# This Loan Agreement is executed on date \_\_\_\_\_\_\_\_\_\_\_

Between

**[NAME] (PAN: \_ ), S/o: [NAME], R/o: \_ ,**hereinafter referred to as the **Lender** which expression unless repugnant to the context shall mean and includes its legal representatives, assignee, nominee(s) and administrator;

And

**[NAME] (PAN: \_ ), S/o: [NAME], R/o: \_ ,**hereinafter referred to as the **Borrower** which expression unless repugnant to the context shall mean and includes its legal representatives, assignee, nominee(s) and administrator;

Whereas at the request of the Borrower, the Lender has agreed to grant a loan not exceeding a sum of **INR [AMOUNT] (IN NUMBERS)** to the Borrower for a period of **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** on terms and conditions hereinafter contained

1. The Lender agrees to lend to the Borrower a sum not exceeding **INR [AMOUNT] (IN NUMBERS)** for a period of\_\_\_\_\_\_\_\_  **months,** the Borrower accepts the loan and agrees to repay the amount in accordance with the terms and conditions set out in this Agreement.
2. With respect to any matter arising under this Agreement, the competent courts within the local limits of whose jurisdiction, the Lender resides or ordinarily carries on his business, or personally works for gain, such courts will have exclusive jurisdiction over this Agreement.
3. Both parties represent covenants and warrant to each other that:
   1. He/she has read all the terms and conditions, privacy policy, and other material available at the website of XYZ Technologies India Private Limited hereinafter referred to as XYZ.
   2. They unconditionally agree to abide by the terms and conditions, privacy policy and other binding material contained on the website of XYZ.
   3. The information and financial details submitted by him/her on the website of XYZ are true and correct.
   4. They understand that XYZ only facilitates meeting of lenders and borrowers and is not engaged or is responsible for either lending or ensuring that the borrower shall repay the borrowed amount on time.
   5. XYZ is in no manner responsible towards either loss of money or breach of privacy or leakage of any confidential information.
   6. They have not provided any information which is incorrect or materially impairs the decision of XYZ to either register him / her or permits to lend him / her through the website of XYZ.
   7. They confirm that all types of communication and cash transactions between them (borrower and lender) will be/have been done online via an online platform provided by XYZ.
4. The Borrower agrees to pay interest and additional charges payable on the Loan as follows:
   1. The Loan will carry interest at such rate as may be agreed in terms of Schedule I to this Loan Agreement.
   2. The Borrower shall pay the interest along with the principal and penal interest of penalties if any on or before 15th day of every month starting from the month which follows the month in which the Loan is disbursed to the Borrower by the Lender. Such repayments of Loan shall continue until the date of complete repayment of loan.
   3. For all money transfers made by the lender to the borrower by the 15th day of any month, the first EMI will be scheduled for payment by the borrower on the next corresponding month of the payout of the loan.

For all money transfers made by the lender to the borrower after the 15th day of any month, the first EMI will be scheduled for payment by the borrower on the month after the immediately following month of payout of the loan.

* 1. Any default by the Borrower in payment for dues towards interest and / or principal would entail additional charges as agreed in the terms of Schedule III to this loan agreement. This is without prejudice to the Lender’s other rights available as per this agreement and under applicable law.
  2. Provided also that the obligation to pay additional interest shall not entitle the Borrower to set up a defence that no event of default as mentioned hereunder has occurred.
  3. Borrower at his own discretion and payment of due principal, interest, bank charges to the Lender can foreclose his loan from three (3) months from the date of his first EMI (Equated Monthly Instalment). In such an event, the Borrower shall remain bound to pay all charges due to XYZ as the case maybe. Post ascertaining all particulars by XYZ and the payment of dues by the borrower the agreement will stand cancelled.
  4. Borrower shall provide self attested documents pertaining to all identification, financial and residential proof as mandated by XYZ.
  5. The Borrower also without any prejudice unconditionally agrees to the EMI (Equated Monthly Instalment) date to be prefixed by the intermediary XYZ as mentioned in the Schedule I to this agreement, which will remain unchanged throughout the tenure of the loan availed unless otherwise stated reasons presented to the satisfaction of XYZ by the Borrower.
  6. The Borrower is also liable to pay the Lender interest as stated in Schedule II of this Agreement for the additional number of days over and above his scheduled EMI (Equated Monthly Instalment) in case he receives the funds for a period exceeding thirty (30) days from the date of his first EMI (Equated Monthly Instalment).

1. Both parties agree to the following related to the loan repayments
   1. The borrower repayments to the lenders will be routed through a XYZ collections account, which is solely used for the purpose of collecting the repayments and XYZ does not hold any balances or earn interest on the balance held in this account. XYZ is not responsible for any delay in receiving payments from the borrowers or for any delay in distributing these repayments to the lenders.
   2. The borrower would make single consolidated repayments (including additional interest and charges as applicable) due for all lenders into this collections account.
   3. The lender would receive consolidated repayments from this collections account. The repayments may be staggered if multiple borrowers to whom the the Lender has lent monies, has different repayment EMI due dates (e.g. lender has lent to 4 borrowers where 2 borrowers have a repayment due date on 5th and 2 borrowers have a repayment due date on 10th – in this case the Lender will receive 2 staggered payments on 5th and 10th of the month.)
   4. The lender authorizes XYZ to use the collections account to receive borrower repayments on their behalf and transfer the repayments to the lenders account as soon as practical.
   5. The borrower authorizes XYZ to receive repayments into the collections account from borrowers’ bank account for repayment to the lenders’ bank account.
   6. The borrower agrees to provide the following within 7 days as instructed by XYZ –
      1. 1 cheque favouring Faircent collections account for the first EMI including interest for additional days as stated in Section 3 (i)
      2. 1 NACH instruction favouring XYZ collections account. The NACH instructions will be for a maximum amount equal to the EMI amount + Rs. \_\_\_\_\_\_\_\_\_/- to accommodate charges any dishonour of cheques and penal charges. XYZ will only process the NACH instructions as per the amount overdue each month.
      3. 1 cheque favouring XYZ collections account to be used as second EMI in case the NACH instructions are not processed by the time the second EMI becomes due.
      4. 2 cheques per Lender favouring the Lender for the total outstanding to the Lender to be used as security in case of default by the Borrower in the repayment of the Loan.
   7. The Borrower shall not close their bank account without prior intimation to XYZ and in case such an account is closed, the Borrower shall substitute all cheques and NACH instructions.
   8. The Lender shall not close their bank account without prior intimation to XYZ and in case such an account is closed, the Lender shall update XYZ immediately in writing.
   9. The Borrower and Lender will only use bank accounts from banks regulated by RBI for making or receiving payments related to this Agreement.
2. The Lender shall disburse a sum equal to **INR [AMOUNT] (IN NUMBERS)** to the Borrower’s account within 7 days after the Borrowers requirement of funds has been completed as instructed by XYZ.
3. This Agreement will automatically terminate and get cancelled and shall have no legal effect if the Borrower fails to submit the repayment cheques and NACH instructions and / or the Lender fails to disburse the funds within 7 days from receiving instructions from XYZ.
4. The Borrower shall utilise the said Loan only for the purpose as stated in the registration and the loan shall not be utilised for any other purpose. The Borrower shall intimate the purpose for which it is desirous of utilising this loan amount.
5. At the option of the Lender, and without necessity of any demand upon or notice to the Borrower all of which are hereby expressly waived by the Borrower and notwithstanding anything contained herein the said dues and all of the obligations of the Borrower to the Lender hereunder shall immediately become due and payable irrespective of any agreed maturity and the Lender shall be entitled to enforce its security, including presentation of cheques provided to the Lender upon the happening of any of the following events:
   1. If any representations or statements or particulars made in the Borrower’s proposal / application are found to be incorrect or
   2. the Borrower commits any breach of any term set out in this Agreement;
   3. the Borrower fails to repay any two instalments of the loan amount on the designate date on which they are due;
   4. If any attachment, distress execution or any other such process is initiated against the Borrower;
   5. If the Borrower ceases or threatens to cease or carry on its business or profession;
   6. If the Borrower makes any compromise or settlement with any of his/her creditor for any payment of dues to such creditor.
   7. If any action for insolvency is filed against the Borrower.
6. The rights, powers and remedies given to the Lender by this agreement shall be in addition to all rights, powers and remedies given to the Lender by virtue of any other security, statute or rule of law. The Lender may exercise a lien or right to set – off with respect to any obligation of the Borrower on the Lender in the same manner as if the obligations were unsecured and shall have a lien on all property /credit balance in any other account of the Borrower or securities of the Borrower in the Lender’s possession or custody whether for safe-keeping or otherwise. If upon demand by the Lender, the balance outstanding in the Loan account is not repaid within the prescribed time, such credit balance in any account may be adjusted towards dues under the Loan account. In case of any deficit, the deficit amount may be recovered by the Lender from the Borrower. Any forbearance of failure or delay by the Lender in exercising any right, power or remedy hereunder shall not be deemed to be waiver of such right, power or remedy and any single or partial exercise of any right, power or remedy hereunder shall not preclude the further exercise thereof and every right and remedy of the Lender shall continue in full force and effect until such right, power or remedy is specifically waived by an instrument in writing executed by the Lender.
7. The Borrower hereby agrees and gives consent for the disclosures by the Lender of all or any such;
   1. Information and data relation to it;
   2. The information or data relating to any credit facility availed of / to be availed by it
   3. Default if any committed by it in discharge of our such obligation, as the Lender may deem appropriate and necessary to disclose and furnish to Credit Information Agencies and any other agency authorised in this behalf by RBI;
   4. The Borrower declares that the information and data furnished by it to the Lender are true and correct.
8. The Borrower undertakes that;
   1. the Credit Information Agencies and any other agency so authorised may use or process the said information and data disclosed by the Lender in the manner as deemed fit by them; and
   2. the Credit Information Agencies and any other agency to authorised to furnish for consideration, the processed information and data or products thereof prepared by them to Banks / financial institutions and other credit grantors or registered users as may be specified by the Reserve Bank in this behalf;
9. The Borrower shall indemnify and hold the Lender harmless from and against any and all loss, damage or other consequences which may arise or result from giving the Loan to the Borrower and shall reimburse the Lender upon demand all such sums and shall upon request appear and defend at the Borrower’s own cost and expenses any action which may be brought against the Lender in connection therewith. The Borrower and the Lender acknowledge that XYZ is not obligated to perform any obligation for them and that it is only a service provider to them that facilitates the transaction between them. In case of any loss or damage to XYZ due to any act of commission or omission, directly or indirectly by any one, Lender or the Borrower, each of them, as the case maybe, shall indemnify XYZ. Without prejudice to the foregoing, the Lender hereby admits and accepts that since XYZ Technologies India Private Limited, is only a platform, which has brought the Lender and the Borrower together and is otherwise not responsible or liable for the conduct of the Borrower in any manner, the Lender will not under any circumstances hold XYZ Technologies India Private Limited responsible or liable if the Borrower defaults on any of his / her / its obligations towards the Lender howsoever and wherever prescribed, in any manner whatsoever. Further, the Lender recognises that XYZ Technologies India Private Limited has not made any representation about the Borrower or his / her credit worthiness and that the Lender will lend / has lent the monies to the Borrower, only on the Lender’s judgement about the Borrower and relying on the representations made by the Borrower to the Lender.
10. The Borrower shall reimburse and pay to the Lender all costs, charges and expenses, including stamp duty and legal costs on actual basis and other charges and expenses which may be incurred in preparation of these presents and related to and or incidental documents and enforcement of the rights of the Lender there under or any other document security created / executed by the Borrower in favour of the Lender.
11. The Borrower agrees to accept the statement of account sent by the Lender or by any other authorised representative of the Lender as conclusive proof of the correctness of any such claim to be due from him.
12. Any notice or demand hereunder shall be in writing signed by any Lender’s Officers and may be made by leaving the same or sending it through the post addressed to the Borrower at the address specified above or the address last know to the Lender; and a notice or demand so given or made shall be deemed to be given or made on the day it was so left or, as the case may be, two business days following that on which it was so posted, and shall be effectual notwithstanding that the same may be returned undelivered and notwithstanding the Borrower’s change of address.
13. Borrower hereby, confirms that any changes in Residence address, Permanent Address, Employment Status or organization structural changes relating to his/her job profile, will intimate the lenders within 3 working days through a mail at lender’s E-mail id as mentioned in the Schedule ll, with a cc to [support@xyz.com.](mailto:support@xyz.com.) Failing to abide by these conditions may entail the Borrower to face legal proceedings or otherwise as deemed appropriate by lenders.
14. If any provision of this agreement is illegal, invalid or unenforceable for any reason, it will be severed from the remaining provisions when will remain unaffected.
15. The lender is advised to astutely assess all apparent risks and expected benefits before investing. Faircent.com is a marketplace that carefully assesses and lists borrower(s) profiles for all types of investor(s) with varying risk appetites. Faircent.com highlights all relevant facts at its disposal for every borrower; however, decision of investment solely rests with the lender.
16. “Borrower confirms that all the rights vested in the lender will be granted to the nominee as per the agreement in the physical absence of the lender to claim the principal and the accrued interest outstanding as the case maybe.”

# Schedule I: Amortization Schedule

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **EMI Calculator** | | | | |
| **Loan Amount** |  |  |  |  |
| **Loan Term (Years)** |  |  |  |  |
| **Payments Per Year** |  |  |  |  |
| **Rate of Interest** |  |  |  |  |
| **Monthly Installment** |  |  |  |  |
| **EMI due date** |  |  |  |  |
| **S.No** | **Monthly Installment** | **Interest** | **Principal** | **Balance** |
| 0 |  |  |  |  |
| 1 |  |  |  |  |
| 2 |  |  |  |  |
| 3 |  |  |  |  |
| 4 |  |  |  |  |
| 5 |  |  |  |  |
| 6 |  |  |  |  |
| 7 |  |  |  |  |
| 8 |  |  |  |  |
| 9 |  |  |  |  |
| 10 |  |  |  |  |
| 11 |  |  |  |  |
| 12 |  |  |  |  |

**Schedule II**

**Lender’s Details**

Name: PAN:

Father’s name: Address:

# Nominee details

Name: PAN:

Address:

# Borrower’s Details

Name: PAN:

Father’s name: Address:

# Guarantor's Details

Name: PAN No:

Father's name: Address:

Email-Id:

# Schedule III

Collections charges (towards xyz): Rs. 500/-

Late charges (towards lender): Rs. 100/- per Lender if the instalment payment is delayed by upto 10 days and Rs. 250/- per Lender if the instalment is delayed by more than 10 days. These charges are applicable for each instance of delayed repayment.