## SIMPLE MORTGAGE-DEED

This deed of Si	imple Mortgage i	is exec	uted on	day o	of	
	ye					
S/o./ W/o		, occupation,				
and	aged			years,		residing
at						
herein after calle	ed the MORTGAG	GOR. 1				•
		In f	avour of			
Sri./Smt			S/o./W/o	)		·,
occupation		,	aged _		years,	residing
at						
						·
	to as the MORTO					
mean and inclu	rm Mortgagor an de their represent epresentatives and	tatives	heirs, succe			
trustees, legal it	presentatives and	a assigi				
property <sup>3</sup> bear	Mortgagor hereining Noscribed in the scherty.	k	nown as			_ situated
enjoyment of the	Mortgagor is the and he schedule proporter thereof.	since erty ar	then Mortgand paying to	agor has bee axes and lev	n in posse ies thereo	ession and
Rsagreed to do or	rtgagor being Mortgag (Rs  the Mortgagor e eof with interest a	or reques	uested the M	Mortgagee to _only) which esents with a	lend him hith the Mort	a sum of tgagee has
consideration (RupeesMortgagor on hereby admit).	of the of the the execution of the the Mortgago	ne ly) len f these r hereb	sum at and adva e presents ( by covenants	of need by the receipt when s with the M	Rse Mortgage to ortgagee to	gee to the Mortgagor hat he the

(Rupees	only	) on the	day of _		(herein	after
referred to as the	'due date') wit	h interest	thereon in	the meanwh	ile and	until
repayment of the s	aid sum in full,	at the rat	e of	on the _		_day
of	_ and each subs	sequent in	stallment o	n the	da	ay of
each succeeding	month until	the said	principle	sum of Rs	s	
(Rupees		only) rep	oaid in full,	and the Mort	gagor fu	rther
covenants with the						
installment of inter	est, he will be li	able to in	terest on the	e said installm	ent in de	efault
at the same rate	as aforesaid f	rom the	date of de	fault until p	ayment	such
installment as and	by way of comp	ound inte	erest. Witho	ut prejudice to	o the rig	ht of
the Mortgagee to	take any action	on defau	ılt as herein	under provid	led, and	it is
agreed and declare	d that in the eve	ent of Mo	rtgagor com	mitting defau	lt in pay	ment
of any installment	of interest or co	mmitting	breach of a	ny other term	of this o	deed,
the whole amount	of principal ther	due wit	h interest th	ereon will at	the option	on of
the Mortgagee beco	ome payable fortl	nwith as it	f the said da	te had expired		

And this deed further witnesseth that in consideration aforesaid, the Mortgagor hereby mortgage his said scheduled property situated at \_\_\_\_\_\_ and described in the schedule hereunder written as a security for repayment of the said sum with interest and all other moneys due and payable hereunder with a condition that on the Mortgagor repaying the said principal sum of Rs.\_\_\_\_ with all interest and other moneys due to the Mortgagee (hereinafter referred to as the Mortgage amount) the Mortgagee will redeem the said scheduled property from the mortgage security and shall if so required by the Mortgagor execute a deed of Release but at the costs of the Mortgagor.

And it is further agreed and declared by the Mortgagor that in the event of the Mortgagor failing to pay the said principal sum with all interest and other moneys when the same shall become due and payable under these presents, the Mortgagee will become entitled to have the said scheduled property sold through any competent court and to realise and receive the said mortgage amount out of the net sale proceeds of the said scheduled property.

And it is further agreed and declared by the Mortgagor that he shall also be liable to pay and shall pay all the costs, charges and expenses that the Mortgagee will incur for the protection of the mortgage security and or for the realisation of the mortgage amount and the same shall be deemed to form part of the mortgage amount and the security therefor as aforesaid.

And it is further agreed that during the pendency of the security hereby created and until repayment of the mortgage amount the Mortgagor will get insured and keep insured the buildings and structures standing on the said land against loss and damages due to fire or any other accident in the sum of at least Rs.\_\_\_\_\_ with some Insurance Company of repute and pay all premium n the insurance policy as and when it becomes due and payable in respect thereof to such company and shall hand over the policy to the Mortgagee duly endorsed in his name as assignee and in the event of the Mortgagor failing to do so or to pay the premium, the

Mortgagee will be entitled to insure the said buildings and structures and/or to pay the premium thereon and the amount paid by the Mortgagee in respect thereof will be deemed to form part of the mortgage amount.

And it is further agreed that in the event of the said scheduled property being destroyed or damaged by fire or any accident as aforesaid. The Mortgagee will be entitled to receive the insurance claim under such policy to the exclusion of the Mortgagor and to appropriate the same first towards all arrears of interest and then the principal amount or as any part thereof as may be sufficient to pay the mortgage amount due and if any surplus remains the same only will become payable to Mortgagor.

## **SCHEDULE**

## (Mortgaged under this deed)

All the piece and	parcel of immovable	property <sup>5</sup> bearing No.	
Measuring	•	rry	
Bounded by:-			
•	On the East	:	
	On the West	:	
	On the South	:	
	On the North	:	
Market value of	the property mortga	aged under this deed	is Rs
(Rupees		only	).
Stamp Act, 1957.			
IN WITNESS W hereunder written	•	agor has put his hand	I the day and year first
WITNESSES:			
1.			MORTGAGOR
2.			MORTGAGEE

<sup>[</sup>¹if the Mortgagor is represented by his agent such as guardian or general power of attorney holder or special power of attorney holder, then his full name, occupation, age, address and capacity under which he represents the Mortgagor shall be entered]

<sup>2</sup>if the Mortgagee is represented by his agent such as guardian or general power of attorney holder or special power of attorney holder, then his full name, occupation, age, address and capacity under which he represents the Mortgagee shall be entered]

[<sup>3</sup>Full details of the property number such as Khata number, street/road with reference to the local authority records and boundaries shall be furnished. If the property Mortgaged is a Flat/Apartment details of the property on which the Flat/Apartment is constructed, flat number, floor number, name of the apartment etc., full details of the property so as to identify shall be furnished.]

[ <sup>4</sup> Desc.	ribed whether the ownership is acquired by inher	itance or by partition of	joint family
properi	ty or by release or by gift or by settlement or by wil	l (bequeath) or by sale de	ed executed
by	registered as document No	of Book No	, Volume
No	, Page No in the office of the Registra	r or Sub-Registrar]	

[<sup>5</sup>Full details of the property number such as Khata number, street/road with reference to the local authority records and boundaries shall be furnished. If the property Mortgaged is a Flat / Apartment details of the property on which the Flat / Apartment is constructed, flat number, floor number, name of the apartment etc., full details of the property so as to identify shall be furnished.]