**INDEMNITY TO DRAWER OF LOST CHEQUE**

To

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

In consideration of your having this day given me a second cheque for Rs \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

being the amount of a previous cheque No \_\_\_\_\_\_\_\_\_\_\_\_\_ dated \_\_\_\_\_\_\_\_\_\_\_\_\_ drawn by you

in my favour which I have lost, I hereby undertake to refund to you the said sum of

Rs \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the event of the earlier cheque being presented to and paid by your

bankers within \_\_\_\_\_\_\_ months and to indemnify you against all expenses which

may be incurred by you in relation thereto.

Dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Signed\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**BOND FOR APPEARANCE OF OFFENDER RELEASED**

Realisation of Fine

Whereas I ………………………………………………., inhabitant of (place), have been sentenced to pay a fine of Rupees \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_and in default of payment thereof to undergo imprisonment for \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and whereas the Court has been pleased to order my release on condition of my executing a bond for my appearance on the following date (or dates), namely:

I hereby bind myself to appear before the Court of \_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_ o’clock on the following date (or dates), namely:
\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
and, in case of making default herein, I bind myself to forfeit to Government the sum of Rupees:

Dated this \_\_\_\_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_

(Signature)

(Where a Bond with Sureties is to be Executed and \_\_\_\_\_\_\_\_\_)

We do hereby declare ourselves sureties for the above-named that he will appear before the Court of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_on the following date (or dates), namely:
\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

and, in case of his making default therein, we bind ourselves jointly and severally to forfeit to Government the sum of Rupees\_\_\_\_\_\_\_\_\_

(Signatures)

**BOND FOR PAYING THE SUM IN EQUAL INSTALMENTS**

I, ………………………………………..

S/O.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

Resi ………………………………….….

 having borrowed Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 from Mr………………………………………

 S/O. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

Resi \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (the oblige) hereby promise to pay to the oblige the said sum of Rs.\_\_\_\_\_\_\_\_ and interest @ \_\_\_ % yearly in twelve equal installments of the principal and interest of Rs.\_\_\_\_\_\_\_\_\_ payable on the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in every year.

That the first date for paying of such instalment shall be the \_\_\_\_\_\_\_\_\_day of\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

I also consent that in if such instalment remain unpaid exceeding a month whole amount inclusive the

principal and interest shall become payable at once.

In Witness Whereof, I have signed this bond

Place:-

Date:-

Signature\_\_\_\_\_\_\_\_\_

Witnesses:-

**BOND BY A DEBTOR WITH HIS SURETY FOR A LOAN.1**

This Bond is entered on the \_\_\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ by

 Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 S/o Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (after ward called debtor)

And

 Between

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (after ward called surety)

Whereas

Sh. ..............................................................................

 S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, (hereafter obligee)

 as per request of the debtor and against his surety, advanced a loan of Rs. \_\_\_\_\_\_\_\_ to the debtor on the terms/conditions hereinafter appended;

Now the debtor and the surety hereby severally and jointly bind themselves in paying obligee the said sum of money per demand with interest on it from the date of this bond @ \_\_% per yearly.

In Witness Whereof, the parties have set their hands this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_.

Date:
Place:
Witnesses:-
1…………………………….. Debtor

2…………………..…………. Surety

**INDEMNITY IN THE FORM OF LETTER**

To The Manager, Co-operative Credit Bank,

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 In consideration of your agreeing to pay me the sum of Rs. …………………..……….. (Rupees

…………………………………………………………..............................……. only), being the amount of Fixed Deposit

left by my uncle, ………….,………………………………………………..

 son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 caste \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 residing at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 who died a member of a joint Hindu family consisting of him and me,

I\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_,

 son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 caste \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, of ,

 now residing at …………………………..……………………

 do hereby agree to indemnify you to the extent of any claim not exceeding the amount hereinbefore mentioned which may be preferred against you, and which you may have to lawfully discharge.

Dated.\_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_

Signatures\_\_\_\_\_\_\_\_\_.

**SIMPLE MONEY BOND**

I, ………….,…………………………………………………………………

 S/O \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, have

 this \_\_\_\_\_\_\_\_\_ day of  \_\_\_\_\_\_\_\_\_ 20 \_\_\_\_\_\_\_\_\_

 borrowed from………………………………………………….

 S/O \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

the sum of Rupees \_\_\_\_\_\_\_\_\_\_\_\_\_ (in words \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)

 to be repaid by the following -

installments, namely, the sum of Rupees \_\_\_\_\_\_\_\_\_ on the \_\_\_\_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_, the sum of Rupees \_\_\_\_\_\_\_\_\_\_\_\_\_\_on the \_\_\_\_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_ and the residue of the said sum of Rupees \_\_\_\_\_\_\_\_\_\_\_\_\_(principal) on the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_, and shall pay, together with each instalment, interest at the rate ofRupees \_\_\_\_\_\_\_\_\_ per cent per annum upon the said principal sum of Rupees \_\_\_\_\_\_\_\_\_ or so much thereof as shall for the time being remain unpaid, but if the said installments are duly paid, without any deduction or default, the said interest shall be paid at the reduced rate of \_\_\_\_\_\_\_\_\_per cent per annum.

(Sd.)
………………………………………………….…….. in the presence of

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_S/O \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.\_\_\_\_\_\_\_

**MONEY BOND FOR MONEY DUE WITH RECITALS**

This Bond entered by

, ……………………..……………,…………………………..…

 S/O. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

Resi \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (after ward called creditor)

 in favour of Sh. ……………………………………………….

 (after ward called the obligee).

Whereas

the creditor …………………….… ows Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to

Sh. ……………………………………………….…,

 S/O . \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(the obligee) as detail laid below: -

(a) As per a bond executed by me in favouring the obligee on the \_\_\_\_\_\_\_\_\_\_\_\_ day of

\_\_\_\_\_\_\_\_ inclusive the principal and interest due thereunder, as Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_.

(b) Loan taken by me from obligee according to his books of account comes to Rs. \_\_\_\_\_\_\_\_.

Now in lieu of above stated liabilities I am promising in paying the obligee, the said

sum of Rs. \_\_\_\_\_\_\_\_\_\_ , within \_\_\_ years and interest @ \_\_% yearly

payable half yearly on the \_\_\_\_ day of \_\_\_\_ and the \_\_\_\_ day of \_\_\_\_ in each year.

And I hereby consent that if any interest is not paid by above stated date , which shall be added to the principal amount on which I shall pay interest at the rate and on the dates herein before stated.

In Witness Whereof, I have signed this bond

Place:-

Date:-

Signed

Witnesses:

1. ………………………………….

2. …………………………………

**SECURITY BOND FOR LIFTING ATTACHMENT**

In the Court of \_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_

Suit No \_\_\_\_\_\_\_\_\_ of 20 \_\_\_\_\_\_\_

……………….………………………………………………………………………Plaintiff;

Vs.

………………………………………………………………………………………Defendant.

Amount of suit, Rupees \_\_\_\_\_\_\_\_\_

WHEREAS

 in the suit above-specified the plaintiff aforesaid has applied to the said Court that the said defendant \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. may be called upon to furnish sufficient security to fulfil any decree that may be passed against him in the said suit or that on his failure so to do, certain property of the said defendant \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, may be attached;

AND WHEREAS,

 on the failure of the said defendant \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to furnish such security, or, to show cause why it should not be furnished, the property aforesaid of the said defendant \_\_\_\_\_\_\_\_\_has been attached by the order of the said Court;

THEREFORE,

 I,\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,resident of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, have voluntarily become security and hereby bind myself, my heirs and executors, to Shri\_\_\_\_\_\_ as Judge of the said Court, and his successors-in-office, that the said defendant, shall produce and place at the disposal of the said Court, when required, the property herein below specified, namely (here give description of property or refer to an annexed schedule), or the value of the same, or such portion thereof as may be sufficient to fulfil such decree and shall, when required, pay the costs of the attachment, and in default of his so doing, I bind myself, my heirs and executors, to pay to Shri \_\_\_\_\_\_\_\_\_ as Judge of the said Court and his successors-in-office on its order such sum to the extent of Rupees \_\_\_\_\_\_\_\_\_ (here enter a sufficient sum to cover the amount of suit with costs and the costs of the attachment) as the said Court may adjudge against the said defendant.

Witness my hand at \_\_\_\_\_\_\_\_\_ this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_

Sd. \_\_\_\_\_\_\_

……………Surety.

Witnesses:

1. ……………………….

2……………………………….

**BOND BY RECEIVER APPOINTED BY COURT**

In the Court of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Judge \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Suit No \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20 \_\_\_\_\_\_\_\_\_

M.L \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Plaintiff;

R.P \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Defendant.

KNOW ALL MEN by these presents, that we,

 AA.,…………………………………………………………………………..

 son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

and

 BB.,……………………………………………………..……………………..

 son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

and

YZ…………………………………………………………………………………..

 son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 are jointly and severally bound to Shri CC \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Judge of the above Court, in the sum of Rupees \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to be paid to the said Shri CC. or his successor-in-office for the time being, for which payment we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally, by these presents:

Dated this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_

Signed by us, AA., BB. and YZ. in the presence of \_\_\_\_\_\_\_\_\_, son of \_\_\_\_\_\_\_ of \_\_\_\_\_\_\_\_\_.

WHEREAS a plaint has been filed in this Court by M.L. against R.P. for the purpose of (here insert the object of suit);

AND WHEREAS the said AA. has been appointed receiver by an order of the said Shri CC., of all the property, immovable and movable, detailed in the Schedule to the plaint in the said suit;

NOW THE CONDITION of this bond is such, that if the above-bounden AA shall duly account for all and every sum and sums of money which he shall so receive on account of the rents and profits of the immovable property and in respect of the movable property of the said.\_\_\_\_\_\_\_\_\_ at such periods as the said Court shall appoint, and shall duly pay the balances which shall from time to time be found and certified to be due from him as the said Shri CC., or his successor-in-office for the time being, does or shall hereafter direct, then the above-written bond shall be void, otherwise the same shall remain in full force.

Dated this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_

**SECURITY BOND BY GOVERNMENT EMPLOYEE**

This Agreement made on this day of

BETWEEN

Sh………………………………………………….……………………………..,

S/o Sh.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Resi…………………………………………………………..…………………….

 (hereinafter called the "depositor") of the one part

And

The Governor of Tamil Nadu (hereinafter called the "Governor") of the other part.

Whereas

 the depositor has been appointed to the post of Junior Engineer in the Department of PWD and as per the condition of the said appointment the depositor was required to deposit an amount of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ as security, during the course of his employment.

And Whereas the depositor has made the said deposit in shape of bank fixed deposit.

Now These Presents Witness and parties hereto agree as follows:

1. That the said deposit or any part thereof may be used against any penalty imposed on the depositor for any default committed by the depositor under the conditions of his service enforceable for time being.

2. That the Governor may used the said deposit or any part thereof to compensate, the State, from any loss caused by the act, negligence, or default of the depositor resulting in any loss to any money or property in his custody or under his supervision as a servant or officer of the said Department.

3. That in case of his release from service or death of the depositor the said deposit will be repaid to the depositor or to the person then entitled to his property having settlement of accounts.

4. That in case of the said deposit not being adequate for the purpose set forth herein before, the depositor will pay to the Governor such sum as may be necessary to make up such deficiency.

5. That after deposit has been repaid to the depositor as per the stated mentioned, the depositor or his estate, as the case may be, shall be liable to pay to the Governor any loss or damage, not made good previous the repayment was made.

In Witness Whereof, the parties to this deed have appended their signatures on the day and year as mentioned and signed.

Date:

Place:

Witnesses:-

1. On behalf of Governor

2. Depositor

**AGREEMENT FOR CHANGE OF SECURITY GIVEN BY WAY OF A HYPOTHECATION BOND INTO CASH SECURITY**

This Agreement is made on this day of \_\_\_\_\_

Between

Mr…………………………………………….………….. ,

S/O……………………………………………………..…,

Resi \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(hereinafter called "the Creditor") of the one part

And

The Debtor of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (hereinafter called "the Debtor") of the other part

Whereas

 Per a bond dated\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (hereinafter called "the said bond")

 executed by the Creditor along with other parties therein the Creditor bound to the Debtor for an amount of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

And Whereas under the terms of the said bond the treasurer has mortgaged to the Debtor the immovable property more fully detailed in the schedule therein as security for the said sum;

And Whereas under the terms of the said bond it was consenting that the Creditor may give security in cash to the amount of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in place of such mortgage as aforesaid and the Creditor has for that purpose deposited the sum of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (hereinafter called "the deposit") on fixed deposit in the treasury of the Debtor.

Now the parties hereby agree them selves as follows:-

1. That all the conditions, agreements and stipulations of the said bond shall be deemed to be entered in these presents.

2. That for compensated the Debtor for any loss for which he is entitled to be compensated as per the terms of the said bond the Debtor may withdraw the deposit or any part thereof or any other sum deposited as aforesaid from the Bank in which the same is deposited.

3. The deposit or any other sum that may be similarly deposited in any Bank in accordance with the provisions hereinafter contained and the interest thereon shall be security for the payment to the Debtor of the penal sum named in the said Bond.

4. As per the terms of this bond the Debtor hereby releases from the liability created by the said bond (previous bond) the immovable property described in the first schedule thereto.

In Witness Whereof, the parties to this deed have appended their signatures on the day and year as mentioned herein.

Date:

Place:

Witnesses:-

1. ……………………………….Debtor

2……………………………………. Creditor

**BANK GUARANTEE**

B.G. No\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

M/s. PM……………………………………………..

Dear Sirs.

In consideration or M/s. PM…. having its registered office at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ having agreed to pay M/s. CM having its registered office at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (hereinafter called the "Contractor") an advance amount of Rs \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ under the terms and conditions of the contract No \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ for the supply, of work, (hereinafter called the "Contract") for the due fulfillment by the contractor of the terms and conditions contained in the Contract on production of a Bank Guarantee of Rs\_\_\_\_\_\_\_\_\_\_\_\_\_

We, the Bank \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ hereinafter called the "Bank", at the request of the contractor do hereby undertake to pay to M/s. PM on receipt of their written demand an amount not exceeding Rs \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ against any loss or damage caused to or suffered or would be caused to or suffered by M/s. PM… by reason of any breach by the contractor of any of terms and conditions contained in the contract.

We, the Bank, do hereby undertake to pay to M/s.PM.the amounts due and payable under this Guarantee, without any demur, merely on receipt of a written demand from M/s. PM… stating that the amount claimed is due by way of loss or damage caused to or suffered or would be caused or suffered by M/s. PM..by reason of breach by the contractor of any of the terms and conditions contained in the contract or by reason of the contractor's failure to perform the said contract. Any such demand made on the Bank on or before \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ shall be conclusive as regards the loss or damage and the quantum of amount due and payable under this guarantee, subject however, our liability under the Guarantee shall be restricted to an amount not exceeding Rs\_\_\_\_\_\_

We, the Bank, undertake to pay to M/s. PM. any money so demanded notwithstanding any dispute or disputes raised by the Contractor in any suit or proceeding including Arbitration proceedings pending before any Court of Tribunal relating thereto and our liability under these presents being absolute, unequivocal and irrevocable.

The payment so mad by us under this Guarantee shall be a valid discharge of our liability for payment there under and the Contractor shall have no claim against us for making such payment.

We, the Bank, undertake not to revoke this guarantee during the currency of this guarantee except with the previous consent of M/s. PM in writing.

Notwithstanding anything contained hereinabove:

1. The liability under this Bank Guarantee shall not exceed Rs \_\_\_\_\_\_

2. This Bank Guarantee shall be valid up to\_\_\_\_\_\_ .and

3. The Bank is liable to pay guarantee amount or any part thereof under this bank Guarantee under and only if M/s. PM serves upon us a written Claim or Demand on or before \_\_\_\_\_\_.

Date: \_\_\_\_\_\_

Place: \_\_\_\_\_\_

SEAL:

**SECURITY BOND GIVEN FOR THE GRANT OF A SUCCESSION CERTIFICATE**

**(SECTION 375, SUCCESSION ACT, 1925)**

**Before the Court of the District Judge of**

Case No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of \_\_\_\_\_\_\_\_

All Men May Know By These Presents

That we, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 S/O . \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 Resi \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (obligor, which expression shall include my successors and heirs)

 And

………………………………………………………..…………………………………..

 S/O. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.\_,

Resi \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (surety which expression shall include my successors and heirs) are held and bound firmly unto the District Judge of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the sum of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of good and legal amount to be paid to the said District Judge or his heirs in office for the time. This payment we do hereby bind ourselves and each and every one binds himself for whole and each and every one of our successors, executors and administrators to the said District Judge, his successors or assigns firmly by these presents signed, executed and delivered by each of us respectively dated the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_.

Whereas court of above District Judge has on the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_ ordered in granting to obligor a succession certificate for the estate of Late Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (the deceased) with condition as obligor executing a bond with one surety for the amount of Rs. \_\_\_\_\_\_ for the purpose hereinafter appearing;

And Whereas

 the obligor has consenting to enter into the above bond and the surety has consenting to enter into the above bond as surety for the obligor.

Now the condition of the above bond is this that if the obligor shall justly and truly account for the debts and other securities of the deceased received by him and shall compensate the persons as entitled to the whole or any part of such debts and securities then, the above written bond shall be nullity .otherwise, it shall be enforceable.

Date:

Place:

Witnesses:-

1………………………………………… Obligor

2……….. ………………………………. Surety

**BOND BY GUARDIAN APPOINTED BY COURT**

KNOW ALL MEN BY these presents that

I, PM.,………………….………………….. (Guardian),

 son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 am held and firmly bound to Shri \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the Judge of the District of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, in the sum of Rupees \_\_\_\_\_\_\_\_\_ (Rs\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_) only to be paid to the said District Judge or to his suDMessor-in-office or assigns and we CM. and DM. are jointly and severally held and firmly bound to the said District Judge in the sum of Rupees \_\_\_\_\_\_\_\_\_ (Rs \_\_\_\_\_\_\_\_\_) only to be paid to the said District Judge or to his suDMessor-in-office or assigns for the payment of which said sum of Rupees \_\_\_\_\_\_\_\_\_ to be faithfully and truly made, I, the above-bounden PM., bind myself, my heirs, executors, administrators and representatives, and for the payment of the said sum of Rupees \_\_\_\_\_\_\_\_\_ we, the above-bounden CM. and DM, bind ourselves and each of us jointly and severally and each of our heirs, executors, administrators and representatives firmly by these presents.

Signed by ourselves and sealed with our respective seals this \_\_\_\_\_\_\_\_\_ day of\_\_\_\_\_\_\_\_\_, 20\_\_\_\_\_\_\_\_\_

WHEREAS

 by an order of the Court of the District Judge of.\_\_\_\_\_\_\_\_\_ made on the \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20\_\_\_\_\_\_\_\_\_, under Section 7 of the Guardians and Wards Act, 1890, the above-named PM. has, subject to his entering into a Bond in the said sum of Rs \_\_\_\_\_\_\_\_\_\_\_\_\_with two Sureties in the said sum of Rs \_\_\_\_\_\_\_\_\_, been appointed guardian of the property, movable and immovable, of \_\_\_\_\_\_\_\_\_, minor son of \_\_\_\_\_\_\_\_\_;

AND WHEREAS

 the said PM. has agreed to enter into the above-written Bond, and the said Sureties have agreed to enter into the above-written bond as Sureties for the said PM

NOW THE CONDITION

 of the above-written Bond is that if the said guardian do and shall justify and truly aDMount, whenever called upon to do so, for what he may receive in respect of the property of the said minor and do and shall carefully observe, perform and keep all orders and directions of the said Court of the District Judge of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ touching or concerning the estates and effects of the said minor and his property, and touching and concerning all such moneys and estates as the said guardian shall receive as such guardian as aforesaid, and in all things, conduct himself properly, then the above-written Bond or obligation shall be void and of no effect, otherwise the same shall remain in full force.

SIGNED, SEALED AND DELIVERED

 by the above-named PM., CM. and DM., in the presence of \_\_\_\_\_\_\_\_\_ this the \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20\_\_\_\_\_\_\_\_\_

Witnesses:

Sd. PM.

1. Guardian.

Sd. CM.

First Surety.

2. Sd. DM.

Second Surety.

Surety

**BOND BY A DEBTOR WITH HIS SURETY FOR A LOAN**

This Bond is entered on the \_\_\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ by

 Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 S/o Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (after ward called debtor)

And

 Between

…………………………………............................................,

 S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (after ward called surety)

Whereas

Sh.. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, (hereafter obligee) as per request of the debtor and against his surety, advanced a loan of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to the debtor on the terms/conditions hereinafter appended; Now the debtor and the surety hereby severally and jointly bind themselves in paying obligee the said sum of money per demand with interest on it from the date of this bond @ \_\_% per yearly. In Witness Whereof, the parties have set their hands this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_.

 Date:

 Place:

Witnesses:-

1. Debtor
2. Surety

**INDEMNITY IN THE FORM OF AGREEMENT**

THIS AGREEMENT made this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 20 \_\_\_\_\_\_\_\_\_

 Between

……………………………………………………………………………..…………………………………. etc. of the one part

And

……………………………………………………………………………………. …………………………. etc. of the other part.

WHEREAS

 by a deed of lease dated the\_\_\_\_\_\_\_\_\_\_\_\_\_ said ………………………………….. Demised certain land to the said ………………………… and one ………………………., since deceased, for a term of nine years from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_;

AND WHEREAS

 one of the conditions entered in the said lease was that during the first year the said ………………………………... will not require the said lessees to pay rent for uncultivated land;

AND WHEREAS

 though the whole of the demised land was not cultivated during the first year, full rent for that year was realized by the said BB. on the alleged ground that the aforesaid condition was not intended to apply to this lease, and that it was by an accidental omission that the same was not scored out of the printed form of lease before execution;

AND WHEREAS

the said ……………. and ………………... served a notice on the said BB. threatening to file a suit against the said BB. for refund of the amount of rent so realized from them in violation of the aforesaid condition;

AND WHEREAS

 the said ……………... died leaving behind him as his heirs ……………………………………………. who are under the natural guardianship of……………………….

AND WHEREAS

 the said ……………….. and the said……………….. on behalf of her said ……………………………………………………………………………… have withdrawn the aforesaid notice and have agreed to forego their claim for the said refund on the said ……………………………. agreeing to revise the term of the said lease and to extend the same from nine to twelve years;

AND WHEREAS

 in consideration of the aforesaid agreement of the said BB, the said …………………………………… has agreed to indemnify the said ………………………………... from any claim which the said ……………………………………………………………………………., may institute for refund of the said amount of rent in spite of the said……………………………………. relinquishing the same on their behalf;

NOW THESE PRESENTS WITNESS

 that in pursuance of the said agreement and for the consideration aforesaid the said ………………………………….. hereby agrees always to indemnify and keep harmless the said …………………... from any claim which the………………………………………. or either of them or their respective successors or assigns or any of them may at any time institute for refund of any part of the rent paid by the said …………... and………………………... for the year \_\_\_\_\_\_\_\_\_ under the aforesaid deed of lease dated the \_\_\_\_\_\_\_\_\_,

IN WITNESS WHEREOF

 etc.

**Bond to Keep the Peace**

Whereas I (name) \_\_\_\_\_\_\_\_\_\_\_ resident of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (place), have been called upon to enter into a bond to keep the peace for the term of \_\_\_\_\_\_\_\_\_\_\_\_\_ or until the completion of the inquiry in the matter of \_\_\_\_\_\_\_\_\_\_\_\_\_\_, now pending in the Court of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, I hereby bind myself not to commit a breach of the peace, or do any act that may probably occasion a breach of the peace during the said term or until the completion of the said inquiry and in case of my making default therein, I hereby bind myself to forfeit to Government the sum of Rs. \_\_\_\_\_\_\_\_\_.

Dated this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_.

**Simple Money Bond**

I, X, son of \_\_\_\_\_\_\_\_\_\_ resident of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ confirm that I am indebted to Y son of \_\_\_\_\_\_\_\_\_\_ resident of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to the extent of Rs. \_\_\_\_\_\_\_\_\_ ( Rupees \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ) on account of the price of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ purchased by me from the said Y and I hereby agree and covenant to pay the said sum on demand of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ with interest at the rate of \_\_\_\_ percent per annum to Y.

Date: \_\_\_\_\_\_\_\_\_\_\_\_

WITNESSES

1.

2.

Signature

**Installment Bond**

I KC, s/o Mr. RC r/o ………………… have borrowed a sum of Rs……….from Mr. SK s/o K r/o ……………………... I hereby promise that the said sum shall be paid in twelve equal instalments of Rs………………each by first week of each month. I further promise that interest at the rate of 18% per annum shall also be paid along with monthly installment.

and I hereby agree that in case of my failure to pay the installment along with interest the whole amount shall become due at once.

Witnesses:

1. Name………………                                                               Signature of…………

Address…………….                                                                 (KC)

1. Name………………..

Address…………….

**Simple Bond for Money Borrowed**

I, KB, s/o Mr. RB, r/o ……………………. have borrowed a sum of Rs. ………………….. (Rupees ………………… only) from Mr. AN, s/o Mr. KK, r/o ………………. on account of price of furniture purchased from him.

I promise to pay the said amount on demand on or before…………….with interest @ 18% per annum from the date of this bond.

In witness whereof, I have signed this bond on this …. day of ……………, 2000, in the presence of the following witnesses.

WITNESSES :

1. Name…………………………

Address……………………… Signature of …….

2. Name…………………………

Address……………………… Signature of …….

**Simple Bond for Money Borrowed**

I, KB, s/o Mr. RB, r/o ……………………. have borrowed a sum of Rs. ………………….. (Rupees ………………… only) from Mr. AN, s/o Mr. KK, r/o ………………. on account of price of furniture purchased from him.

I promise to pay the said amount on demand on or before…………….with interest @ 18% per annum from the date of this bond.

In witness whereof, I have signed this bond on this …. day of ……………, 2000, in the presence of the following witnesses.

WITNESSES :

1. Name…………………………

Address……………………… Signature of …….

2. Name…………………………

Address……………………… Signature of …….

**Equal Installment Bond**

This bond is executed on this ………..day of ………..at ………... jointly by :

1. Mr. KN s/o PK r/o …………………….., hereinafter called the security.

Whereas Mr. CP s/o Mr. IB r/o ……………………… has advanced , sum of Rs. 1,00,000.00 to Mr. KN, above named.

Now we the said KN and KB jointly and severally bind ourselves to pay the said sum to Mr. CP on demand along with interest at the rate of 18% per annum.

Witnesses:

1. Name………………..                                                                Signature………….

Address……………..                                                                   (KN)

2. Name……………….                                                                Signature …………….

Address……………                                                                    (KB)

**Bond by Debtor and his Surety**

This bond is executed on this ………..day of ………..at ………... jointly by :

1. Mr. KN s/o PK r/o …………………….., hereinafter called the security.

Whereas Mr. CP s/o Mr. IB r/o ……………………… has advanced , sum of Rs. 1,00,000.00 to Mr. KN, above named.

Now we the said KN and KB jointly and severally bind ourselves to pay the said sum to Mr. CP on demand along with interest at the rate of 18% per annum.

Witnesses:

1. Name………………..                                                               Signature………….

Address……………..                                                                  (KN)

2. Name……………….                                                               Signature …………….

Address……………                                                                   (KB)

**Bond and Bail Bond under Criminal Procedure Code, 1973 after Arrest Under a Warrant**

I (name) \_\_\_\_\_\_\_\_\_\_\_ of \_\_\_\_\_\_\_\_\_\_\_ being brought before the District Magistrate of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ (or as the case may be) under a warrant issued to compel my appearance to answer to the charge of \_\_\_\_\_\_\_\_\_\_\_\_ do hereby bind myself to attend in the court of \_\_\_\_\_\_\_\_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 2000, to answer to the said charge, and to continue to attend until otherwise directed by the court, and in case of my making default herein, 1 bind myself to forfeit to Government, the sum of Rs. \_\_\_\_\_\_\_\_\_.

Dated this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_ 20\_\_

(Signature)

I, do hereby declare myself surety for the above named \_\_\_\_\_\_\_\_\_\_\_\_\_\_of \_\_\_\_\_\_\_\_\_\_\_\_ that he shall attend before \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the court of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on the \_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_, 2000, to answer to the charge on which he has been arrested, and shall continue to attend until otherwise directed by the court and in case of his making default therein, I bind myself to forfeit, to Government the sum of Rs. \_\_\_\_\_\_\_\_\_\_\_.

Dated this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_

**Simple Bond**

This Bond is given by me the undersigned... residing at ... in favour of Mr. B as follows -

Whereas I am having several dealings with the said Mr. B as a result of which I have become liable to pay to Mr. B in an aggregate sum of Rs……….

Whereas the said Mr. B has refused to continue the dealings or business with me unless I acknowledge the said liability as on today and execute this bond for the payment thereof.

Now I …………... hereby confirm that I am indebted to Mr. B in the said sum of Rs.…………. and I agree and covenant to pay to Mr. B the said sum on demand with interest thereon at the rate of Rs... per cent per annum.

Dated this ... day of .……….., 2000.

Signature.

WITNESSES;

1.

2.

**Security Bond on behalf of Defendant for the Production of Property**

Whereas at the instance of………….the plaintiff in the above suit…………the defendant has been directed by the court to furnish security in the sum of Rs……….to produce and place at the disposal of the court the property specified in the Schedule hereto annexed.

Now Therefore I, ……………have voluntarily become surety and do hereby bind myself, my heirs and executors to the said court, that the said court, that the said defendant shall produce and place at the disposal of the Court, when required, the property specified in the said Schedule, or the value of the same, or such portion thereof as may be sufficient to satisfy the decree ; and in default of his so doing, I bind myself, my heirs and executors to pay to the said court at its order, the said some of Rs…………..or such other sum not exceeding the said sum as the said court may adjudge.

SCHEDULE

In witness whereof I have set my hand hereunto this ………….day of……………19……………

WITNESSES:

(Sd.)……………

1……………….s/o……………….of………… Surety

2………………..s/o……………….of………..

**SECURITY BOND BY AN EMPLOYEE**

Know All Men By These Presents that we

 …………………………………………………………………………………………………

 S/o Sh. ……………………………………….............................................. (after ward called obligor),

 ………………………………………………………………………………………………….

 S/o Sh. ………………………………………………………………………….…………. (first Surety)

And

 …………………………………………………………………………………………………….

S/o Sh…………………………………………………………………………………………, (second Surety)

 bind ourselves severally and jointly to

Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

 S/o Sh.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, (oblige) for the paying to the oblige the

sum of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Whereas the above obligor was on the \_\_\_\_\_\_\_\_\_ day of \_\_\_\_ selected in for employment in estate of oblige.

And Whereas the obligor has been asked upon to furnish security for an amount of Rs.\_\_\_\_\_\_ as compensation to oblige against all loss/damage as the oblige might suffer due to property entrusted to the care of obligor as part of his duties. Loss so suffered shall inclusive but not restricted wastage, embezzlement, theft, or lost dishonestly, negligently or otherwise by the oblige.

And whereas the oblige has offered such security in \_\_\_\_\_ which as the verification of the value and sufficiency of the security offered by oblige is can take sometime and execution of the security bond will thence be delayed.

And whereas the oblige has asked the obligor for execute a personal bond with two sureties temporarily such time till the security bond aforesaid is not executed and registered.

And Whereas the obligor and the said sureties have executed above written bond per penal sum of Rs.\_\_\_\_\_ conditioning for due performance of duties by the obligor and for compensating the oblige against loss from the acts /defaults of the obligor until such times as the obligor offers adequate sufficient and executes a registered security bond.

Now the condition of the above-express bond is that till that time obligor is serving of the oblige and duty performs and fully duties assigned to him, or the obligor along with both the sureties stated above compensated oblige from all and each loss/damage suffered by oblige from any act, omission, neglect or default of the obligor in discharge of his duties, or if the obligor executes the security bond as promised, then the above-express bond or obligation shall be nullity and ineffective, otherwise same shall be enforceable.

However, this bond shall cease to be effective and shall be nullity and void simultaneous to the obligor executing, registering and delivering the security bond to the oblige as mentioned earlier.

The obligor as the sureties hereunder shall not terminate this bond except by serving …… calendar months advance written notice to the oblige of their intention to do so. In such an event, their and several joint liabilities per this bond continue in relating all omissions and defaults on the part of the obligor until the expiration the …….months expires.

In case the oblige give any concessions to obligor in conserving his failure or neglect in performance of e services and duties the same shall not in any way release or exonerate the sureties or either of their relating or administrators in respect of their or his liability under the express bond.

In Witnesses to the above-written bond and to all the terms and conditions herein before contained we have signed hereunder this \_\_\_ day of \_\_\_\_\_.

Place: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

………………………………………….…Signatures of the Obligor

…………………………………………….Surety No. 1

………………………………………….….Surety No. 2

Witnesses:

1. ………………………………….

2. …………………………………..

**Security Bond in Injunction Suit Requiring Defendant not to do or Repeat the Wrongful Act Complained of**

Whereas, in the suit above specified, instituted by the said plaintiff, to restrain the said defendant………..from (here state the breach of contract or other injury), the said court has, on the application the said plaintiff granted an injunction to restrain the said defendant from the repetition ( or the continuance) of the said breach of contract ( or wrongful act complained of ), and required security from the said defendant against such repetition ( or continuance) of the said breach of contract (or wrongful act complained of), and required security from the said defendant against such repetition (or continuance);

Therefore, I, ……………………..inhabitant of …………..have voluntarily become surety and do hereby bind myself, my heirs and executors to ………..as Judge of the said court and his successors in office that the said defendant………shall abstain from the repetition (or continuance of the breach of contract aforesaid or wrongful act, or from the committal of any breach of contract or injury of any king, arising out of the same contract or relating to the same property or right), and in default of his so abstaining, I bind myself, my heirs and executors to pay into court on the order of the court such sum to the extent of Rs………..as court shall adjudge against the said defendant.

Witness my hand at……………this…………day of……………..,2000.

Witnesses: …………….

Surety

**Security Bond for Costs of Appeal Where in Property is Mortgaged**

To,

This security bond for costs of appeal executed by……………

Witnesseth:-

This appellant has preferred an appeal from the decree in suit no……..of 2000, against the respondent, and has been called upon to furnish security. Accordingly, I, (of my own free will), stand security for the costs of the appeal mortgaging the properties specified in the Schedule hereunto annexed. I shall not transfer the said properties or any part thereof, and in the event of any default on the part of the appellant, I shall duly carry out any order that may be made against me, with regard to the payment of costs of appeal. Any amount so payable shall be realised from the properties hereby mortgaged, and if the proceeds of the sale of the said properties are insufficient to pay the amount due, I any my legal representatives will be personally liable to pay the balance. To this effect I execute this security bond this ………….day of ……………,20\_\_.

(Sd)…………….

Witnessed by

1……………….s/o………….of………….

2……………….s/o………….of……..

**Security Bond by Debtor (Section 21 of the Provincial Insolvency Act)**

Know All Men that we, KC, r/o ……………………., and Mr. KC ……………, s/o Mr. DS, r/o ……………….. (Surety for Mr. KC) bind ourselves jointly and severally to the Insolvency Court of Shri RS, Judge for payment of Rs………………

Signature…………

Debtor

Signature………..

Surety

Whereas Mr. KC has been ordered by the said Insolvency Court to give reasonable security for appearance before the Court until further orders are passed on the insolvency petition filed by him (or, his creditor)

And whereas said Mr. KC has agreed to be surety of the said Mr. KC.

Now the Condition of This Bond is as Under:-

The condition of the above obligation is that if said Mr. KC appears before the Court when he is called by the Court, the above written bond shall be otherwise it shall remain in full force.

We the above noted parties have signed this bond on this………day of………at Varanasi after fully understanding the contents of this bond, in the presence of the following witnesses.

1. Name……….                                                               Signature…………

Address……..                                                                 Debtor

2. Name………….                                                           Signature………..

Address……….                                                               Surety

**Bond by One Person to Two Persons Providing Payment by Installments**

Know All Men by These Present that, I, AB, son of ………..of……….am bound to PQ, son of ………..of…………..and RS son of ……..of ……….in the sum of Rs…………..(double the amount of the principal) to be paid to the said PQ or RS or to either of their heirs, executors, administrators, representatives or assigns, by these presents.

Dated this………..day of………….,2000.

(Signed) AB in the presence of……….s/o………of………..

Now the condition of the above written bound is such, that if the above bounden AB, his heirs, executors administrators or assigns, pay unto the above named PQ or RS or the survivors of them, or his, or their heirs, executors, administrators, representatives or assigns, the sum of Rs………..by the four following installments, namely, the sum of Rs……….on the ………day of………19…….., the sum of Rs…………….on the…………day of………..19………..and the balance of rupees………….(principal) on the …………day of…………….19………..and also pay with each such installment unto the said PQ or RS or the survivor of them or his, or their, executors, administrators, representatives or assigns, interest at the at the rate of…………per cent per annum upon the said principal sum of rupees……….or so much thereof as shall for the time being remain unpaid, then the above written bond shall be void, otherwise the same shall remain in full force.

Dated this………………day of………..,2000.

(Sd/-)…………………..............AB in the presence of………………s/o……………of…………

**Security Bond for Removal of Attachment**

In the Court of…………at …………………

Suit No…………of ………………..

……………… Plaintiff

Versus

…………. Defendant

Amount of suit, Rupees…….

Whereas in the suit above specified the plaintiff aforesaid has applied to the said court that the said defendant………..may be called upon to furnish sufficient security to fulfill any decree that may be passed against him in the said suit or that on his failure so to do, certain property of the said defendant……….may be attached.

And Whereas, on the failure of the said defendant…….to furnish security, or, show cause why it should not be furnished, the property aforesaid of the said defendant……………has been attached by the order of the said court;

Therefore, I …………..inhabitant of……have voluntarily become surety and hereby bind myself, my heirs and executors, to ………..as Judge of the said court, and his successors in officer that the said defendant, shall produce and place at the disposal of the said court, when required, the property or refer to an annexed schedule), or the value of the same, or such portion thereof as may be sufficient to fulfill such decree and shall, when required, pay the costs of the attachment and in default of his so doing, I bind myself, my heirs and executors, to pay to………….as Judge of the said court and his successors in office on its order such sum to the extent of rupees (here enter a sufficient sum to cover the amount of suit with costs and the costs of the attachment) as the said court may adjudge against the said defendant.

Witness my hand at……………this……….day of………, 2000.

                                                                                               (Sd.)…………….

Witnesses:

(Signed)                                                                                    Surety

**Bond by Debtor and Surety for Existing Liability**

This bond is executed on this…………..day of…………..at …………………. jointly by :

1. Mr. HR s/o BS r/o …………………, hereinafter called the debtor and

2. Mr. RM s/o RM r/o ………………….., hereinafter called the security.

Whereas Mr. HR has borrowed a sum of Rs………from Mr. JS s/o Mr. BS r/o ………………………. on……….with an interest on 18% per annum.

Whereas the said sum was to be refunded alongwith interest latest by …………………..

Whereas the debtor failed to return the principal amount and interest within time.

Whereas the creditor has agreed not to institute a civil suit for recovery of the said sum, provided some body stands as surety.

I. RM, above named, stand a surety and give this bond after the signature of debtor and myself and agree that the debtor shall pay the said sum in 12 monthly instalments alongwith interest at the rate of 24% per annum.

I further agree that in case of failure to pay the money by debtor in time, the whole amount shall become payable at once.

Witnesses:

1. Name…………                                                               Signature …………….

Address………..                                                                 (HR)

2. Name…………                                                               Signature…………….

Address………..                                                                (RM)

**Bond to Secure the Performance of a Contract**

By this Bond I Mr. A residing at ………………..... the Obligor acknowledge to be bound to pay to Mr. B the Obligee the sum of Rs... on demand by the said Obligee.

Whereas by a Contract entered into between the Obligee and the Obligor, the Obligee has appointed the Obligor as a contractor to construct a building on the plot of land of Obligee situated at ... in terms of the said contract.

and Where as the said contract provides that the Obligor will execute a bond in the sum of Rs... for the proper performance of the said contract.

Now The Condition of this Bond is that If the Obligor contractor or his legal representatives or permitted assigns shall and will and truly, perform and fulfill and keep all and every covenant, clause, provision, term or condition in the said contract and on the part of the Obligor (Contractor) to be observed and performed according to the true purport and intent or meaning thereof, then this Bond shall be treated as void but otherwise it shall remain in full force and effect.

In Witness Whereof the Obligor has put his hand this ... day of ………….., 20\_\_.

Signed and delivered by the

with in named Mr.………….

WITNESSES;

1.

2.

**Security Bond by Receiver**

Know All Men By These Presents, that we, AB, son of…………of ……and EF, son of………..of………..and XY son of……….of……..jointly and severally bound to Shri GH, Judge of the above court in the sum of Rs………to be paid to the said Shri GH, or his successor in office for the time being, for which payment we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally, by these presents:

Dated this…………..day of…………, ,2000.

Signed by us, AB, EF, and XY in the presence of …………son of………………

Whereas, a plaint has been filed in this court by……….against……for the purpose of (here insert the object of suit);

Now the condition of the bond is such, that if the above bounden AB, shall duly account for all and every sum and sums of money which he shall so receive on account of the rents and profits of the immovable property and in respect of the moveable property of the said………..at such period as the said court shall appoint, and shall duly pay the balance which shall from time to time be found and certified to be due from him as the said Shri GH, or his successor in office for the time being, does or shall hereafter direct, then the above written bond shall be void, otherwise the same shall remain in full force.

Dated this…………day of…………..,2000

(Signed AB)

(Signed EF) in presence of……..son of…….of…………

(Signed XY)

**Security Bond Mortgaging Property given or Order Being Made to Stay Execution of Decree**

This security bond on stay of execution of decree executed by…………

Witnesseth:

That………..,the plaintiff in suit no………..of 2000, having sued………the defendant, in this court and decree having been passed on the…….day of…………, 2000 in favour of the plaintiff, and the defendant having preferred an appeal from the said decree in the……..court, the said appeal is still pending;

Now the plaintiff-decree holder having applied to execute the decree the defendant has made an application praying for stay to execution and has been called upon to furnish security. Accordingly, I, (of my own freewill) stand security to the extent of Rs………….mortgaging the properties specified in the Schedule hereunto annexed, and covenant that if the decree of the first court be confirmed or varies by the Appellate Court the said defendant shall duly act in accordance with the decree of the Appellate Court and shall pay whatever may be payable by him thereunder, and if he should fail therein then any amount so payable shall be realised from the properties hereby mortgaged, and if the proceeds of the sale of the said properties are insufficient to pay the amount due, I and my legal representatives will be personally liable to pay the balance. To this effect I execute this security bond this ……….day of………., 2000.

SCHEDULE

Witnesses by- (Signed)………………

1……………...s/o………….of…………………

2………………s/o………….of………………..

**Bond Given to an Employer for the Faithful Discharge of Duties by an Employee**

Know All Men By These Presents that we, AB, son of…………….(hereinafter called the employee) and CD son of………of……..(hereinafter called the surety) are bound to Messes………..(hereinafter called the employers), in the sum of Rs………to be paid to the said employers, or their representatives, or assigns, for which payment we bind ourselves, and each of us, or and each of our heirs, executors and administrators, and severally, by these present.

Dated this………..day of………..2000.

(Signed) AB, in the presence of ………..s/o……….of…………

(Signed) CD, in the presence of………...s/o……….of…………..

WHEREAS the above named employers have agreed to take the above bounden employees into their service as an accountant in consideration of the said employee and the said surety entering into a bond in the sum of Rs……….hereinbefore mentioned and subject to such terms and conditions as are hereinafter mentioned, for the due and faithful discharge of his duties as an accountant by the said employee.

Now the condition of the above written bond is such, that if the said AB shall duly and faithfully discharge his said duties, or the said employee and the said surety shall at all times hereinafter keep the said employers or their assigns indemnified against all such losses, expenses and damages as the said employers or their assigns may incur by virtue of their having taken the said employee into their service, or as may result from, or be due to any act of mismanagement, neglect, default or embezzlement of or by the said employee, during the period of his employment or otherwise, then, the above written bond shall be void, otherwise the same shall remain in full force.

(Sd.) AB in the presence of ……….s/o………..of……….

(Sd.) CD in the presence of………..s/o………..of………..

**Security Bond to be given during the Pendency of Appeal Where in Property is Mortgated**

To,

This Security Bond on Stay of Execution of Decree by……….

Witnesseth:

That …………., the plaintiff in suit no………..of, 2000, having sued………the defendant in this court, and a decree having been passed on the………day of …….., 2000, in favour of the plaintiff, and the defendant having preferred an appeal from the said decree in the………court, the said appeal is still pending.

Now the plaintiff-decree holder has applied to execute the decree and the defendant has made an application praying for stay of execution of the said decree and has been called upon to furnish security. Accordingly, i, ( of my own free will). Stand security to the extent of Rs……….mortgaging the properties specified in the schedule hereunto annexed and covenant that if the decree of the first court be reversed or varied by the appellate court, the plaintiff shall restore any property which may be or has been taken in execution of the said decree and shall duly act in accordance with the decree of the appellate court and shall pay whatever may be payable by him there under, and if he should fail therein then any amount so payable shall be realised from the properties hereby mortgaged, and if the proceeds of the sale of the said properties are insufficient to pay the amount due, i and my legal representatives will be personally liable to pay the balance. To this effect i execute this security bond this ………day of ………….., 2000.

Schedule

(signed)…………s/o………….of……..

Witnesses by

1……….s/o……….of………..

2……….s/o……….of………….

**Bond by an Employee for not Engaging himself with a Competitor**

BY THIS BOND Mr. A residing at... binds himself to pay to Mr. B the sum of Rs...

as liquidated damages.

WHEREAS A is a qualified chemist employed by B in his factory manufacturing some pharmaceutical products or medicines viz.................. and in the course of employment Mr. B may come to know the secret formulae adopted by B in the manufacture of such products.

AND WHEREAS As a term of employment A has promised to B not to misuse his position by disclosing to any person the knowledge acquired by him in the manufacture of the said products and has agreed to execute this Bond.

AND WHEREAS however, in the event of a misusing his position as herein stated, he has. at the request of B agreed and hereby agrees to make good the loss by paying him the said B a sum of Rs...... as compensation.

NOW the condition of this bond is that if during the course of employment of Mr. A with Mr. B the said A will work faithfully and honestly and shall not disclose to any person the knowledge he may get regarding the manufacture of the said products and the formulae or manufacturing process thereof and shall not. after he ceases to be the employee of Mr. A due to his resignation or dismissal or removal or for any reason whatsoever, carry on any business similar to the business of manufacturing the said products or medicines or work with any other manufacturer carrying on similar business, either as an employee or on ad hoe basis or partially or otherwise directly or Indirectly within the city of... and for a period of three years from the time he ceases to be in the service of the said B then this Bond will become void and of no effect but otherwise it will remain in full force and effect.

IN WITNESS WHEREOF the said Mr. A has put his hand this day...

Signed and delivered by the

With in named Mr..............

WITNESSES;

1. Name & Signature

2. Name & Signature

 **Bond by an Employee for not Engaging himself with a competitor**

By this Bond Mr. A residing at ... binds himself to pay to Mr. B the sum of Rs... as liquidated damages.

Whereas A is a qualified chemist employed by B in his factory manufacturing some pharmaceutical products or medicines viz. ………........ and in the course of employment Mr. B may come to know the secret formulae adopted by B in the manufacture of such products.

And Where as a term of employment A has promised to B not to misuse his position by disclosing to any person the knowledge acquired by him in the manufacture of the said products and has agreed to execute this Bond.

And Where as however, in the event of A misusing his position as herein stated, he has. at the request of B agreed and hereby agrees to make good the loss by paying him the said B a sum of Rs ...... as compensation.

Now the condition of this bond is that if during the course of employment of Mr. A with Mr. B the said A will work faithfully and honestly and shall not disclose to any person the knowledge he may get regarding the manufacture of the said products and the formulae or manufacturing process thereof and shall not. after he ceases to be the employee of Mr. A due to his resignation or dismissal or removal or for any reason whatsoever, carry on any business similar to the business of manufacturing the said products or medicines or work with any other manufacturer carrying on similar business, either as an employee or on ad hoe basis or partially or otherwise directly or Indirectly within the city of... and for a period of three years from the time he ceases to be in the service of the said B then this Bond will become void and of no effect but otherwise it will remain in full force and effect.

In Witness Whereof the said Mr. A has put his hand this day ...

Signed and delivered by the

withinnamed Mr.………….

WITNESSES;

1.

**Administration Bond (Section 291, Indian Succession Act)**

Know all men that we, RN, s/o Late DN r/o ………………….. and KG s/o SN r/o ………………….. (surety for Mr. RN) bind ourselves jointly and severally to Shri KN, ………………………. for payment to him or his successor in office of the sum of Rs……………………

We have signed this bond on this……….day of……………..at …………….

Signature………………………

Signature………………………

Whereas by an order of the Court of the said District Judge, ………………, Mr. KN, made on the day of…………the said Mr. RN has been appointed administration of the estate of DN, subject to the condition that said RN enter into a bond of Rs………….with a surety for the same amount for the due collection, getting in and administration of the estate of the deceased.

And whereas the said Mr. RN has agreed to enter into the above mentioned bond and the said KG has agreed to enter into bond as security to Mr. RN.

Now this Bond Witnesses as Under :

Now the condition of the above written bond is that if the said Mr. RN do and shall within six months form the date of granting of the letter of administration of the estate of Late DN deceased, or such further time as the Court may grant, exhibit in the said Court of the District Judge an inventory, complete in all respect, containing a full and true estimate of the estate of the deceased, and all credits and also all debts owing by any person to which RN is entitled as administration, and do and shall, within one year form the date of the said grant, or such further time, as he said court may appoint, exhibit an account of the estate of the said Late DN (deceased), showing the assets which have come to his hands and the manner in which they have been applied or disposed of, and do and shall just and true administration, credits and estate according to law, and shall deliver and pay to such person or persons, as shall be lawfully entitled thereto, all the rest and residue of the property, credits and estate which shall be found remaining upon the said administration account, then the above written bond shall stand void but otherwise it shall remain in full force.

We the above noted parties have signed this bond on this……….day of…………at Lucknow after fully understanding the contents of this bond in the presence of the following witnesses.

WITNESSES:

1. Name……………                                                   Signature ………………

    Address…………                                                  Administrator

2. Name……………                                                  Signature ………………

    Address…………                                                  Surety

**Bond given to an Employer for Faithful Discharge of Duties by the Employee.**

Let It Be Known To All that we Mr………….s/o…………r/o …………..(hereafter called the employee) and Mr………….s/o………….r/o…………..(hereinafter called the surety) bind ourselves to Messrs……………(hereinafter called the employer) in the amount of Rs………payable to the said employer or his heirs, representatives or assigns, for which payment we bind ourselves and each of us, our and each or our heirs, executors and administrators, jointly and severally, on this……day of…………

Sd/-……………..(Employee) in presence of …………..(witnesses)

Now this Bond of security witnesses as following:

1. That the employer has agreed to employ the aforesaid employee as an……….in the aforesaid firm……..in consideration of the aforesaid employee and the surety executing this bond in the sum of Rupees…………..and subject to such other condition as are prescribed hereunder and for the due discharge of his duties as the day…………..by the employee.

Now this bond has been executed with the condition that if the said employee discharge his duties faithfully for the benefit of the aforesaid employer then the above written bond shall be void and ineffective otherwise it shall have full force.

Witnesses:

1………………

                                                                                            Sd/-…………..

                                                                                            (Employee)

2…………………

                                                                                            Sd/-…………..

                                                                                           (Surety) .

**Security Bond**

TO,

M/s. A B & Co

Whereas I, Mr…………………..the undersigned have been appointed by you as the Manager of your properties at ... and as a term of such appointment I have been required to give a security to the extent of a sum of Rs………………... and which I have agreed to do.

Now These Presents Witness that I Mr.……………….. here by bind myself to pay you a sum not exceeding Rs... found due and payable by me in the management of the said properties. Subject to the following condition.

And the condition of this Bond is that if I shall faithfully and honestly manage the said properties by doing all acts and things which I am authorised to do in terms of a General Power of Attorney given by you to me this day by a separate deed and shall at all times during the said management account for all the moneys, securities, and other property received, and expenses made, by me lawfully as the manager of your said properties and shall not cause loss or injury or damage to the said properties or in any way take or apply the same or any moneys, or security received in respect thereof either for my own use or for any purpose other than those for which the same have been received by me or entrusted to me and I shall render a correct and faithful account of the management of the properties to your satisfaction then this bond shall become void but otherwise it shall remain in full force and effect.

And This Bond Further Witnesseth that as a security for payment of my liability under this Bond but not exceeding the said sum of Rs…………….... I hereby charge my property consisting of a piece of land and a house thereon situate at ……………………….... and more particularly described in the Schedule hereunder written with the payment of any amount that may be found due and payable by me but not exceeding Rs... to you in the course of management of your said properties and I hereby covenant that in the event of my failure to pay to you the amount due and payable by me, if any, as aforesaid, you will be entitled to enforce the said charge by sale of the said property described in the Schedule hereunder written, through a competent court of law.

The Schedule Above Referred To

Signed and delivered by the

withinnamed Mr.………….

WITNESSES;

1.

2.

**Security Bond by a Surety**

By this Bond Mr………….. residing at …………………………….... hereinafter referred to as the 'Surety' acknowledges himself to be bound to Mr. B hereinafter referred to as the 'Creditor' in the sum of Rs………………….. lent and advanced by the Creditor to Mr. C residing at ... the Debtor, with interest thereon at the rate of Rs... percent per annum from the date hereof till payment.

Whereas the Creditor has lent and advanced to Mr. C the Debtor above named a sum of Rs... repayable by him with interest thereon at the rate of Rs... per cent per annum.

And Whereas the said amount has been advanced against the surety giving a guarantee for repayment of the said amount by the said Debtor and against the said guarantee being secured by a mortgage of the property of the Surety described in the Schedule hereunder written and which the Surety has at the request of the Debtor agreed to do.

Now This Deed Witnesseth that in pursuance of there request made by the Debtor to the Surety the Surety doth hereby guarantor and covenants with the Creditor that in default of payment of the amount of Rs... with interest as aforesaid by the Debtor to the Creditor within the lime stipulated by him in the separate writing executed by the Debtor-for evidencing the said Debt, in favour of the Creditor, the surety shall pay to the Creditor the said amount of Rs... or any part thereof remaining unpaid with Interest at the rate of ... aforesaid till payment on demand made to the Creditor in writing

And This Deed Further Witnesseth that pursuant to the said agreement, the Surety as a security for payment of the said amount by the Surety, doth hereby grant and transfer by way of mortgage the said property described in the Schedule hereunder written TO HAVE and TO HOLD the same unto the Creditor subject to the covenant for redemption hereinafter contained And it is agreed and declared that in the event of the Surety being required to pay the said amount on default by the Debtor and on the surety so paying the said amount or any part thereof due and payable to the Creditor the Creditor shall release and reconvey the said property to the Surety but at the costs of the Surety And it is further agreed that in the event of the Surety becoming liable and failing to pay the said amount or any part thereof as aforesaid, the Creditor will be entitled to sell the said property through a Court of law and to appropriate or apply the net sale proceeds thereof towards payment of the amount to the Creditor by the Surety and/ or the Debtor including costs of the suit and sale proceedings and to pay the balance if any to the Surety. And the Surety covenants with the Creditor that he has full right to mortgage the said property as aforesaid. And the condition of the Bond is that it will be void if the Debtor pays the said amount to the Creditor with interest as aforesaid, within the time stipulated otherwise, and failing which this Bond will remain in full force and effect.

The Schedule Above Referred To

Signed and delivered by the

withinnamed Surety Mr. A

WITNESSES;

1

2.

**Security Bond for Grant of Succession Certificate (Section 375, Indian Succession Act)**

Know All Men that we, JN, s/o Late GP r/o ………………… and Mr. NK, s/o …………………… r/o …………………… (Surety for Mr. JN) bind ourselves jointly and severally to Shri JP, Distt. Judge, ……………………. for payment to him or his successor in office of the sum of Rs……………

We have signed this bond on this………day of…………at ………………….

Signature………………….

Administration

Signature………………….

Surety

Whereas the Court of the said District Judge, Mr. JP, has passed the order on the day of………and has granted the succession certificates in favour of the said Mr. JN to the estate of Late JN deceased on the condition that said Mr. JN execute a bond with one surety of Rs………..

And whereas the said Mr. JN has agreed to execute the bond for the said Rs………..and the said Mr. NK has agreed to enter into the above bond as surety for said Mr. JN.

Now This Bond Witnesses As Under:

Now the condition of the above bond is as under:

1.     That the said Mr. JN shall prepare an inventory of the property of the deceased within six months form the date of the execution of the bond.

2.     That the accounts of the debtor and creditor shall also be prepared by the said Mr. JN.

3.     That the said Mr. JN shall indemnify the person who may be entitled to the whole or any part of such debts.

4.     That if the above condition is satisfied then the bond shall remain in force, otherwise the bond shall be void.

We the above mentioned parties have signed this bond on this……….day of ………after fully understanding the contents of this bond in the presence of the following witnesses.

WITNESSES:

1. Name…………..                                                    Signature …………..

    Address…………                                                  Successor

2. Name…………..                                                    Signature ………..

    Address…………                                                  Surety

**Simple Form for Money Due**

This bond is made on this………..day of…………by me ( KB, s/o Mr. RP, r/o ……………………………., on the following accounts:

Whereas I owe Rs………………..to Mr……………s/o ………………….. r/o ………………………….. on the following accounts.

1.     On account of the principal amount and the interest due to him under a bond dated……….executed by me in his favour for Rs………………

2.     On account of Gold ornaments purchased from him vide his bill dated ………………for Rs…………..

3.     On account of loans taken form him on various dated and interest due on them Rs………….

4.     On account of the rent for the period from………….to ………….@ Rs……….. per moth, Rs………..

5.     On account of a decree of the Court of Judge Small Cause dated………….in his favour against my deceased brother late RP, Rs……………

Now in consideration of the aforesaid liabilities, I promise to pay the above amounts being Rs………in ………years by half yearly instalment of Rs………plus 18% interest per annum on the day of…………….and on the day of………each year.

and I hereby agree that in case any interest is not paid with the instalment, the same shall be added to the principal amount and interest shall be charged on that also.

In Witness Whereof I sign this bond on this………..day of………in the presence of the following wintess:

Witnesses:

1. Name……………….                                                                 Signature of ……………

    Address…………….                                                                 (KB)

2. Name………………                                                                  Signature of ……………

    Address…………..                                                                   (KB)

**Loan Bond with Sureties and Lower Rate of Interest in Case Punctuality in Payment**

This Deed is executed on this………day of…………at ……………… between :

1.     Mr. VK S/o Mr. GD r/o …………………, hereinafter called the debtor on the first part.

2.     Mr. PC, s/o RP r/o ………………., and Mr. DC s/o RA r/o ………………., hereinafter jointly called the sureties on the second part, and

3.     Mr. KB, s/o RB, r/o …………………, hereinafter called the creditor on the third part.

Whereas the creditor has agreed to advance a loan of Rs.5,00,000.00 to the debtor, which is to be repayable in four years with interest at the rate of 18% per annum, provided two persons stand as surety of the debtor.

And whereas sureties above named are ready to stand as sureties of the debtor.

Now this Deed Witnesses as Under:

1.     That in pursuance of the said agreement the creditor has advanced a sum of Rs.5,00,000.00 (Rupees five lacs only), the receipt of which has been acknowledged by the debtor.

2.     The debtor shall repay the loan in five years in half yearly installments of Rs.50,000/- with interest at the rate of 18% per annum.

3.     That in case the debtor repays the installment of loan before at least 15 days of the due date, the interest shall be paid at the rate of 12% per annum.

4.     That in case of failure on the part of the debtor or repay the loan and

interest or its part thereof, the sureties shall be liable to repay such unpaid amount of loan and interest, for which sureties are agreed.

We the above noted parties have signed this deed on the date and place mentioned above, after fully understanding the contents of this deed in the presence of the following witnesses.

1. Name………….                                                              Signature …………..

    Address…………                                                           Debtor

2. Name……………                                                           Signature………………

    Address…………                                                          Surety

3. Name………….                                                             Signature …………..

    Address…………                                                          Creditor

**Installment Bond in Deed form**

This Bond is executed on this………..day of………..at …………… between :

1.     Mr. VK s/o TC r/o …………….., hereinafter called the debtor on the first part.

2.     Mr. PN s/o Mr. SM r/o …………………., hereinafter called the surety on the second part, and

3.     Mr. AK s/o Mr. GR r/o ………………., hereinafter called the creditor on the third part.

Whereas a sum of Rs…………..in still due to the creditor above named form the debtor on account of decree in suit no…………by the Court of……….on account of arrears of rent.

And whereas the creditor has again settled the lease of the house in which

the debtor resides as tenant on account of the reason that the debtor has agreed to make the payment of the decreed amount.

And whereas the creditor has agreed to accept the payments of decreed

amount in installment without any interest, provided some body stands as surety for the said amount.

And Where as the surety has agreed to guarantee payment of the said

decreed amount in accordance with the terms of this bond.

Now this Bond Witnesses as Under:

1.     That the debtor and the surety jointly an severally agree to pay the decreed amount in six equal half yearly installments commencing from the day of………..and the day of………..each year.

2.     That in case of failure on the part of the debtors to pay any instalment within 30 days from the day it becomes due, the whole of he unpaid amount shall stand payable at once with interest at the rate of 18% per annum and the debtor and the surety jointly and severally agree to pay the said amount with interest.

We the have noted parties have signed this bond on the date and place mentioned above, after fully understanding the contents of the bond in the presence of the following witness.

Witnesses:

1. Name………….                                                               Signature …………..

    Address…………                                                            Debtor

2. Name……………                                                            Signature………………

    Address………….                                                          Surety

3. Name………….                                                              Signature …………..

    Address…………                                                           Creditor

**Administration Bond  (SECTION 291, INDIAN SUCCESSION ACT)**

Know all men that we, RN, s/o Late DN r/o ………………….. and KG s/o SN r/o ………………….. (surety for Mr. RN) bind ourselves jointly and severally to Shri KN, ………………………. for payment to him or his successor in office of the sum of Rs……………………

We have signed this bond on this……….day of……………..at …………….

Signature………………………
Signature………………………

Whereas by an order of the Court of the said District Judge, ………………, Mr. KN, made on the day of…………the said Mr. RN has been appointed administration of the estate of DN, subject to the condition that said RN enter into a bond of Rs………….with a surety for the same amount for the due collection, getting in and administration of the estate of the deceased.

And whereas the said Mr. RN has agreed to enter into the above mentioned bond and the said KG has agreed to enter into bond as security to Mr. RN.

**NOW THIS BOND WITNESSES AS UNDER :**

Now the condition of the above written bond is that if the said Mr. RN do and shall within six months form the date of granting of the letter of administration of the estate of Late DN deceased, or such further time as the Court may grant, exhibit in the said Court of the District Judge an inventory, complete in all respect, containing a full and true estimate of the estate of the deceased, and all credits and also all debts owing by any person to which RN is entitled as administration, and do and shall, within one year form the date of the said grant, or such further time, as he said court may appoint, exhibit an account of the estate of the said Late DN (deceased), showing the assets which have come to his hands and the manner in which they have been applied or disposed of, and do and shall just and true administration, credits and estate according to law, and shall deliver and pay to such person or persons, as shall be lawfully entitled thereto, all the rest and residue of the property, credits and estate which shall be found remaining upon the said administration account, then the above written bond shall stand void but otherwise it shall remain in full force.
We the above noted parties have signed this bond on this……….day of…………at Lucknow after fully understanding the contents of this bond in the presence of the following witnesses.

**Witnesses:**

1.Name……………                                                               Signature………………
Address…………                                                                 Administrator

2.Name……………                                                              Signature………………
Address…………                                                                Surety

**Loan Bond with Surety and Hypothecation of Property**

This Loan Bond is executed on this……….day of…………at ………………….. between:

1.     Mr. TH s/o MY r/o ………………..hereinafter called the debtor on the First Part.

2.     Mr. LA s/o Mr. WM R/o ……………….., hereinafter called the surety on the second part, and

3.     MJ, s/o Mr. BU r/o ………………….., hereinafter called the creditor on the third part.

Whereas the debtor has applied for a loan of Rs………which shall be repayable in instalments as specified hereunder with interest at the rate of 18% per annum.

And whereas the surety has agreed to give security for the above loan and the creditor has agreed to advance the loan on such security.

Now This Bond Witnesses as Under:

1.     That in pursuance of the said agreement the creditor has advanced a sum of Rs…….to the debtor. The debtor and surety have jointly and severally agree with the creditor as under:-

2.     That the debtor and the surety are jointly and severally responsible for repayment of the above amount in four equal installments with interest on half yearly basis as under :-

Installments Due D tea Principal Amount Interest

1st instalment …………… …………… ………………

2nd instalment …………… …………… ………………

3rd instalment …………… …………… ………………

4th instalment …………… …………… ………………

3.     That in case of failure to pay any instalment or part thereof with interest, the debtor amount alongwith interest shall become payable at once and the debtor and the surety shall be jointly and severally liable to pay the same.

4.     That for the consideration aforesaid and in further pursuance of the aforesaid agreement the debtor and the surety grant and transfer by way of simple mortgage to the creditor. All that property described in the shall remain and be charged by way of simple mortgage as security for the payment to the creditor of the said principal amount alongwith interest in accordance with the covenants herein contained.

5.     The debtor and the surety hereby declare that the said property is free form all encumbrances.

6.     That it is hereby agreed and declared that in cases of failure of the part of debtor to pay the instalment in time, the creditor shall be entitled to dispose the mortgage property in part or full to recover the principal amount and interest.

We the above noted parties have signed this deed on the date and place mentioned above, after fully understanding the contents of this deed in the presence of the following witnesses:

Witnesses:

1. Name………….                                                              Signature …………..

    Address…………                                                           Debtor

2. Name……………                                                           Signature………………

    Address………….                                                         Surety

3. Name………….                                                             Signature …………..

    Address…………                                                          Creditor