SD[R&M]-10(A)

LOAN AGREEMENT FOR TERM LOANS & DEMAND LOANS

[For demand loans & loans against immovables other than housing loans] [Without Hypothecation]

DHANLAXMI BANK LTD,		
Brai	nch	
IN CONSIDERATION OF DHA Scheduled Commercial Bank, being Act, 1949, having its registered Offi Corporate Office at Punkunnam Tha among	g governed by the provision ice at Dhanalakshmi Build arissur, Kerala State in Ind other	ons of the Banking Regulation lings, Naickanal, Thrissur and ia and having a branch office places
at	ich expression shall whe	rever the context requires or
a loan of Rs		/-
(Rupees		
		only)
to		

adn from gran	reinafter called "the Borrower" which expression shall wherever the context requires or nits include his/her/their heirs, successors, legal representatives, executors and assignees in time to time) to enable the Borrower to carry out the purpose for which the loan is inted/agreed to be granted, the Borrower hereby agrees, records and confirms the terms conditions upon which the loan is granted/agreed to be granted as under:
1.	The Borrower's application shall constitute the basis of the agreement to sanction the loan or the loan to be sanctioned by the Bank and the Borrower hereby confirms the correctness of each and every statement and particulars therein set forth.
2.	The Borrower agrees that the Bank may disburse the loan to the Borrower in installments or in one lump sum as shown in the Schedule I hereto. The loan applied is
	for
	and the Borrower hereby undertakes that the loan amount shall be utilized only for the said purpose and not for any other purpose.
3.	¹(Demand loans with fixed interest rate) The Borrower agrees to repay to the Bank, on demand, the loan amount along with interest at the rate of% per annum with monthly rests and compounded, rising and falling therewith calculated respectively on the daily balance of the amount due, subject to revision by the Bank.
	² (Demand loans linked to MCLR) The Borrower agrees to repay to the Bank, on demand, the loan amount along with interest at the rate of
	³ (For Demand loans linked to Repo Rate) The Borrower agrees to repay to the Bank, on demand, the loan amount along with interest at the rate of

¹ Strike out if not applicable

² Strike out if not applicable

³ Strike out if not applicable

respectively on the daily balance of the amount due or at such other rates that the Bank may from time to time stipulate.

⁴(**For Demand loans linked to TBLR**) The Borrower agrees to repay to the Bank, on demand, the loan amount along with interest% above the 91 days T Bill yield published by Financial Benchmark of India Ltd (FBIL) (hereinafter referred to as TBLR). The present TBLR is.....% and accordingly the Borrower shall pay interest at the rate of.....%, per annum with monthly rests and compounded, rising and falling therewith calculated respectively on the daily balance of the amount due or at such other rates that the Bank may from time to time stipulate. ⁵(For term loan with fixed rate of interest) The Borrower agrees to repay the loan Bank together with the interest the% per annum with monthly rests and compounded, rising and falling therewith calculated respectively on the daily balance of the amount due subject to revision by the Bank. The Borrower agrees to repay the loan amount together with interest as aforesaid in months in Equated Monthly Instalments (EMI) as detailed below: ⁶The first EMI will commence on completion of one (01) month from the date of availment of final disbursement (e.g., If final disbursement of the loan is on 16-07-2024, the EMI begin date will be on 16-08-2024) or ⁷If the final disbursement is done on or before 20th of a month, the first EMI begin date shall be day of next month and if the final disbursement is after 20th of a month, the EMI begin date shall beday of nextto-next month and interest till of next month from date of disbursement to be serviced by the borrower. The remaining EMIs shall be payable to the Bank on or before the same day of succeeding months as more fully described in Annex C of the Key Fact Statement (KFS) of this Agreement. ⁸(For Terms loan linked to MCLR) The Borrower agrees to repay the loan amount to above the Marginal Cost of Funds based Lending Rate of the Bank (hereinafter referred to as and accordingly, the current rate of interest payable by the Borrower shall be % per annum with monthly rests and compounded, rising and falling therewith calculated respectively on the daily balance of the amount due, subject to revision by the Bank or at such other rates that the Bank

may stipulate from time to time. The borrower agrees to repay the loan amount together

⁴ Strike out if not applicable

⁵ Strike out if not applicable

⁶ Strike out if not applicable

⁷ Strike out if not applicable

⁸ Strike out if not applicable

Instalments (EMI) as detailed below:	months in Equated Monthly
availment of final disbursement (e.g., begin date will be on 16-08-2024) or ¹⁰ If the final disbursement of the loan EMI begin date shall be	ompletion of one (01) month from the date of If final disbursement is on 16-07-2024, the EMI is made on or before 20th of a month, the first
<u> </u>	le to the Bank on or before the same day of bed in Annex C of the Key Fact Statement (KFS)
to the Bank together with interest at above the Repo Rate of RBI (hereinafte Rate is	the The Borrower agrees to repay the loan amount the rate
	ompletion of one (01) month from the date of If final disbursement is on 16-07-2024, the EMI
EMI begin date shall be day of a 20th of a month, the EMI begin date	is made on or before 20th of a month, the first next month and if the final disbursement is after shall be day of next-to-next month and from date of disbursement to be serviced by the
The remaining EMIs shall be payable	le to the Bank on or before the same day of bed in Annex C of the Key Fact Statement (KFS)

10 Strike out if not applicable 11 Strike out if not applicable 12 Strike out if not applicable 13 Strike out if not applicable

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(For Terms loan linked to TBLR) The Borrower agrees to repay the loan amount
to the Bank together with interest at the rate of%
above the 91 days T Bill yield published by Financial Benchmark of India Ltd (FBIL)
(hereinafter referred to as TBLR)The present TBLR is%
and accordingly, the current rate of interest payable by the Borrower shall be
% per annum with monthly .rests and
compounded, rising and falling therewith calculated respectively on the daily balance
of the amount due subject to revision by the Bank from time to time or at such other
rates that the Bank may from time to time stipulate. The borrower agrees to repay the
loan amount together with interest as aforesaid in months
in Equated Monthly Instalments (EMI) as detailed below:
¹⁵ The first EMI will commence on completion of one (01) month from the date of
availment of final disbursement (e.g., If final disbursement is on 16-07-2024, the EMI
begin date will be on 16-08-2024) or
16 If the final disharmont of the localis made on an hefore 20th of a month the final
16 If the final disbursement of the loan is made on or before 20th of a month, the first
EMI begin date shall be day of next month and if the final
disbursement is after 20th of a month, the EMI begin date shall be
day of next-to-next month and interest till

The remaining EMIs shall be payable to the Bank on or before the same day of succeeding months as more fully described in Annex C of the Key Fact Statement (KFS) of this Agreement.

..... of next month from date of disbursement to be serviced by the

The Borrower hereby undertakes that the interest applied in the loan account periodically at monthly rest shall be cleared/remitted then and there along with the principal amount in the installments fixed by the Bank. The Borrower further agrees that the Bank may in its sole discretion alter or reschedule the installment and if deemed fit, stipulate a new repayment schedule, at any stage of the currency of the loan. The Borrower further agrees that even after payment of all the equated installments as stated above, if any amount is left outstanding in the loan account by way of principal or interest or penal charges, other charges and expenses, costs or any other debits made in the account, during the defaulted/delayed period, the Borrower shall pay the said amount in lump sum and liquidate the said loan account.

4. The Borrower agrees that the Bank shall at any time or from time to time be entitled to change or vary the rate of interest in respect of the credit facility depending on the changes in the ¹⁷MCLR of the Bank/ RBI's Repo Rate / TBLR as published by FBIL or the directives of the Reserve Bank of India from time to time or on the policy of the Bank on advances or the Borrower's credit rating with the Bank is downgraded and the Borrower hereby waives the requirement of notice on the change/revision of interest

borrower.

¹⁴ Strike out if not applicable

¹⁵ Strike out if not applicable

¹⁶ Strike out if not applicable

¹⁷ Strike out whichever is not applicable

and a notice in the Bank's notice board or website of the Bank or a report in the newspaper on change/revision of interest rate shall be deemed to be sufficient notice to the Borrower and such interest shall be payable whether debited to the loan account or not, and until so paid shall form part of the loan covered by these presents.

- 5. The Borrower agrees that the Bank shall at any time or from time to time be entitled to levy penal charges for the non-compliance of the material terms and conditions of the loan sanctioned such as default made in payment of any installment on due dates or non-submission of prescribed return, commitment charges, etc. as more fully described in the sanction communication of the loan as well as in the key fact statement herein below. The Borrower further agree to pay the penal charges at such rate as stipulated by the Bank from time to time, if the Bank revises the penal charges during the currency of the loan.
- 6. ¹⁸The Borrower shall create security interest in favour of the Bank by either a registered mortgage or mortgage by deposit of title deeds of immovable property as security for the repayment of the loan, interest, penal charges, expenses and costs and other usual Bank charges as directed by the Bank. The Borrower further agrees and undertakes that the immovable property offered as security would be unencumbered property with clear and marketable title and that during the currency of this loan, the borrower shall not let out or otherwise part with possession of the property except with the consent of the Bank in writing and that Borrower shall not sell, mortgage, assign, gift or alienate any part of the said property
- 7. The Borrower shall open and/or maintain with the Bank a savings bank account/ current account and keep sufficient funds in the account and the Borrower hereby irrevocably and unconditionally authorises and empowers the Bank to debit the same with the amount of each installment or any other sum due by way of interest, costs, expenses, fees, penal charges and other usual Bank charges as and when they fall due.
- 8. The Borrower further agrees that the Borrower shall pay fee and other charges for processing the loan application, charges for creation of security including mortgage by deposit of title deeds, inspection charges, valuation charges, legal charges upfront fees and other fee and charges as stipulated by the bank from time to time at the rate published in the notice board or website of the Bank from time to time. The Borrower agrees to register/ record the charges created in favour of the Bank with the concerned authorities as per applicable laws. If the Borrower fails to register/ record the charges with the concerned authorities within the time frame as per applicable laws, the Bank is entitled to register/record the charges with the concerned authorities, and the Bank, without any further notice, is entitled to recover the amount of any fees or additional fees or charges paid by the Bank for the purpose of registration/ recording of the said charges either from the loan account or any other account of the borrower with the Bank.

6

¹⁸ strike out if not applicable

- 9. The Borrower agrees that if default be made in payment of any installment on due dates then the entire amount of the loan or the balance then remaining outstanding and owing to the Bank shall at once become due and payable and on demand being made by the Bank the Borrower shall repay to the Bank all moneys or liabilities then outstanding and owing to the Bank together with interest and all other charges, including penal charges, costs and expenses. The Borrower further agrees that in case of such default, the Bank shall have the undisputed right to publish the photograph/s of the Borrower as a defaulter to the Bank in daily newspapers or other media as decided by the Bank, at the risk and costs of the borrower and the Borrower hereby conveys his/her/their express consent for such acts of the Bank without any further intimation to the Borrower.
- 10. The Borrower agrees that the credit facilities sanctioned are at the sole discretion of the Bank and that the Bank does not have an obligation to meet further requirements of the Borrower on account of growth in business or any other reasons whatsoever without proper review of the credit limits and the Bank shall have the absolute right to suspend, terminate or recall the existing credit facilities without assigning any reasons whatsoever.
- 11. The Borrower further agrees that during the currency of the loan and for payment of dues in the said account, the Bank shall have the authority to exercise lien and right of set off and combine accounts without notice and charge on all movable property of every description coming into their possession on account of the Borrower or any one of them or for the time being held by the Bank on behalf of the Borrower or anyone of them whether singly or jointly with others in India or elsewhere including without prejudice to the generality of the above, any moneys, bullion, deposits, deposit receipt for moneys, promissory notes, bills of exchange, hundies, stocks, goods, merchandise, bills notes, etc and other documents evidencing title of the Borrower as creditor or member or shareholder of any corporation/association/company.
- 12. Notwithstanding anything contained hereinabove, upon the happening of any of the following events, the whole of the loan or entire balance thereof outstanding at the time of happening of the events shall fall due and payable by the Borrower to the Bank
 - a) In default of payment of any installment as per this agreement
 - b) On committing any breach of any of the terms and conditions of the sanction/this agreement.
 - c) The Borrower entering into any arrangement or composition with its creditor/s or committing any act the consequences of which may lead the Borrower if an individual becoming insolvent and if a Company being ordered to be wound up.
 - d) Any process being issued in execution of a decree or attachment before judgment of the properties of the Borrower resulting in the Borrower losing control of his properties or on receipt of a notice of insolvency from the appropriate court or for winding up from the Company Court, if the Borrower is a Company.
 - e) A Receiver being appointed for the properties of the Borrower and the Bank believes that the Borrower's properties will be taken possession of by the receiver.

- f) The occurrence of any other event or circumstance, which would or is likely to prejudicially affect in any manner the capacity of the Borrower to repay the loan, the opinion of the bank in this regard being conclusive.
- g) Where the Borrower is a company, if a resolution is passed for the winding up of the Company or the Borrower being a partnership firm an application is filed in a court of law for dissolution of the firm.
- h) The Borrower ceasing or threatening to cease business or gives notice of the Borrower's intention to do so.
- i) If the Bank apprehends or has reason to believe that the Borrower is utilizing the amount borrowed or any part thereof for any purpose other than that for which the loan has been sanctioned.
- 13. The Borrower agrees that the sanction letter allowing the facility shall be read in conjunction with the provisions of this agreement and in the event of any inconsistency in this agreement with the aforesaid sanction letter, the terms and conditions mentioned in the sanction letter shall prevail for all intents and purposes.
- 14. The Borrower agrees to accept as conclusive proof of the correctness of any sum claimed to be due to the Bank under this agreement a statement of account made out from the books of the Bank and signed by the duly authorized officer of the Bank or data/print out of the data in respect of the account stored in a floppy, disc, tape or any other form of electro-magnetic storage device or computer system generated printout without production of any voucher, document or paper.
- 15. Any delay in exercise or omission to exercise any right, power or remedy occurring to the Bank upon any default under this agreement shall not impair or prejudice any such right, power or remedy nor shall it be construed to be a waiver thereof or any acquiescence in such default nor such inaction of the Bank in respect of any default affect or impair any right, power or remedy of the bank in respect of such default.
- 16. The Borrower agrees that the securities created in favour of the Bank shall operate as continuing Security and shall not be considered as satisfied by any intermediate payment or satisfaction of the whole or any part of all or any monies due and payable under the loan sanctioned but shall extend to cover all or any monies that may become due and payable under or in connection with sanctioned loan.
- 17. The Borrower agrees that the Bank may transfer/assign the credit facilities to any other bank/financial Institution/Securitisation Company/Asset Reconstruction Company or any such organization or their agents without reference to the Borrower for the purpose of refinance/ securitisation/Asset Reconstruction or outright sale and in case of such sale the terms and conditions of the credit sanction agreed by the Borrower with the Bank shall continue to govern and in case of default in repayment by the Borrower, the buying bank/Financial Institution/Securitisation Company/Asset Reconstruction Company or any such organization or their agents shall have recourse to the Borrower

and the terms and conditions of sale shall be governed by the agreement entered into by the Bank with the buying bank/Financial institution/securitisation company//Asset Reconstruction Company any such organization or their agents. The Borrower further undertakes to execute any document for doing and executing of all such acts, things, deeds, documents or assurances as the bank/ financial institution/securitization company may require for perfecting such assignment. The bank shall also be at liberty to disclose/furnish to such institution any information or data relating to Borrower for the purpose of refinance/Securitisation/Asset Reconstruction or outright sale.

- 18. The Borrower declares that the information and data furnished by the Borrower to the Bank are true and correct and specifically agrees that as a pre-condition for granting loans/advances/other non-fund based credit facilities, the Bank shall have an unqualified right to disclose the information or data relating to the Borrower, the information or data relating to any credit facility availed of/to be availed by the Borrower, default if any committed by the Borrower in discharge of the obligations or any other information as the Bank may deem appropriate and necessary to the Credit Information Companies or any other agency authorized by the Reserve Bank of India and such agencies may process the information and furnish the processed information for consideration to any bank/Financial Institution or other credit grantors or registered users as may be specified by the Reserve Bank of India.
- 19. The Borrower agrees that the bank shall have the absolute discretion to engage the recovery agent/s or agency/ies to recover the dues in the borrowal account(s) and to disclose the information/data relating to the Borrower or information in respect of the borrowal account with the Bank to any recovery agent/s or agency/ies as the Bank may think fit and such recovery agent/s or agency/ies may take appropriate steps against the Borrower or against the securities offered to the Bank.
- 20. The Borrower undertakes to repay as per the repayment schedule fixed in Annex C of the KFS of this Agreement and as per the period provided for the loan. Since the bank has allocated the loan for the period agreed upon, the borrower shall be liable to pay commitment charges at such rate as the Bank may specify from time to time if the entire loan sanctioned is not availed within the stipulated period. Similarly, the Borrower understands that the terms of sanction contain an express/implicit condition to adhere to the repayment schedule stipulated therein and the Bank reserves the right to charge a foreclosure / pre-payment charge as detailed in the key fact statement herein below in the event of foreclosure/ pre-payment of the loan or in case of a takeover of the loan by any other Bank or financial institution and the Borrower agrees to this condition.
- 21. The borrower understands that if the principal or interest payment or any other amount wholly or partly became overdue, the account shall be classified as special mention account (SMA) and thereafter as non-performing asset (NPA) in tune with the guidelines of the Reserve Bank of India from time to time. For example: If due date of a loan account is March 31, 2021, and full dues are not received on or before the said due date, the date of overdue shall be March 31, 2021. If it continues to remain overdue, then this account shall get tagged as SMA-1 on April 30, 2021 i.e. upon completion of 30 days of being continuously overdue. Similarly, if the account continues to remain

- overdue, it shall get tagged as SMA2 on May 30, 2021 and if continues to remain overdue further, it shall get classified as NPA upon on June 29, 2021.
- 22. The Borrower further agrees that the Bank shall have an unqualified right to recover all the expenses incurred by the Bank of whatever nature in connection with the recovery actions including but not limited to the fees and expenses towards its Advocates and solicitors with regard to obtention of opinions, litigations, both Civil and criminal, initiated either by the bank or against the Bank with respect to the subject loan account and the Borrower hereby irrevocably and unconditionally authorizes and empowers the Bank to debit and recover the same from the loan account, the borrower also agree that the Bank shall have an unfettered right of set off or lien towards any dues in this regard.
- 23. The Borrower agrees that the Bank's officials/inspectors (either internal or external) /regulators [Auditors] shall have right to conduct audit of the Borrower / transaction in the loan account or to inspect the stock/books/equipment/transactions/security etc.as and when required by the Bank. The borrower shall obtain necessary approvals from the lessor(s), if the premises are leased/hired so as to enable the auditors to conduct such audit hassle free. The borrower shall extend all assistance to the Auditors in completing such audit or inspection smoothly and will take remedial steps to rectify deficiencies, if any noted in the audit report. The borrower further agrees that consequent upon red flagging of the loan account, the Auditors shall have the right to conduct further investigation in the loan account and in cases where the audit report remains inconclusive or is delayed due to non -cooperation by the Borrower, the Bank shall conclude the status of the account as fraud or otherwise based on the material available on the record and their own internal investigation and assessment. The cost of such audit/investigation shall be borne by the borrower.
- 24. Should the Borrower be more than one individual, all shall be bound jointly and severally and if a firm, such firm and all members of the firm from time to time thereof shall be bound hereby jointly and severally notwithstanding any change whatsoever in the constitution or style thereof and whether such firm consist of or be reduced to one individual at any time and also such individual members and their respective heirs, successors, executors and administrators and that should the Borrower be a Limited company, a Corporate or Unincorporated body, Committee, firm, Partnership, Trustee or Debtors on a joint account, the provision contained herein shall be construed and take effect where necessary as if the words importing the singular number also includes the plural number and lastly that if the Borrower be more than one individual at any time any notice served on any one of such individuals shall be deemed to be service of such notice on all such individuals.
- 25. The Borrower agrees that they shall not induct a person whose name appears in the list of Wilful Defaulters published by the Reserve Bank of India and/or any other Credit Information Companies on its Board or as a person in charge and responsible for the management and affairs of the borrower. In case such a person is found to be on its Board or as a person in charge and responsible for the management and affairs of the borrower, the Borrower would take expeditious and effective steps for removal of that person/s from their Board or from being in charge of the management of the Borrower.

If the Borrower fails to comply with the said requirement the Bank shall be entitled to initiate all proceedings as envisaged by law against the Borrower including criminal action, foreclosure and change of ownership. The Borrower also agrees that the Bank shall not renew / enhance/ provide fresh loans/ credit facilities to the borrower or restructure existing loans/ facilities provided to the Borrower so long as the name of its promoter and/or the director(s) and/or the persons in charge and responsible for the management of the affairs of the Borrower remains with in the list of Wilful Defaulters. If the borrower is a company, the borrower further agrees that in case the borrower's unit shows cash losses or adverse current ratio or diversion of fund, our directors would be under an obligation to execute guarantees in their individual capacities, if required by the Bank.

- 26. The Borrower agrees that in case of restructuring of loans and if the Borrower is unable to come out of stress due to operational /managerial inefficiencies or for any other reasons and fails to achieve the viability milestones and/or adhere to the 'critical conditions', the Borrower hereby agree that the Bank shall have the right at its discretion to initiate change of ownership of the Borrower Company by converting the loan dues to equity shares.
- 27. The Borrower agrees that they shall submit necessary approvals/authorizations (including special resolution by the shareholders), as required under extant laws/regulations, to enable the Bank to exercise the above rights and the Borrower shall also co-operate with the Bank for its effective execution
- 28. The Borrower has the right to raise their valid complaints, if any with regard to the loans or services in connection therewith availed from the Bank. The Bank have a clear grievance(s) redressal mechanism and the same is displayed in the website of the Bank, www.dhanbank.com The borrower can raise complaints, if any either through Bank's Customer Care by calling or in person or through letter or through e-mail etc. The Bank shall deal with the such valid customer grievances in accordance with the extant guidelines.
- 29. That the Borrower hereby expressly authorize the Bank to approach Income Tax Department and/or any other Government Department/Authority/Agency to access the information (including without limitation, Balance Sheet, Profit & Loss Account, Income Statement and Returns) about the Borrower and their business or activity submitted by the Borrower to such authority or entity, for the purpose of verification of the same with the information submitted by the Borrower to the Bank in relation to the loan/credit facility/ies applied for / availed of from the Bank. This authorization shall continue to be valid and be in force until all amounts due to the Bank under the said loan/credit facility (ies) granted/to be granted by the Bank to the Borrower are fully repaid and received by the Bank.
- 30. The Borrower agrees that any notice by way of request, demand or otherwise required to be served hereunder shall be sufficiently served if addressed and transmitted to his/its/their address registered in the Bank or in the event of no such address being registered to his/its/ their last known place of residence or business and left at such

address or place or forwarded to them/him/any of them by post or by courier or by any other means of transmission of documents like fax message or electronic mail service at the address or place aforesaid and if sent by post it shall be deemed to have been given at the time when it would be delivered in due course of post and it shall be sufficient to prove that the envelope containing the notice was posted and if sent by courier or fax or electronic mail then delivery confirmation slip, fax /electronic mail confirmation message, as the case may be, shall be sufficient proof of service

IN WITNESS WHEREOF the Borrower has/have hereto set his/her/their hands on thi theday of
SIGNATURE OF THE BORROWE
SCHEDULE I DISBURSEMENT OF THE LOAN
1 Instalment Rs
2 Instalment Rs
Instalment Rs

In a lumpsum of Rs.....

Annex A

Key Fact Statement Part 1(Interest Rate and fees/charges)

1	Loan proposal/account No. Typ					pe of L	.oan			
2	Sanctioned Loan amount (in Rupees)									
3	Disbursal Schedule									
	(i) Disbursement in stages or 100% upfront									
				n the clause of	loan					
	agre	eement having	g relevant	details						
4		erm (year/m	onths/day	ys)						
5		nent details	,							
Туре	of Insta	alments	Number	of EPIs		EPI (₹) Commencement		nt of		
								repayment, post sanction		
6				xed or floating						
7				se of Floating r			nterest			
	erence	Benchmark	Spread	Final rate (%)	Rese			Impact of change in the		
Bend	chmark	` '	(%)	R=(B)+(S)	Perio		,	reference benchmark		
		(B)	(S)		(Months)		s)	(for 25 bps change in 'R',		
								Change in:)		
					В		S	EPI (₹)	1	No. of EPIs
8	Fee/Ch	narges			/A			<u> </u>		
				Payable to the	ayable to the RE (A)			•		third party
(1)					T .		. /: T\	through RE	(B)	l a .
(i)	Proces	sing fees		One-		mount (in₹)		One		Amount
				time/Recurring				time/Recurr	ing	(in₹) or
						cer	ntage			Percentage
					(%)	l:	as			(%) as
/::\	Inquiror	an charan			appl	IIC	abie			applicable
(ii) (iii)	Insurance charges Valuation fees									
(iv)		ner (please sp	ecify)							
` '			• ,	DD) (%)						
10	9 Annual Percentage Rate (APR) (%) 10 Details of Contingent Charges (in ₹ or %, as applicable)									
(i)										
(ii)	Other penal charges, if any									
(iii)	Foreclosure charges, if applicable									
(iv)					fixed	ra	ate and			
(-7)	Charges for switching of loans from floating to fixed rate and vice versa									
(v)		ner charges (p	lease soe	ecify)						
\ /	y y my outer entail goo (product op comy)									

Part 2 (other qualitative information)

1	Clause of Loan agree recovery agents	ment relating to engagement of			
2	Clause of Loan agre redressal mechanism	ement which details grievance			
3	Phone number and e redressal officer	email id of the nodal grievance	customer.complaint@dhanbank.co.in		
4		or in future maybe, subject to or securitisation (Yes/No)			
5	_	der Collaborative lending arrang etails may be furnished:	gements (e.g., co-lending/outsourcing),		
Name of the originating RE, along with its funding proportion Name of the partner RE along with its proportion of funding		along with its proportion of	Blended rate of interest		
6	In case of digital loans, following specific disclosures may be furnished				
(i)		eriod, in terms of RE's board			
	approved policy, during charged any penalty of	ng which borrower shall not be n prepayment of loan			
(ii)	Details of LSP acti authorised to approach	ing as recovery agent and high the borrower			

Annex B

Illustration for computation of APR for retail and MSME loans

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

REPAYMENT SCHEDULE

Instalment No.	Outstanding Principal	Principal (in Rupees)	Interest (in Rupees)	Instalment (in Rupees)
	(in Rupees)			

(SIGNATURE OF THE BORROWER/S)