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Each member agrees The Bank may at its s	to take the gu sole discretion wer. Kindly a	rarantee of lo n disclose suc cknowledge	ch information the receipt of	to such instit this sanction	tution(s) in connection letter duly making	on with the credit facili your signature and of
Yours faithfully, BC Micro Finance Busi (On behalf of Axis Ban			Branch))		
We accept the aforem	entioned term	ns and condit	ions			
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Processing Fee Receipt (Bank Copy)

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D.P. NOTE DELIVERY CUM WAIVER LETTER

AXIS Bank Ltd.				
Dear Sir,				
Please take delivery of the a	ccompanying Demand Promiss	sory Note dated	for Group Loan Amo	unt of Rs
Rs. (in v	vords)	made by us with (BC to Axis Bank Ltd).	Group ID	in favor of AXIS Bank Ltd.
made on demand by us the payment to us without disch The said Demand Promissor sums remaining unpaid und notwithstanding the fact that	AXIS Bank Ltd./	(a) of the Negotiable Instrume inuing security to you to be en now or hereafter; and I/We a Loan account from time to tin s) may be at credit.	(BC to Axis Bank Ltd nforceable for the repayment are to remain liable on the sa	of the ultimate balance or all aid Demand Promissory Note
Signature/Thumb Impression of Borrower 1	Signature/Thumb Impression of Borrower 2	Signature/Thumb Impression of Borrower 3	Signature/Thumb Impression of Borrower 4	Signature/Thumb Impression of Borrower 5
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JOINT LIABILITY GROUP (JLG) AGREEMENT

Date:	_	Group ID:				
Loan Amount: Rs.	_/-	Loan tenure:	months	Purpose of Loan: Micro Loan		

TERMS AND CONDITIONS TO THE JLG LOAN AGREEMENT

- 2. Rate of Interest: Interest on the loan will be ETB Effective Rate of interest % p.a. The rate of interest viz ETB Effective Rate of interest % p.a will be valid for the entire tenor of the loan to be payable by the Borrower per [•], with weekly or monthly rests, on the outstanding balance, in consonance with the policy of Axis Bank Ltd and the guidelines of Reserve Bank of India from time to time ["Interest"].
- 3. This Letter will be valid for 30 days from Date of Sanction as per Bank Internal guidelines.
- 4. Repayment: Unless an earlier demand for repayment is made by Axis Bank Ltd. the Principal and the Interest and costs and charges, if any ["JLG Loan"] payable by the Borrower shall be repayable by the Borrower in Monthlymonthly/fortnightly/weekly instalments from the later of the date of execution of this Agreement/disbursement of the JLG Loan. All repayments shall be first applied to costs, charges, Interest and the balance finally towards the JLG Loan. Any extension of the repayment period for the JLG Loan shall be at the sole discretion of Axis Bank Ltd.
- 5. Guarantee obligations: All the borrowers herein jointly and severally, unconditionally and irrevocably guarantee the JLGLoan availed by each and every other Borrower of the group under this Agreement ("Group Guarantee"). Each Borrower jointly and severally undertakes to repay the said JLGLoan and hereby confirmto have full knowledge of the transaction. All the parties hereby agree to be bound by and abidewith the Terms andConditions of this Agreement all times henceforth. Until the JLGLoan are repaid in full by each of the Borrower, no Borrower shall be relieved in any manner whatsoever fromhis/her obligations under this Agreement, notwithstanding any pre-closure, prepayment or recall of the JLGLoan.
- 6. Collection Receipts: All payments by the customer to the Bank shall be acknowledged through receipt. Any future claims have to be backed by the receipt. In absence of such proof, no claim shall be considered.
- 7. Representations: All the Borrowers jointly and severally represent, warrant and acknowledge to Axis Bank Ltd that:
 - a) Each are individually eligible to contract and the that the Borrower is eligible to avail the JLG Loan;
 - b) The JLG Loan shall ensure not be utilized for any illegal, unlawful or immoral purposes or activities;
 - c) They shall participate in all the activities as a group and perform all the obligations in the manner specified by Axis Bank Ltd. for the Group. In no event without the prior consent of Axis Bank Ltd. shall there be any reconstitution of the Group. At the sole discretion of Axis Bank Ltd and with the consent of the Group Members, the Group may be reconstituted by adding or relieving any other member of Axis Bank Ltd.
- 8. Right to sharing/providing Information: The Applicant hereby expressly authorizes Axis Bank Ltd and its agents to exchange, share or part with all the information, data or documents relating to the Borrower's loan information including credit history to affiliated organizations of Axis Bank Ltd/ Banks/ Financial Institutions/ Credit Information Companies(CIC) / Agencies/ Statutory Bodies/Tax authorities/Central Information Bureaus/Research Partners and such other persons as Axis Bank Ltd may deem necessary or appropriate, when necessary. The Borrower shall not hold Axis Bank Ltd liable for use of this information.

- 9. The Borrowers & Guarantors hereby gives specific consent to the Bank/Lender for disclosing / submitting the 'financial information' as defined in Section 3 (13) of the Insolvency and Bankruptcy Code, 2016 ('Code' for brief) read with the relevant Regulations/ Rules framed under the Code, as amended and in force from time to time and as specified there under from time to time, in respect of the Credit/ Financial facilities availed from the Bank/ Lender, from time to time, to any 'Information Utility' ('IU' for brief) as defined in Section 3 (21) of the Code, in accordance with the relevant Regulations framed under the Code, and directions issued by Reserve Bank of India to the banks from time to time and hereby specifically agree to promptly authenticate the 'financial information submitted by the Bank/Lender, as and when requested by the concerned 'IU'.
- 10. All the Borrowers and Guarantors understand that as a pre-condition, relating to grant of the loans/ advances/other fund based and/or non fund credit facilities to the respective Borrowers, the Bank requires the consent of respective Borrowers and Guarantors for the disclosure by the bank of, information and data relating to the Borrowers and Guarantors, of the credit facility availed of/to be availed, by the Borrowers and Guarantors and/or, in relation thereto and default, if any, committed by the Borrowers and Guarantors and/or, in discharae thereof.
 - a) Accordingly, the Borrowers and Guarantors, hereby agree and give consent for the disclosure by the Bank of all or any such:
 - information and data relating to them
 - the information or data relating to any credit facility availed of/to be availed by them and
 - default, if any, committed by them, in discharge of their such obligations, as the Bank may deem appropriate and necessary to disclose and furnish to Credit Information Bureau [India] Ltd. and any other agency authorized in this behalf by RBI
 - b) We, declare that the information and data furnished by us to the Bank are true and correct.
 - c) We. undertake that:
 - the Credit Information Bureau [India] Ltd, and any other agency so authorized may use, process the said information and data disclosed by the Bank in the manner as deemed fit by them and
 - the Credit Information Bureau [India] Ltd. and any other agency, so authorized may furnish for consideration, the processed information and data or products there of prepaid by them, to Banks/FIs and other credit grantors or registered users, as may be specified by the Reserve bank in this behalf.
- 11. Recall of Loan amount: Axis Bank Ltd. shall have the right to recall any of the Loan amounts/ facilities at any time at its discretion, without assigning any reasons for such recall. Upon any such recall, the Principal, Interest and all other amounts stipulated by Axis Bank Ltd. shall be payable by the Borrower within 15 days from the date of such recall by Axis Bank Ltd.
- 12. Alteration of the terms and conditions: Axis Bank Ltd shall have the absolute discretion, without assigning any reason to amend or supplement any of the terms, including but not limited to the rate of Interest, periodicity rests, etc. Provided that the Parties herein shall be duly intimated of such change. Intimation of the amended terms by hosting the same on the notice board located at the office of Axis Bank Ltd or any other manner as decided by Axis Bank Ltd shall be construed as valid and effective intimation. It is further explicitly stated that in the event Axis Bank Ltd at its sole discretion discharges or alters any or all of the obligations of a party herein under this Agreement, such discharge by Axis Bank Ltd shall not relieve the other parties from their obligations under this Agreement.
- 13. Right of Pre-closure: The Borrowers shall be entitled to pre-close the Loan by remitting the Principal, the Interest and any costs and charges as may be outstanding at the time of such pre-closure and no Interest shall be due and payable for the remaining period. However, in the event, the Interest payable is less than such minimal processing and operational charges, subject to applicable laws, the minimum charges shall be levied, at such differential rate of interests that may be computed in this regard. There is no Pre-closure charges
- 14. Computation of amount outstanding: The records maintained by Axis Bank Ltd and a certificate inwriting signed by an officer of Axis Bank Ltd shall be conclusive proof of the amounts outstanding from the Borrower. In the event of any dispute/disagreement about the said computation, the Borrower shall not be entitled to with hold the payment outstanding or demanded by Axis Bank Ltd.
- 15. Set off: In addition to and not in limitation of all rights of set off that Axis Bank Ltd may have under any applicable law, and whether or not Axis Bank Ltd has made any demand or the obligations of the Borrower have matured, Axis Bank Ltd shall have the right to set-off or appropriate against all monies of each of the Borrowers jointly and severally standing to the credit any of their respective account(s) with Axis Bank Ltd or any of its group entities and the respective parties authorises Axis Bank Ltd to debit such account(s) of the Borrowers.
- 16. Termination: Axis Bank Ltd shall have the right but not the obligation to terminate this Agreement, invoke the Group Guarantee and/or recall all or any part of the JLG Loan including such amounts outstanding and other charges in any of the following events:
 - a) If all or any one of the Borrowers commits an Event of Default. The Borrowers shall be deemed to have committed an act of default on the happening of inter-alia, any one or more of the following events [hereinafter referred to as "Event of Default"]:
 - I. The Borrower commits breach or default of any of the terms and conditions and/or covenants herein or any misrepresentation to Axis Bank
 - II. The Borrower fails to furnish any information or documents that may be required by the Axis Bank Ltd; or
 - II. There exists any other circumstance, which, in the sole opinion of Axis Bank Ltd, jeopardizes the Bank's interests.
- 17. Authorisation/ Assignment: All the Borrowers expressly recognizes and accepts that Axis Bank Ltd shall, without prejudice to its right to perform such activities itself or through its officers or employees, be entitled and have full power and authority to appoint one or more third parties as Axis Bank Ltd may select or otherwise assign and to delegate to such third party all or any of its functions, rights and powers under this Agreement relating to administration of any Loan including the right and authority to collect and receive on behalf of Axis Bank Ltd from the Borrower any payments and other amounts due by the Borrower under any and all Agreements signed in this regard and to performand execute all lawful acts, deeds, matters and things connected therewith and incidental thereto including sending notices, attending the residence or office of the Borrowers or otherwise contacting the Borrowers. All the Borrowers further explicitly recognize that Axis Bank Ltd shall have the option to assign this Agreement to any other person by way of sale of portfolio or otherwise, and approve and authorize such transactions, without the requirement for prior or further intimation to or approval from the Borrower.
- 18. Processing Fee: Borrower agrees to pay a one-time, non-refundable processing fee of up to 1.49%(Plus GST) (rounded to nearest lower 1) of the total sanctioned amounts greater than INR 50,000/-. The Processing fee shall be deducted during disbursement and the customer shall be provided with the balance amount.
- 19. GST: Goods and Services tax (GST) will be charged extra as per the applicable rates, on all the charges and fees (wherever GST is applicable)
- 20. Insurance Premium: Borrower can opt to get either herself or her spouse or both to get insured against the sanctioned loan amount for the time period of equal to the loan tenure. The insurance premium, if opted shall be deducted accordingly (rounded to nearest 100) from the sanctioned amount during disbursement and the remaining amount shall be handed over to the borrower

21.	We have been informed by	(Insurance agent of <xyz ltd.="">) about life insurance cover under</xyz>	_Insurance Company's
	Life Shield Policy. We are aware th	at the sum insured and tenor are linked to loan tenor and loan amount respectively. I hereb	by give my consent to
	(Insur	ance agent of <xyz ltd.="">) to extend coverage to me/us under Life Shield- A group term life insu</xyz>	rance policy taken by
	(Insura	ance agent of <xyz ltd.="">) for covering its microloans customers. I unconditionally agree and</xyz>	d confirm in favor of
	(Insura	ance agent of <xyz ltd.="">) to process my insurance claim application on my/our death and receive</xyz>	the claim amount and
	adjust the same towards my/our ou	tstanding loan and pay balance amount to my nominee/legal heir/ beneficiary.	

- 23. Kindly note that insurance plan(s) from the insurance partner(s) engaged by the Bank ('such insurance partner(s)') are made available for your convenience and in case you opt for the same, we can assist you in the enrollment of the chosen plan. It is clarified that purchase of the insurance cover from such insurance partner(s) shall be voluntary/optional and is not linked to availment of any product(s)/service(s) from the Bank. You may choose to avail the insurance cover from such insurance partner(s) or from any other insurance providers.

24. General Clauses:

- a. All the Borrowers jointly and individually further hereby and hereon represent and warrant that the information provided at any time in any of the Agreements/Applications/ and communications, and in the respective Appraisal Form and various other documents in this regard are and would be true, correct and updated in all respects and that nothing has been or would be with held and in case of any change of information it shall be their obligation to immediately intimate Axis Bank Ltd forthwith.
- b. Successors and Assigns: All references to Axis Bank Ltd, the Borrower shall include, where the context so requires, its/ their successors, assigns and/or heirs.
- c. Severability: The invalidity or unenforceability of any term, phrase, Clause, paragraph, restriction, covenant, agreement or other provisions hereof shall in no way affect the validity or enforcement of any other provision, or any part thereof.
- 25. Governing Law and Jurisdiction: This Agreement shall be governed by, and construed and interpreted in accordance with, the laws of the Republic of India. Any dispute, controversy or claim arising out of or relating to the interpretation, application or performance of this Agreement, including its existence, validity or termination, shall be settled by final and binding arbitration by a sole arbitrator nominated by Axis Bank Ltd in accordance with the Arbitration and Conciliation Act, 1996. The place of arbitration shall be Mumbai and the language to be used in the proceedings is English. The Courts of ______ India shall have jurisdiction over the questions of validity, enforceability an interpretation of this Agreement.
- 26. The Fair Practice Code for Retail Microfinance as published on the Axis Bank's website, shall apply to the Loan. Copy of the Fair Practice Code for Retail Microfinance as available on the Bank's website: "https://www.axisbank.com/docs/default-source/default-document-library/fpc-retail-microfinance-21-4-21.pdf"
- 27. Term: This Agreement shall begin on the date of sanction and/or disbursement of the JLG Loan, and shall remain in effect until repayment of the entire JLG Loan by the Borrower, or unless terminated earlier by Axis Bank Ltd. It is further specifically stated that the termination of this Agreement under any circumstances does not alter or change any of the terms and conditions under any other contract agreed between the parties and this is independent herein
- 28. RBI vide its guidelines (reference no. RBI/2021-2022/125 DOR.STR.REC.68/21.04.048/2021-22) on 'Prudential Norms on Income Recognition, Asset Classification and Provisioning, pertaining to Advances Clarifications' dated 12-11-2021 has clarified and/or harmonized certain aspects of the extant Regulatory guidelines. The Borrower agrees, undertakes and confirms that the Bank has brought the following clarifications to the notice of the Borrower and the Borrower confirms of having been apprised of as follows:
 - (a) <u>Classification as Special Mention Account (SMA) and Non-Performing Asset (NPA)</u>
 - (i) **Dues:** shall mean the principal / interest / any charges levied on the loan account which are payable within the period stipulated as per the terms of sanction of the credit facility.
 - (ii) **Overdue:** shall mean the principal / interest / any charges levied on the loan account which are payable, but have not been paid within the period stipulated as per the terms of sanction of the credit facility. In other words, any amount due to the bank under any credit facility is 'overdue' if it is not paid by the due date fixed by the bank.
 - (iii) Relevance of the principle of 'First In First Out' (FIFO) in appropriation of payments into the Borrower's account: The principle of FIFO i.e. 'First In, First Out' accounting method is relevant to arrive at the number of days overdue for determining the SMA/NPA status. The FIFO principle assumes that the oldest outstanding dues in the loan account needs to be cleared first. The FIFO method thus requires that what is due first must be paid by the Borrower first. For example, if in any loan account as on 01-02-2021, there are no overdues and an amount of INR X is due for payment towards principal instalment / interest / charges, any payment being credited on or after 01-02-2021 in the loan account will be used to pay off the dues outstanding on 01-02-2021.

Assuming that nothing is paid / or there is partial payment (INR Y) of dues during the month of February, the overdue as on 01-03-2021 will be INR X - INR Y.

Additionally, an amount of INR Z becomes due as on 01-03-2021. Now any payment partial payment into the account on or after 01-03-2021 will be first utilized to pay off the partial due of 01-02-2021 (INR X - INR Y). If there is more recovery than the INR X - INR Y, then after recovering dues of 01-02-2021, the remaining amount will be treated as recovery towards due of 01-03-2021.

(iv) Age of oldest dues:

The age of oldest dues is reckoned in days from the date on which the oldest payment is due and continues to remain unpaid. In the aforesaid illustration, if the dues relating to 01-02-2021 remain unpaid till 01-03-2021, the age of the oldest dues is reckoned as 29 days on 02-03-2021.

(b) Classification as Special Mention Account (SMA) and Non-Performing Asset (NPA)

Lending institutions will recognize the incipient stress in loan accounts, immediately on default, by classifying them as Special Mention Accounts (SMA). The basis of classification of SMA / NPA category shall be as follows:

Loans of	Loans other than revolving facilities		oans in the nature of cash credit / overdraft
SMA Sub	Basis for classification – Principal	SMA Sub-	Basis for classification – Outstanding balance remains
categories	or interest payment or any other	categories	continuously in excess of the sanctioned limit or drawing
	amount wholly or partly overdue		power, whichever is lower, for a period of:
SMA 0	Up to 30 days	NA	NA
SMA 1	More than 30 days and	SMA 1	More than 30 days and
	Up to 60 days		Up to 60 days
SMA 2	More than 60 days and	SMA 2	More than 60 days and
	Up to 90 days		Up to 90 days

(c) Non-performing Asset:

Non-Performing Asset (NPA) is a loan or an advance where:

Interest and/or instalment of principal remains overdue for a period of more than 90 days in respect of a term loan,

- (i) The account remains 'out of order' as indicated below, in respect of an Overdraft / Cash Credit (OD / CC),
- (ii) The bill remains overdue for a period of more than 90 days in the case of bills purchased and discounted,
- (iii) The instalment of principal or interest thereon remains overdue for two crop seasons for short duration crops
- (iv) The instalment of principal or interest thereon remains overdue for one crop season for long duration crops.
- (v) The amount of liquidity facility remains outstanding for more than 90 days, in respect of a securitisation transaction undertaken in terms of the Reserve Bank of India (Securitisation of Standard Assets) Directions, 2021.
- (vi) in respect of derivative transactions, the overdue receivables representing positive mark-to-market value of a derivative contract, if these remain unpaid for a period of 90 days from the specified due date for payment.

(d) 'Out of Order' Status:

An account shall be treated as 'out of order' if:

- (i) the outstanding balance in the CC/OD account remains continuously in excess of the sanctioned limit/drawing power for 90 days, or
- (ii) the outstanding balance in the CC/OD account is less than the sanctioned limit/drawing power but there are no credits continuously for 90 days, or the outstanding balance in the CC/OD account is less than the sanctioned limit/drawing power but credits are not enough to cover the interest debited during the previous 90 days period.

Illustrative movement of an account to SMA category to NPA category based on delay I non-payment of dues and subsequent upgradation to Standard category at day end process:

Due date of payment	Payment date	Payment covers	Age of oldest dues in days	SMA /NPA categorisation	SMA since date / SMA class date	NPA categorization	NPA Date

- The Borrower agrees and acknowledges that the manner of classification and illustrations of SMA and NPA as provided in sub-clauses (a) to (d) above in which the Bank is required to classify accounts as SMA / NPA as per the various applicable regulations and guidelines issued by RBI from time to time and:
 - the same is liable to change / be modified as per the requirements of the RBI guidelines in the matter issued from time to time. Any such change shall be intimated by the Bank to the Borrower from time to time and the Borrower agrees and acknowledges that such intimation shall accordingly modify the manner and illustrations provided herein without a need for further amendment to the Agreement or require specific acknowledgment of the Borrower; and
 - the Bank shall have the right to classify the account of the Borrower with the Bank as SMA / NPA as per the applicable regulations / guidelines issued by RBI from time to time even though the manner of classification and the illustrations thereof are not set forth in this Agreement or the Sanction Letter(s).
- The Borrower covenants and agrees that, so long as the Loan Obligations are outstanding, and until the full and final payment of all Loan Obligations to the satisfaction of the Bank, the Borrower shall co-operate with such auditors as may be appointed by the Bank in case the Facilities or the loan account of the Borrower is red-flagged by the Bank and/or any other lenders. The Borrower further covenants and agrees to provide the necessary information and/or documents as may be required by such auditors, and bear all the expenditure in respect of the same and agrees to indemnify and keep the Bank indemnified in this regard.
- I/We agree that apart from execution of loan documents/agreements through physical mode /by means of my /our wet signature, Bank can also provide e stamping & e signing facilities, so that loan documents /agreements to be executed by me/us can be stamped electronically and executed by us through electronic mode The cost incurred by the Bank for providing e stamping including payment of stamp duty & e signing facilities to be debited to my/our current account/Saving account / Cash Credit account/Overdraft account/Term Loan/ any other banking facilities availed/to be availed with the Axis Bank Limited
- The Bank shall be accountable for inappropriate behaviour by its employees or employees of the outsourced agency and shall provide timely grievance redressal.
- Grievance Redressal: Level 1 includes call centre numbers: 1860-419-5555, 1860-500-5555. The borrower may also contact the nodal officer of the bank if the customer is not satisfied with the response offered to the customer in level 1

Email – nodal.officer@axis Ph. No. 080-61865200 Timings: 9:30 AM to 5:30 F		econd and fourth Saturday and Ban	ak holidays)	
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Bank Official Name: Designation:		Signature of Bank Official:		_





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Applicant No.	App ID			Name		
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Processing Fee Receipt (Customer Copy)

We, Name of BC Partner on behalf of Axis Bank Ltd. have collected the below mentioned

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Date.	
Place:	Signature of BC Branch Official