## **DRAFT OF DEED OF HYPOTHECATION**

THIS DEED OF HYP between	OTHECATION e	xecuted at	on this the	e day of
Mr		_		
				xpression shall, unless it
is repugnant to the cor and assigns)	itext mean and inc	lude his legal rep	resentatives, e	executors, administrators,
And				
Mr	_, son of	, aged abo	ut	years, residing at
				expression shall, unless it
	ntext mean and inc	elude his legal rep	resentatives, e	executors, administrators
and assigns);				
WHEREAS				
The BORROWER has	placed an order f	or the purchase of	f, a	
namely	, {valued at I	Rs	(Rupees	), (Details of
				to as the asset), with the
, n				
				iy}, with the said
	as advance toward	is the sale conside	ation.	
				, (Rupees ule 'A' mentioned asset.
•	- •	-		hall finance the purchase
of the schedule 'A' me		•		•
schedule mentioned as	set with the CREI	DITOR as security	y for the due r	epayment of the said
loan. The parties have	agreed to reduce	their agreement to	writing	
NOW THEREFORE I	N CONSIDER AT	TION OF THE MI	UTUAL OBL	IGATIONS AND
UNDERTAKINGS CO				
FOLLOWS:				
Payment by the CRED	DITOR			
The CREDITOR shall	pay to the said m	anufacturer, on be	ehalf of the BO	ORROWER, a sum of Rs.

HYPOTHECATION					
The BORROWER hereby hypothecates and creates a charge on the asset more fully described in the schedule 'A' hereunder to and in favour of the CREDITOR as security for the repayment of the loan with interest.					
Obligations of the BORROWER					
The BORROWER hereby undertakes to repay the loan amount within a period of months commencing from along with interest. The BORROWER shall pay interest at the rate of on the principal per month, at Rs/-, (Rupees only). The Interest and principal are payable in monthly instalments as per schedule-B hereto.					
Rights of the CREDITOR					
If the BORROWER defaults in payment of the amount as per schedule-B hereto then such defaulted instalment will carry interest as if the defaulted instalment is the principal, until it is paid. If the BORROWER fails to pay any instalments then the CREDITOR shall be entitled to claim the principal and interest amount due, and the same shall become payable forthwith, on the CREDITOR calling upon the BORROWER to make payment of such defaulted principal amount.					
The BORROWER shall not remove or take the said asset, outside the State without prior intimation to the CREDITOR.					
The BORROWER agrees and undertakes to insure the asset against all hazards, and shall produce the relevant receipts, and other documents, whenever called upon by the CREDITOR so to do.					
Any dispute arising under this Deed or any matter incidental thereto, shall be submitted to arbitration as per the provisions of the Arbitration and Conciliation Act 1996 and the venue of the arbitration shall be at					
IN WITNESS WHEREOF the parties hereto affixed their signatures on the day month and year mentioned hereinabove					

SCHEDULE 'A'		
(Describe the Asset)		
SCHEDULE-B		
(Describe the payment schedule)		
CREDITOR		
BORROWER		
WITNESSES		
1.		
2.		