	K , Please ensure all relevant sections and columns are completely filled to your satisfaction and then only sign the fo	orm			
I □ consent / □ do not consent to receive information/services etc. for Marketing purposes through Telephone/Mobile/SMS/Emails by the Bank/its agent. I confirm that, I have read and understood the Declaration, and					
numbers (not board/general telephone n	m are true and correct. I agree and acknowledge that only direct telephone numbers of offices/corporates/employers) will be accepted for registration of Signature of Borrower				
"Do Not Call". I am aware that post registration, I may receive a call from the Bank to verify the correctness of the request for registration. I authorize HDFC Bank to disclose, from time to time any information relating to my Loan					
Against Gold Jewelry relationship to any parent, subsidiary, affiliate and associate of HDFC Bank, and to third parties engaged by HDFC Bank, for purpose such as marketing of services.					
I/We confirm that I/We do not have any existing customer ID or customer ID a part from the one mentioned above, and in case found otherwise, Bank reserves the right to consolidate the customer Ids under a single customer ID as it may decide, without any prior notice to me/us. Customer ID as it may decide, without any prior notice to me/us.					
FOR OFFICE USE ONLY					
SOURCE DETAILS					
GL SM Code Coex Code Coex Code					
	LTS No Sales Promotion Code				

Thumb Impression or Vernacular Language Declaration

I have understood the entire agreement constituting all oby Gold", which has been filled in my presence. I shall be documents have been explained to me in the language stated in the legal documents. I have affixed my thumb legal documents.	e bound to all the conditions including the understood by me and I have understood	e details stated in the agreement. The legal of the entire meaning of the various clauses
The contents of this document have been read and tra	nslated to Mr/Ms	(name of the borrower) in
has understood the same & affixed his/her thumb impres	regional language to be captured), being ssion / signature in vernacular language t	o this documents.
Explained by me & Executed in my presence		
Signature		
Name	,——	
Address		
Understood by me		
Signature/ Thumb Impression		
Name of borrower		
Executed in my presence		
Signature		
Name of GLO		
EMP Code		
Place : Date : _		

Declaration Cum Terms and Conditions of Loan Collateralized by Gold



I/We hereby agree to abide by the following terms and conditions

- 1. All particulars/information given in this application form are true and complete and no material information has been suppressed / withheld. I/We acknowledge that HDFC Bank Limited ("the Bank") shall have no liability for any consequences arising out of any erroneous details provided by me/us for which I/we shall be solely liable. I/We authorize the Bank to carry out such credit checks and at such time as it may deem necessary. The Bank may sanction, at its sole discretion, loan/s of such amount as the Bank may deem fit ("Loan") for such purpose(s) as set out by me/us in the application form or as may be specified by Bank in the sanction letter/s. The quantum of the Loan advanced to me/us shall be dependent on the internal policies of the Bank from time to time. The amount of the Loan will be conveyed to me/us by and under sanction letter/s issued by the Bank. I/We agree to abide by the terms and conditions of the sanction letter. The Loan alongwith interest, compound interest, default interest and such other chargesas are/may be payable by me/us to the Bank are hereinafter collectively referred to as "Dues".

 2. I/We am/are the owner/joint or several owners and am/are in possessing of certain could including in the form of

- referred to as "Dues".

 2. I/We arm'are the owner/joint or several owners and arm'are in possession of certain gold including in the form of jewellery/ornaments/"Gold Security" over which I/we will create a first and exclusive charge by way of pledge in favour of the Bank by depositing the same with the Bank which shall remain deposited with the Bank till any Dues hereunder remain owned by me/us as security is not defective/challenged by any person in any manner nor is spurious or of inferior quality as it has been acquired by more fifting and no other person has any calain, lien or charge against lit.

 3. In case the value of Gold Security falls lower than the required pursuant to an Audit (as defined hereinafter) or otherwise without prejudice to the right to declare an Event of Default under Clause 22 hereof and/or to right to sell the Gold Security and/or exercise any other rights or remedies available with the Bank hereunder or under law, I/we shall, within 7 (seven) days of a notice from the Bank in this regard, at the Bank's sole discretion, deposit with the Bank in this regard, at the Bank's sole discretion, deposit with the Bank in this regard, at the Bank's sole discretion, deposit with the Bank in this regard, at the Bank's sole discretion, deposit with the Bank in this regard, and the summary of the security is kept. The Bank may in its absolute discretion, use services of an orter of the service of the service

- schedule as set out in the sanction letter(s) is an essential condition for the grant of the Loan.

 10. The interest payable on the Loan shall be charged on actual/reducing basis and shall be computed as per the prevalent policy of the Bank. Subject to prevailing policy of the Bank with regard to the Loan amount applied for by me/us and/or sanctioned to me/us, the interest shall be payable at such rate, on such dates and for such periods as may be specified by the Bank and notwithstanding anything contained herein or elsewhere, the interest payable by me/us shall be subject to the changes in interest rates made by the Reserve Bank of India ("RBI") from time to time as also the Bank shall have the discretion of changing or revising such interest rate, interest payment dates or periods from time to time based on the Bank's internal policy decisions which decision(s) of the Bank shall be final and binding on me/us and the Bank shall not be required to give any reasons therefor and I/we hereby waive any objection I/we may have in that regard. Upon any change/revision in the mode or manner or period of payment of interest or amount of interest including pursuant to an enhancement granted by the Bank if any, in accordance with Clause 8 aforesaid, I/we shall execute such revised ECS/SI mandate/PDCs as the Bank may in its sole discretion require.
- such revised ECS/SI mandate/PDCs as the Bank may in its sole discretion require.

 11.I/We agree that the Loan may be prepaid, in whole or in part, by me/us by making a request to the Bank and upon the Bank confirming the same to me/us, which the Bank may confirm on such conditions as it may deem fit, including without limitation the payment of prepayment or part payment charges as the case may be, as stipulated by the Bank, which prepayment and/or part payment charges may be applied and collected by the Bank as the Bank may deem fit. In case of repayment by way of EMIs, in the event I/we prepay only part of the Loan and other Dues then outstanding, the EMI amounts shall continue to be the same as far as possible, with a proportionate reduction in the number of EMIs, unless the Bank decides otherwise.

 12. Without prejudice to any other rights that the Bank may have under law, in case of non-payment of any Dues when due or demanded by Bank, I / we shall be liable to pay additional interest/default interest at such rate as may be prescribed by the Bank till the date of full payment on the Dues including the Loan plus the interest except on the default interest portion; as also if any interest remains unpaid on any date when it is due or payable, then the unpaid interest will be compounded monthly or in such other manner as may be permitted by the RBI.

- portion, as also if any interest remains unpaid on any date when it is due or payable, then the unpaid interest will be compounded monthly or in such other manner as may be permitted by the RBI.

 13. I/We shall pay all costs, charges and expenses, including stamp duty and legal costs on actual basis and other charges and expenses which may be incurred in preparation of any documents related and/or incidental to the Loan, as also for the enforcement or attempted enforcement of the security created to secure the Dues. I/We hereby authorise the Bank to debit my/our account(s) kept with Bank towards any charges / servicing the Loan and other Dues and upon my/our failure to meet any shortfall in case the value of Gold Security falling lower than the required margin of the Bank as applicable from time to time within 7 working days from the date of postage of notice from the Bank in this regard.

 14. The Bank may obtain post dated cheques ("PDCs") from me/us to enable the payment/repayment of the Dues.

 15. I/We shall deposit with the Bank, such number of duly signed PDCs with the Bank named as the payee therein, as the Bank may in its absolute discretion require enabling the payment/repayment of the Dues. I/We agree that the said PDCs are to be used towards my/our legal liability to the Bank pursuant to this Loan. I/We further agree, acknowledge and confirm that the said PDCs are intended to be used by the Bank to recover my/our Dues to the Bank at any time as the Bank may consider fit and proper and hereby unconditionally and irrevocably authorise the Bank shall have, in its discretion, unconditional and irrevocable authority and powers, as hereby given in favour of the Bank, to deposit the same towards payment/repayment of the Dues. I/We hereby confirm that I/we will ensure that sufficient funds are available in the account to which the said PDCs relate to enable the Bank to present the same and recover the Dues. I/We hereby confirm that I/we will ensure that sufficient funds are available in the account to which t
- following terms:

 (i) I/We doth hereby irrevocably nominate, constitute and appoint the Bank acting through any of its officers, agents as their true and lawful attorney for the Bank on their behalf and their cost and risk to do, execute and perform all or any of the following acts, deeds, matters and things:

 a) To deposit the PDCs towards payment/repayment of the Dues or any part thereof, without notice to me/us in this behalf.

 b) To appoint or engage any agent, courier agencies, correspondent facility providers for ensuring safe holding of the PDCs and having the same picked up, processed and cleared at my/our risks and costs.

 (ii) For the better doing, performing and executing all the matters

- cleared at my/our risks and costs.

 (ii) For the better doing, performing and executing all the matters and things aforesaid, I/We hereby further grant unto the said Bank full power and authority to substitute and appoint in its place and stead on such terms as it may think fit one or more attorney/s to exercise for me/us as my/our attorney/s any or all the powers and authorities hereby conferred, to revoke any such appointments and to substitute or appoint any other person/s in place of such attorney/s as Bank may from time to time think fit.

 a) These irrevocable grants of powers by me/us to the Bank are for consideration coupled with interest and for that purpose and extent shall be governed by Section 202 of the Indian Contract Act. 1882.

 b) I/We hereby further agree to ratify and confirm all and

- ContractAct. 1882.

 b) I/We hereby further agree to ratify and confirm all and whatsoever that the Bank shall do or cause to be done in or about the premises by virtue of the powers herein given.

 c) I/We confirm that the authority and powers hereby given to the Bank is for a consideration and is irrevocable under Section 202 of the Indian Contract Act, 1882 and such authority/power shall survive my/our death. Further, I/We undertake to honour all the PDCs when presented for payment by the Bank and not to take any steps, which in any way are likely to affect the payment thereunder to the Bank.

 17. I/We hereby undertake to honour all the PDCs when

- presented for payment by the Bank and not to take any steps, which in any way are likely to affect the payment thereunder to the Bank including without limitation issue any stop payment instructions. Further, the prior written consent of the Bank shall be required by me/us for changing the authorised signatories for my/our relevant bank account(s) and/or for changing or closing the bank account from which the PDCs were issued.

- stop payment instructions. Further, the prior written consent of the Bank shall be required by mefus for changing the authorised signatories for my/our relevant bank account(s) and/or for changing rolesing the bank account from which the PDCs were issued.

 In the event the cheque is lost in transit/ misplaced or for any reason the Bank is not able to deposit any cheque in clearing, or if otherwise so required by the Bank. I/we agree to forthwith give replacement cheque(s) to the Bank. The Bank shall not in any way be responsible for delay, omission or neglect in encashment, damage or loss of any cheques (given/ to be given by me/us to the Bank in terms hereof) for any reasons whatsoever.

 18. I/We hereby authorize the Bank to carry out the Real Time Gross Settlement ("RTGS") / National Electronic Fund Transfer ("NEFT") transaction as per details mentioned in the application. I/We understand that RTGS / NEFT request is subject to the RBI regulations and guidelines governing the same.

 19. I/We agree that any payments required to be made by me/us hereunder or towards the Dues including but not limited to the interest / change / revision / maintenance / enhancement of margin / processing fees/ payment of Loan amountlyprincipal, in whole or part, shall be made by me/us through such modes as the Bank may permit including (without limitation) Electronic Clearing System ("ECS"). Standing Instruction ("SI"), PDCs, by use of /authorising debit/use of credit cards or debit cards, on the payment through the official website of the Bank, and subject to such further terms and conditions in this regard as may be communicated to me/us by the Bank. I/We fully understand and agree that the Bank shall in no manner be responsible for the consequences of any disclosure on my/our part of any personal and/or loan details to any unauthor/zed personnel falsely representing himselfisherself as being in any manner connected to the senson shall read with the Bank is a lease of payment of the Dues and periodic payment of interest; and liv
- me/us as aforesaid.

 21.I/We hereby represent(s) and warrant(s) that:

 (a)I/We am/are citizen(s) of India.

 (b)I / We confirm(s) that my/our title to the Gold Security deposited/to be deposited by me/us as security is not defective/challenged by any person in any manner, nor is it spurious or of inferior quality as it has been acquired by me/us from genuine sources, is genuine gold, is my/our bonafide property and no other person has any claim, lien or charge against it.
- charge against it.

 (c)1/ We shall utilize the Loan solely for the purpose stated in the application form/sanction letter(s) and the Loan will not be used for any other purpose including any speculative or anti-social purpose, or for the purchase of gold or investment in speculation of gold.

 (d)All declarations made by me/us including the declaration on relationship with other bank(s)/the financing Bank herein are true and complete and no material information has been suppressed / withheld.

 (e) I / We shall perform and am/are bound by all the covenants/conditions set out herein, in the sanction letter and any further conditions as may be prescribed by the Bank, and

 (f) I/We confirm(s) the Bank is not representing the value of the

- Bank, and

 (f) I/We confirm(s) the Bank is not representing the value of the Gold Security to me/us in any manner whatsoever. I/We recognize that for valuation at times detailed Audits are required, which the Bank may conduct in its discretion from time to time.

 22. The Bank may, without assigning any reason and upon written notice to me/us cancel in full or in part the Loan and demand repayment thereof. Upon such notice, the said Dues shall become forthwith due and payable by me/us to the Bank.
- become forthwith due and payable by me/us to the Bank.

 23. The following events shall constitute events of default hereunder (each an "Event of Default"), upon the occurrence of any of which the said Dues shall become immediately due and payable by me /us to the Bank and further enable the Bank inter alia to recall the Loan and/or enforce the Gold Security and other security, if any, furnished hereunder and sell the same:

 (a) Failure on my/our part to perform any of my/our obligations hereunder or under the sanction letter(s) or if any circumstance or event occurs which adversely affects my/our capacity to repay the Loan and/or Dues or any part thereof or perform any of my/our obligations.

 (b) If any of the representations, declarations, or statements or
- (b) If any of the representations, declarations, or statements or particulars made by me/us in the application, or herein,

- including in relation to the quality and quantity of the Gold Security, are found to be false, misleading or incorrect.

 (c) In case the Loan is to be repaid by way of bullet repayment, if the Loan is not repaid alongwith all outstanding Dues on the date of maturity or earlier recall of the Loan by the Bank.

 (d) In case the Loan is to be repaid by way of EMIs, if I/we fail to pay any EMI or any other Dues on its due date or when demanded by the Bank.

 (e) In the event of non-servicing of interest by me /uson any due date.

 (f) Upon detection of any fraud including a systemic fraud in relation to the quality of the Gold Security by the Bank.

 (g) If the value of the said Gold Security falls lower than the required margin of the Bank as applicable from time to time, due to change in market price (whether actual or reasonably anticipated) or any other reason or if there is any deterioration or impairment of any security or any part thereof, which causes the security in the judgment of the Bank to become unsatisfactory in character or value.

 (h) If it is discovered that there is any collusion between the assayer and me/us resulting in a fraudulent or erroneous valuation of the Gold Security or in case the Bank has a reasonable suspicion in this regard.

 (i) If any attachment, distress, execution or other process against me/us or any of the security is enforced or levied upon;

 (ii) In the event of death, insolvency, failure in business, commission of an act of bankruptcy of either of us Borrower(s);

 (k) If at any time before the Loan is repaid in full alongwith all Dues to the Bank, there is any withdrawal, revocation or variance/modification (except with the express consent in writing of the Bank) of any ECS and/or SI mandate / instructions and/or PDC's or any other instrument/mode of payment issued by me/us pursuant to the terms hereof;

 (l) An attempt by me/any of us, without prior written consent of the Bank, to create any charge, lien, mortgage or any other encumbrance over the Gold Security.

 (m) If I/we f

- (a)If any instructionis given by me/us for stop payment of any PDC deposited by me/us with the Bank, for any reason
- (o)If any instructionis given by me/us for stop payment of any PDC deposited by me/us with the Bank, for any reason whatsoever.

 24. Upon the occurrence of an Event of Default, without prejudice to any other rights that the Bank may have under applicable law or otherwise, the Bank shall be entitled to sell by private treaty or public auction or otherwise the Gold Security in the open market after giving me/us a notice of 7 working days (which shall mean days on which banks at the place where the branch of the Bank from which the Loan is disbursed is located are open and working in their regular course of business) which I/we agree is a reasonable period for the purposes of Section 176 of the Contract, 1872. The proceeds so realized from the sale of the Gold Security shall at the Bank's discretion be utilized towards the repayment of Dues under the Loan. In the event that the proceeds so realized are insufficient to meet the amount of Dues, the Bank may (without prejudice to the right of the Bank to otherwise do so) take such other and further actions as it may deem necessary to realize the balance amount from me/us. Provided that the Bank shall not be obligated to first exhaust the remedy of enforcing/selling the Gold Security before initiating any other legal actions/proceedings and shall be entitled to take/initiate such legal proceedings/actions against me/us and/or other persons at any time at Bank's discretion, whether prior to, simultaneously or subsequent to other remedies including sale/enforcement of Gold Security. In case of more than one borrower, I/we agree that my/our liability shall be joint and several. I / We hereby authorise and give consent to the Bank to disclose (without adding any obligation on the Bank to do so), without notice to me/any of us, my/our name(s), default details, loan, interest details, Gold Security details, information furnished by me/us in application form(s) / related documents executed / to be executed in relation to the facilities availed from the Bank, to public at lar
- such posting and in case of delivery by hand or by courier on the date on which it is delivered, if given or made by email, upon receipt of mail delivery report confirming receipt by the Bank, if given or made by facisimile, upon receipt of a transmission report confirming dispatch, in case any such notice is sent by more than one of the modes specified in this Clause 25, whichever is the earliest. If We hereby undertake to keep the Bank informed at all times in writing of any change in my/our mailing address, email id, phone and mobile number(s) and to obtain Bank's written acknowledgement on the intimation given to Bank for any such change. Any notice as aforesaid by the Bank to melvus and shall be demed to have been properly and fully delivered to/on me/us and the service completed on the respective days/dates as mentioned aforesaid irrespective of the fact that the same may be returned undelivered for any reason and in any such case of non-delivery the Bank shall not be required give any further notice through said modes or alternative modes even if postal authorities or the other medium(a) advise/inform/show in such case that I we are not residing or available or found at such addresses or for any address or number not being functional, in order or matched, and I/we shall not be entitled to raise any objection and hereby waive any objection I/we may have in respect of non-delivery etc. including for any of those address, email id, phone and mobile number(s) furnished by melus being incorrect or improper or in case of any change in the same which is not communicated by melus to the Bank in writing with acknowledgement thereon of the Bank obtained prior to any such notice by Bank. The time required for delivery will be included in the notice period provided in Clause 24 hereinabove and shall not be in addition to the said notice period. The mailing address, email id, phone and mobile number(s) as provided by melus in the application form (and as may be communicated in writing by melus to Bank in case of chap
- set out in the application form.

 27. In addition to any general lien or similar right to which the Bank as bankers may be entitled by law, practice, custom or otherwise, the Bank may at any time and without notice to me/us combine or consolidate all or any of the my/our accounts with and liabilities to the Bank and set off or transfer any sum or sums standing to the credit of any one or more of such accounts in or towards satisfaction of any of my/our liabilities to the Bank on any other account or in any other respect, whether such liabilities be actual or contingent, primary or collateral and several or joint. The Bank may also exercise lien on any Gold Security in respect

- of Dues in relation to any other account/s held by me/ any of us with the Bank.
- of Dues in relation to any other account/s held by me/ any of us with the Bank.

 28. The Bank shall have the right to stipulate any other and further terms and conditions that it may deem fit at any time prior to or after the grant of the Loan, which shall be binding on me/us. All rights of the Bank stipulated herein shall be in addition to the rights, powers and remedies available to the Bank under law. The Bank reserves the right to retain the photographs and documents submitted with this application and will not return the same to me/us. The Bank shall, without reference to or any intimation to me/us, be absolutely entitled and have full power and authority to sell, transfer, assign or securitize to any third party or person as the Bank may decide, the facility, any and all outstanding Dues, any rights, benefits and/or obligations hereunder in any manner, in whole or in part and on such terms as the Bank may decide. Any such assignment shall be binding on me/us. I/We shall not be entitled directly or indirectly to sell/transfer/assign my/our benefits or obligations hereunder without the prior written permission of the Bank.
- sell/transfer/assign my/our benefits or obligations hereunderwithout the prior written permission of the Bank.

 29. All disputes arising out of and/or relating to the Loan and this document including any collateral document shall be subject to the exclusive jurisdiction of the Courts/Tribunals of the city in which the branch of the Bank granting the Loan is situated. Provided however that if any dispute arising is below the pecuniary jurisdiction limit of the Debt Recovery Tribunals established under Recovery of Debts Due to Banks and Financial Institutions Act, 1993 (51 of 1993), then such dispute shall be referred to arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996 as may be amended, or its re-enactment, by a sole arbitrator, appointed by the Bank. The costs of such arbitration shall be borne by the losing party or otherwise as determined in the arbitration award. If a party is required to enforce an arbitral award by legal action of any kind, the party against whom such legal action is taken shall pay all reasonable costs and expenses and attorney's fees, including any cost of additional litigation or arbitration taken by the party seeking to enforce the award.

 30. I/We understand that the sanction of this Loan is at the discretion of the Bank and upon my/our executing necessary decuments, creating necessary security and completing other formalities as required by the Bank. I/We authorise the Bank to conduct such credit checks as it considers necessary in its sole discretion and also authorise the Bank to release such or any other information in its records for the purpose. I/ We further authorise the Bank to make any enquiries with any other finance company/bank/registered credit bureau regarding my/our credit history to any other bank / finance company/ registered credit bureau.
- them and also authorise Bank to provide details of my/our credit history to any other bank / finance company / registered credit bureau.

 31. The Bank shall have the right to make disclosure of information relating to me/us, Loan, facility, security, defaults, obligations assumed by me/us, to the Credit Information Bureau of India (CIBIL) and/or any other governmental/regulatory/statutory or private agency as required under law from time to time. I / We hereby authorise and give consent to the Bank to disclose, without notice to me/any of us, information relating to me/us, the Loan, facility, security, defaults, obligations assumed by me/us, as also any information furnished by me/us in application form(s) / related documents executed / to be executed in relation to the facilities availed from the Bank, to CIBIL, RBI, the Bank's other branches / Subsidiaries / affiliates / Credit bureau / Rating Agencies, Service Providers, other banks / financial institutions, governmental / regulatory authorities or third parties who may process the information, publish if required, as also use for KYC information verification, credit risk analysis, or for other related purposes. I/We waive the privilege of privacy and privity of contract.

 32. I/We confirm having received, read and fully understood the terms and conditions applicable to this Loan and accept unconditionally hereby without notice any additional terms and conditions that the Bank may at any time stipulate and I/we will be bound by such amended terms and conditions.

 33. I/We hereby confirm that I/we have read and/or have independently had the aforesaid terms and conditions translated accurately in my/our vernacular language and I / we have completely understood the same to my/our satisfaction. I/We understand that disbursal of the Loan as also my/our acceptance of the sanction letter issued by the Bank shall be a deemed confirmation, agreement and conditions shall apply to the Loan disbursed / sanctioned. I/We understand and agree that there will be a service t

NOMINATION						
Nomination in respect of Gold Security pledged and in the custody of Bank. I/Wename (s) nominate the following person to whom in the event of my/ our death the Gold Security pledged and in the custody of Bank, particulars whereof are given below, may be returned by the Bank upon payment of outstanding amount in full.						
Name & address of Nominee			(please ensure that the nominee is			
not a minor). Relationship with Borrower,	ifany	_Age				
I /We confirm that this nomination shall override any other disposition made by me/us, whether testamentary or otherwise and the nominee shall become entitled to the return of the Gold Security pledged and in the custody of the Bank against payment of all outstanding to the Bank to the exclusion of all other persons. I/We further confirm that on such return the Bank shall stand released and discharged.						
Name of the Borrower (s):						
realite of the Borrower (b).						
Place: Da	te:		Signature of the Borrower(s)			
REFERENCES						
Please provide 2 references:						
1. Name	Tel.No	Mobile No	email.ld			