## **Inter Corporate Deposit Agreement**

Th	his Inter-Corporate Deposit (ICD) Agreement (Agreement) is made at Mumbai on this do	ay of	_ 20	BETWEEN	
`	(Company Name, CIN No, registered company address) hereinafter referred to as The Borrower which term or expression unless excluded by or repugnant to the subject and context thereof shall mean and include its heirs, Successors and assigns of the One Part				
Ar	And				
•	(Company Name, CIN No, Company Address) hereinafter referred to as The Lender which term or expression unless excluded by or repugnant to the subject and context thereof shall mean and include its heirs, Successors and assigns of the Second Part				
Th	The Borrower and The Lender are collectively referred to as <b>Parties</b> and individually as a <b>Party</b> .				
RI	RECITALS:				
w	VHEREAS the borrower has requested the lender to sanction a Inter Corporate Deposit(ICD) of Rs		(am	ount in words) and	
w	VHEREAS the Lender has agreed to grant the said ICD on the following terms and conditions:				
	The lender agrees to extend and give ICD to the borrower upto Rs (amount in words) ICD facility will be available for a period from <b>(Date to Date)</b> and the borrower shall repay the s discretion agree to renew the facility on a written request received from the borrower.				
	In the absence of a written consent for renewal, the borrower shall be bound to repay the entire of thereon. In case maturity falls on a Bank Holiday, the provisions of the Negotiable Instrument Apply	J			
	The ICD shall carry interest @% per annum from the date of ICD received.				
	If the Borrower commits default in payment of the ICD as aforesaid to the Lender as on due da liable to pay interest @ 15% p.a. on the ICD from the due date of the ICD till the realization of the or			_, the borrower shall be	
	If the borrower wishes to repay, subject to the approval of the lender, entire ICD amount or part of is payable by the borrower on the amount repaid from the date of repayment till the due date.	f it before the	e expire of	the due date, no interest	
	Any notice or correspondence shall be addressed at the Corporate Office address given by the been served at the time it would be delivered in the normal course.	Borrower. Th	e same w	ould be deemed to have	
	The Borrower agrees to accept the statement of account sent by the lender or by any other authoror proof of the correctness of any sum claimed to be due from the Borrower unless the Borrower sa Borrower may like to raise.	•			
	The promissory note would be a continuing security to the lender for all monies which are due from the borrower.				
	The Borrower agrees not to utilize the ICD facility for speculative, illegal or antisocial purposes.				
	Words importing the masculine gender will include the feminine. Words incorporating the singular	number will ir	clude the	plural.	
	Any disputes relating to this matter will have to refer to a Court within Mumbai Jurisdiction.				
	This agreement should not be modified except in writing by the parties, by subsequently executed agreement in acceptance of all terms stated above on date at location mentioned below the signat	-	The partie	s hereto have signed this	
	The Common Seal of has bepen affixed pursuant to the Resolution of the Board been affixed in the presence of authorized person of the company who has signed these presents			mpany held on Hereunto	
	SIGNED SEALED AND DELIVERED				
	By the within named Borrower				

(Company Name)

Da Pla	te: ace:
SIC	GNED SEALED AND DELIVERED
Ву	the within named Lender
(Co	ompany Name)
(Al	UTHORIZED SIGNATORY)
In t	the presence of:
2.	Signature: Name: Address: Signature: Name: Address:

(AUTHORIZED SIGNATORY)