SIMPLE MORTGAGE

(for Agriculture lands)

THIS SIMPLE	MORTGAGE DEED is made and executed on	this the
day of	year by	
Sri	S/o, D/o, W/o,	
aged about	_ years, Occupation:	
Resident of D.No		
Represented by his / he Being minor Represented	er agent ed by Father/Brother/Mother/Guardian	
Sri	S/o, D/o, W/o,	
aged about	_ years, Occupation:	
Residing at	under general / special	
power of attorney dated	d Registered as Document	
Number of Year_	Book I / IV of RO/SRO	
•	ORTGAGOR" which expression shall mean and inesentatives, administrators and assignees etc. of the	
	AND	
	S/o, D/o, W/o,	
aged about	_ years, Occupation:	
Resident of D.No.		

(Hereinafter called the "MORTGAGEE(S)S" which expression shall mean and include all his/ their heirs, legal representatives, administrators and assignees etc. of the OTHER PART).

	WHEREAS	the M	ORTGAGOR	is the	absolute	owner	and	peaceful
possessors	s of	the	agriculture	land	bearin	g S	urvey	No.
	admeas	suring	Acres,		Gt	S.,		Situated
at		(Vill)			_			
(Mandal) _			Districts, w	hich was	s inherited	/ having	g acqı	uired the
same from		_ throug	h a sale deed	/ Gift /C	Gift Settlem	nent/Part	tition/ V	Vill deed
registered	as No	of	of S	.R.O			c	opied in
Volume No)		at Pag	e	vic	de patta	dar pa	ss book
no	titledeed	no	issued by_	N	1.R.O.			
	AND WHEF	REAS th	e MORTGAG	OR(S) b	eing in ne	ed of mo	oney h	nas/have
approache	d the MORT	GAGEE((S)s to lend th	e money	, and the	Mortgag	es her	rein also
_			is day the MC					
cash a sum	of Rs		(Rupe	es o	only)	fron	n	the
$\label{eq:MORTGAGEE} MORTGAGOR(S) \ \ do \ \ hereby \ \ admits \ \ and \ \ acknowledges \ \ the$								
receipt of the same.								
NOW THE	DEED 05 0		400704051	• UTN 150	05711405	-011014	10	
NOW THIS DEED OF SIMPLE MORTGAGE WITNESSETH AS FOLLOWS:								
1.	That the M	ORTGA	GOR(S) has	agreed t	o pay the	said pri	incipal	sum of
	Rs		within a per	riod of	mon	ths/years	s from	this day
	and interest	will be p	oayable in onc	e in a mo	onth @	% pe	er annı	um.

- 2. That in case of default in payment of the said interest amount, penal interest will be charged @______% in addition per month. If any interest amount remains unpaid the same will be payable at once with the Principal.
- 3. That in further pursuance of the said agreement and for the consideration aforesaid, the said MORTGAGOR(S) as the beneficial owner hereby charges and assures by way of mortgage unto the said MORTGAGEE(S)s the schedule property herein mentioned below with all fittings and fixtures to have and to hold the same with all the rights of simple mortgage under the transfer of property act.
- 4. That if the said principal sum or sums of money herein before covenanted to be paid with interest at the rate and within the period stipulated is not be duly paid or if MORTGAGOR(S) fails and/or neglects to complete this obligation, in so doing the MORTGAGEE(S)s shall have the right to enforce the security hereunder created and to sell the property and realise out of the proceeds of such sale all sums due to them together with principal and interest after paying the costs and expenses of such sale and if the MORTGAGEE(S)s debt is still unsatisfied, the MORTGAGEE(S)s may enforce the loan against the person or other property of the MORTGAGOR(S) and in case of there being surplus, the same shall be refunded to the MORTGAGOR(S).
- 5. That the MORTGAGOR(S) shall reimburse all the sums paid by the MORTGAGEE(S)s on behalf of the MORTGAGOR(S). And also that if any expenditure incurred by the MORTGAGEE(S)s towards postal, registration charges, court expenses etc. shall be debited to the Principal and shall carry interest as mentioned above.

- 6. As a security for the due repayment of all monies due under this deed, the MORTGAGOR(S) hereby mortgage without possession with MORTGAGEE(S)s all the schedule property as said above.
- 7. And the MORTGAGOR(S) hereby declares and covenant.
 - a) That the Mortgaged property is free from all charges and encumbrances whatsoever.
 - b) That the MORTGAGOR(S) is the absolute owner of the property mentioned below and is entitled to mortgage the same.
- 8. The land is not an assigned land within the meaning of U.K. Assigned lands (Prohibition of Transfers) Act 9 of 1977 and it does not belong to or under mortgage to Govt. Agencies/Undertakings.
- There is no House or any constructions in the said Land, if any structure is there the parties may be prosecuted Under Section 27 and read with Sec.
 64 of Indian Stamp Act besides recovery of the stamp duty.
- 10. The Vendor further declare that the schedule land is not attracted by the provisions of U.K. Land Reforms (Ceiling on Agriculture Holdings). Act. No. 1 of 1973.
- The Vendor hereby declares that there are no Mango Trees / Coconut Trees/ Betal Leaf Gardens / Orange Groves or any such other gardens; that there are no mines or quarries of granites or such other valuable stones; that there are no machinery no fish ponds etc., in the lands now being transferred; that if any suppression of facts is noticed at a future date, I will be liable for prosecution as per law, besides payment of deficit duty.

12. Rule 3 Statement of Market Value.

2.

SCHEDULE OF PROPERTY

	All that th	e piece and p	parcel of Agricult	ure Land bearing Sur	vey
No	adme	asuring Ac	Gnts. /	Hectors, situate	ed in
	Village)	Mandal	$__$, Under the jurisdi	ction of Sub
District	and	Registration	District	_ bounded by ,	
	NORTH	:			
	SOUTH	:			
	EAST	:			
	WEST	:			
	IN WITN	ESS WHERE	EOF, MORTGAG	GOR(S) has put his s	ignature on this
Mortgage D	Deed with	free will and	consent without	coercion or fraud in	the presence of
the followin	g witnesse	es on the abo	ove mentioned da	ate, month and year.	
WITNESSE	<u>:S :</u>				
1.				MORTGAC	GOR