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Wednesday, July 26, 2017

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दस्तऐवजाचा अनुक्रमांक: वदर4-6459-2017

दस्तऐवजाचा प्रकार : यहाणखत

सादर करणाऱ्याचे नाव: आयएल ॲण्ड एफ़एस फायनांशियल मर्विसेस लिमिटेड तर्फे ऑथोराईज सिग्नेटरी पीटर वाझ

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बाजार मुल्य: रु.0 /-मोबदला र.8514000000/-

भरलेले मुद्रांक शुल्क : रु. 6000500/-

र्मि निबंधक, अंधेरी-2

सह. दुरवय रिबंबक्त, अंबेरी का. र मुंगई उपनगर जिल्हा

1) देयकाचा प्रकार; eChallan रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH003792400201718M दिनांक: 24/07/2017

बँकेचे नाव व पत्ता:

2) देयकाचा प्रकार: By Cash रक्कम: रु 1100/-

DELIVERED ORIGINAL DOCUMENT

GRN: MH003792400201718M Amount 60,30,500.00

Bank: PUNJAB NATIONAL BANK Date: 24/07/2017-14 17.44

2	(iS)-323-6459	0002150547201718	26/07/2017-15:33.56	IGR187	6000500.00
			Total Defacement Amount		60,30,500,00



### CHALLAN

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Department Inspector Genera	l Of Registration		Payer Details						
Stamp Duty  Type of Payment Registration I			TAX ID (If A	ny)					
Type of Payment Roys Lation 1	-uc		PAN No.(If A	pplicable)	AAACI4605L				
Office Name   8DR1_JT SUB R	EGISTRAR ANDHERI N	10 1	Full Name		I LAND FS FINAN	ICIAL S	ERVICE	S LTD	
Location MUMBAI									
fear 2017-2018 One	Time		Fial/Block I	ło.	FLAT NO. F-6, M	ANGAL.	AARTI,	ST. AN	DREWS
		Premises/8	vilding	ROAD,					
Account Head Details Amount in Rs.					,				
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0030063301 Registration Fee		30000.00	ArealLocati	ty	MUMBAI	··· <u>-</u>			
			Town/City/	District					
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			INDIA-CA=8514000000						
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Total -	-	60,30,500.00	Words	у	1/200			<i>§</i>	
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Cheq	ue-DO Details		Bank CIN	Ref No.	03006172017072	400452	25071	7M4606	49
Cheque/DD No.			Bank Date	RSI Date	25/07/2017-12:58	5 02	Not Ve	entied wi	th RBI
Name of Bank			Bank-Branc	h	PUNJAB NATIO	VAL BAI	NK		
Name of Branch			Scrott No.,	Date	Not Veniled with	Scrot	बर	Ţ-×	
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For IL&Fa	: FINANCIAL SERVIC	ES LIMITED					30.8	£.4	
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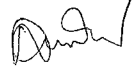
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#### CHALLAN MTR Form Number-6

GRN MH003792400201718M BARCODE #1811		(U (MAULBO)) # 31	Dat	e 24/07/2017-14:17:	44 Fai	rm 19	4D(b	)
Department Inspector General Of Registration		Payer Details						
Stamp Duly		TAX ID (If Any)						
Type of Payment Registration Fee	PAN No.(# Ap)	plicable)	AAACI4805L					
Office Name   BDR1_JT SUB REGISTRAR ANDHERI N	Full Name		IL AND FISHMANO	IAL SE	RVICES	LTD		
Location MUMBAI								
Year 2017-2018 One Time		Flat/Block No	FIAT NO. F-6, MANGAL AARTI, SY. ANDRI			NDREW		
		Premises/Bul	liding	ROAD,				
Account Head Details	Amount to Rs.							
0030045501 Stamp Duly	6000500 00	Road/Street		CTS C-811, PLOY BANDRA WEST,	NO.	228, VI	L B/	ANDRA
0030063301 Registration Féé	30000.00	Area/Locality	,	MUMBAI				
		Town/City/Di	strict .			<u></u>		
		PIN			4 0	0	0	5 (
		Remarks (if	Any)	,				
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FACE		Amount In Sixty Lakh Thirty Thousand Five Hundred Rupees Onl						
Total SHORE CO.	60,30,500,00	Words	У					
Payment Details PUNDAB NATIONAL BAN	K			FOR USE IN RECEIV	NG BA	ιNΚ	• • • • • •	
Cheque DB Relais	<u> </u>	Bank CIN	Reí No	03006172017072	400462	25071	7M460	649
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Name of Bank 7.		Bank-Branch	ı	PUNJAB NATION	IAL BA	,NK		
Name of Branch	.,.	Scroll No. , E	)sle	1 , 25/07/2017				
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Sr. No.	Remarks	Defecement No.	Defacement Date	Userid	Defacement Amount
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#### SEVENTEENTH CONTRIBUTORY LEGAL MORTGAGE

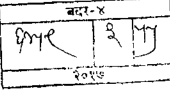
This Indenture is made at MUMBAI this the 20<sup>th</sup> day of July Two Thousand And Seventeen between IL&FS FINANCIAL SERVICES LIMITED (CIN: U65990MH1995PLC093241; PAN: AAACI4805L), a Public Limited Company within the meaning of the Companies Act, 1956 or any re-enactment thereof and having its Registered office at "The IL&FS Financial Centre" Plot No.C-22, G-Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051 (hereinafter referred to as "IFIN" and / or "the Company", which expression shall unless excluded by or repugnant to the context paralleges of be deemed to include its successors and assigns) of the One Part

And

CENTRAL BANK OF INDIA, a Nationalised Bank constituted under the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 (5 of 1970 and staving its Head Office and Principal place of business at Chandermukhi, Nariman Point, Mumbai 400021 and its Debenture and Trustee Department at Central Bank MMO Building, Ground Floor, 55MG Road, Fort, Mumbai – 400 001 (hereinafter referred to as "CBI" and/or "the Agent and Trustee", which expression shall unless excluded by or repugnant to the context or meaning, thereof be deemed to include its successors and assigns) acting in its capacity as Agent and Trustee for the various Existing Senior Lenders, names and addresses of Existing Senior Lenders I are set out in the First Schedule hereunder written pursuant to the arrangement entered into between the Agent and Trustee and such Senior Lenders of the Other Part



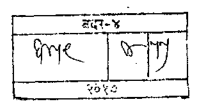




#### WHEREAS:

- (1) The Company is an existing Company registered with the Reserve Bank of India as a Non-Banking Finance Company and carrying on the business of equipment leasing, investment in securities, financial consultancy, investment counseling, syndication of loans and other objects as set out in the Memorandum and Articles of Association of the Company.
- (2) The Company decided to augment its resource base to meet ongoing fund requirements of the Company. The Company in addition to the existing lending capabilities plan, has initiated Infrastructure Line of Credit to augment its resources to meet fund requirements in infrastructure space. With a view to augment the resources of the Company as stated above, the Company has borrowed moneys from time to time by way of term loans and other financial/working capital facilities from financial/ investment institutions/commercial banks and or raised debentures from corporates/institutions.
- (3) The Company has for its business activities availed borrowings (hereinafter referred to as "Existing Facilities I") from various lenders (hereinafter referred to as "Existing Senior Lenders I"), under various Loan Agreements / Term Loan Agreements / Working Capital Agreements / Facility Agreements / letters of Sanction / Memorandum of Terms and Conditions (hereinafter referred to as "Existing Facility Agreements I") and through issuance of Secured Redeemable Non Convertible Debentures (NCDs) from various Debenture Holders. The details of Existing Senior Lenders I, Existing Facilities I and Existing Facility Agreements I are set out in the First Schedule hereunder written. The details of NCDs and various Debenture Holders are set out in the Second Schedule hereunder written.





### (4) The Company has executed and registered the following Mortgage Deeds:

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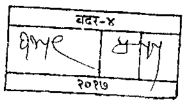
Number of	Serial No	Date of execution	Address of the Sub -
Mortgage			Registrar's Office
Indenture of	BDR 1 - 00236/2009	lanuary 9, 2009	Sub-registrat of
Mortgage	<u>'</u>		Assurances, Andheri -
			400001, Mumbai
First Contributory	BDR 1 - 07395/2009	July 31, 2009	Sub-Registrar of
Mortgage	<b>- - - - - - - - - -</b>	,	Assurances, Andheri –
			400001, Mumbai
Second	BDR 1 - 01186/2010	January 29, 2010	Sub-registrar of
Contributory	BEATT OF ME		Assurances, Andheri -
Mortgage	J	,	400001, Mumbai
Third Contributory	BDR 1 - 08837/ 2010	July 30, 2010	Sub-registrar of
Mortgage	DD,(1 000077 2010	041) 50, 2010	Assurances, Andheri -
Mongage			400001, Mumbai
Fourth	BDR 4 - 00860/2011	January 28, 2011	Sub-registrar of
Contributory	DDK4 - 00600/20/1	January 20, 2011	Assurances, Andheri -
Mortgage			400001, Mumbai
Fifth Contributory	BDR 4- 07044/2011	July 29, 2011	Sub-registrar of
	DDR 4-07044/2011	July 25, 2011	Assurances, Andhen -
Mortgage			
O's alse Constant a service	DOB 4 DOSONOLO	January 31, 2012	400001, Mumbai of
Sixth Contributory	BDR 4 - 00820/2012	January 31, 2012	
Mortgage		ļ	Assurances, Andheri -
	DDD 0 0/310/2013	(	400001, Mumbai
Seventh	BDR 9-06319/2012	July 26, 2012	Sub-registrar of
Contributory			Assurances, Andheri –
Mortgage		00.7017	400001, Mumbai
Eighth	BDR 4-734/2013	January 29, 2013	Sub-registrar of
Contributory	}		Assurances, Andheri -
Mortgage			400001, Mumbai
Ninth Contributory	BDF 4-5444/2013	July 26, 2013	Sub-registrar of
Mortgage			Assurances, Andheri –
			400001, Mumbai
Tenth	BDR 9-607/2014	January 23, 2014	Sub-registrar of
Contributory	1		Assurances, Andheri -
Mortgage		<u></u>	400001, Mumbai
Eleventh	BDR 9-5577/2014	July 22, 2014	Sub-registrar of
Contributory		TOTAL SUR O	Fasturances, Andheri -
Mortgage		1/200	40(a)01, Mumbai
Twelfth	BDR 15 - 951/2015	January 38, 2015	Sub-registrar of
Contributory		1131 138	Assurandes, Andhen –
Mortgage		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	40000 kg Mumbai 🤞
This teenth	BDR 4 - 5521/2015	10年27、2015年中外	Sub registrar of
Contributory		11360	Azeurances, Andheri -
Mortgage		1 3 1 1 1 2 m Car	.40000// Mumbai
Fourteenth	BDR 4 - 840/2016	January 200 2016	Sub egistrar of
Contributory		ALICAN NO	
Mortgage			400001, Mumbai
Fifteenth	BDR 4 - 6075/2016	July 5, 2016	Sub-registrar of
Contributory			Assurances, Andheri –
Mortgage			400001, Mumbai
Sixteenth	BDR 4 - 686/2017	January 27, 2017	Sub-registrar of
Contributory	I .	1 .	
			Assurances, Andheri —







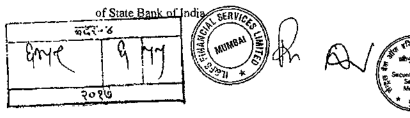




Lenders (hereinafter referred to as "Acceding Senior Lenders") availed borrowing (hereinafter referred to as "Acceding Facilities") under various Loan Agreements/Term Loan Agreements/Working Capital Agreements/Facility Agreements/Letters of Sanction/Memorandum of Terms and Conditions (hereinafter referred to as "Acceding Facility Agreements") for its business activities and has agreed to secure repayment of the same together with interest thereon at the agreed stipulated rate/s payable and outstanding from time to time by the Company and more particularly as set out in "Acceding Facility Agreements". The Company has agreed under the Acceding Facility Agreements to secure the due repayment thereof, and the security is being created in favour of Acceding Senior Lenders under these presents. The details of Acceding Senior Lenders, Acceding Facilities and Acceding Facility Agreements are set out in the Third Schedulc hereunder written.

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The substance had availed following credit facilities from State Bank of Hyderabad, State Bank of Mysore, State Bank of Patiala, State Bank of Travancore, and Bharatiya Mahila Bank from time to time. These credit facilities were secured on pari passu basis vide Mortgage Dependence as above. Pursuant to the merger/acquisition of State Bank of Hyderabad, State Bank of Mysore, State Bank of Patiala, State Bank of Travancore, and Bharatiya Mahila Bank with State Bank of India, vide Gazette of India Notification 157(E), GSR 158(E), GSR 159(E), GSR 160(E) and GSR 269(E) dated February 22, 2017 and March 20, 2017 respectively, all the following Existing Facilities with the above mentioned Banks have been transferred to State Bank of India as set out below. In view of the above, the charge created/to be created in favor of the above mentioned banks accordingly shall now be registered/modified in favour



Sr. No	Name of the Erstwhile Bank	Nature of Facility	Facility Amt (₹ Crs)	Document Reference No./ Date
(1)	State Bank of Travancore	Term Loan	200.00	Letter dated May 16, 2017
(2)	State Bank of Hyderabad	Term Loan	200.00	Letter dated July 6, 2017 (Ref No,: F/ADV/AMT-III/296)
(3)	State Bank of Patiala	Term Loan	100.00	Letter dated April 17, 2017
(4)	State Bank of Mysore	WCL	15.00	Letter dated July 5, 2017
(5)	State Bank of Hyderabad	WCL	10.00	Letter dated July 6, 2017 (Ref No,: F/ADV/AMT-III/296)

(6) It is clarified that the security now being extended by this Seventeenth Contributory Mortgage Deed for securing limits referred in the above Acceding Facility Agreements are merged with the Existing Facilities I and charge is extended on uniform first pari- passu charge basis to all the Senior Loans (defined herein after)

(The Existing Senior Lenders I and the Acceding Senior Lenders are hereinafter collectively referred to as "the Existing Senior Lenders" unless excluded by or repugnant to the context or meaning thereof)

(The Existing Facility Agreements I and the Acceding Facility Agreements are hereinafter collectively referred to as "the Existing Facility Agreements" unless excluded by or repugnant to the context or meaning thereof)

(The Existing Facilities I and the Acceding Facilities for here were referred to as "the Existing Facilities" or "Senior Loans" unless excluded by repugnant to the context or meaning thereof)

The then existing Senior Lenders, CBI and the Company price of into the Amended and Restated Security Trustee Agreement dated January 2, 2009 the inaffer related to as "the Security Trustee Agreement") and in accordance with the Deed of Accession entered into by the Acceding Senior Lenders, CBI and the Company (hereinafter referred to as "Deed of Accession") the Existing Senior Lenders have at the request of the Company constituted and appointed CBI as the Agent and Trusteage, and for the benefit of Existing Senior Lenders to receive and hold the charges and securities created/to be created and executed by the Company for and on behalf of and/or the benefit of the Existing Senior Lenders as agreed to by and between them the Agent and Trustee has accepted and confirmed to act as such Agent and Trustee in terms of the Amended and Restated Security Trustee Agreement and Deed of Accession on the terms and conditions and at the remuneration as set out in the Security Trustee Agreement and Trustee to each of the

Existing Senior Londers

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(7) Under the Debenture Trust Deed as mentioned below, executed between the Company and Centbank Financial Services Limited as the Debenture Trustee for and on behalf of Debenture Holders as defined thereunder, the Company secured the Debentures issued under the below mentioned Series, by way of a first charge and mortgage on the Mortgaged Premises (as defined in the said Debenture Trust Deed) on terms and conditions more particularly set out therein

Sr No	Date of Execution of Debenture Trust Deed	Debenture Series	Amount Secured (₹ in Crs)
(a)	November 8, 2012	2012 Series II, 2012 Series III, and 2012 Series IV	200
(b)	April 2, 2013	2012 Series VI	50
(c)	August 23, 2013	2013 Series I, 2013 Series II, 2013 Series III, 2013 Series IV and 2013 Series V	500
(d)	December 27, 2013	2013, 2014 and 2015 Series (Security Created for Prospective Debenture Holders)	1,000
(e)	March 21, 2016	2016 & 2017 Series (Security Created for Prospective Debenture Holders)	1,500
(f)	September 30, 2016	2017 & 2018 Series (Security Created for Prospective Debenture Holders)	2500
		Total	5,750

equest of the Company, Centbank Financial Services Limited as Debenture Figure 1 and on behalf of Debenture Holders have agreed to cede first charge in favour of the Existing Senior Lenders and share the Secured Property (defined hereinafter) of vari passu basis amongst the Debenture Holders and Existing Senior

According Facilities advanced by the Acceding Senior Lenders together with interest, additional interest, compound interest, further interest by way of liquidated damages and/or other amounts payable by the Company aggregating to the Company aggregating to (Rupees Eight Hundred and Fifty One Crores and Forty Lakhs) (thereitiatter referred to as "the Mortgage Debt") under the Acceding Facilities Agreements giving a common uniform first part passu charge by way of Simple Registered Seventeenth Contributory Legal Mortgage in favour of CBI as the Agent and Trustee for the benefit of the Acceding Senior Lenders which the Company has agreed

to do in the manner hereinafter expressed



- (1) In pursuance of the Acceding Facility Agreements and in consideration of the Acceding Senior Lenders having disbursed and advanced/ agreed to disburse and advance their respective Acceding Facilities of the aggregate sum of ₹ 8,51,40,00,000/- (Rupees Eight Hundred and Fifty One Crores and Forty Lakhs) only the Company doth hereby covenant with the Agent and Trustee acting for and on behalf of the Acceding Senior Lenders that the Company will repay the Mortgage Debt to each of the Acceding Senior Lenders in the manner as stipulated under the Acceding Facility Agreements.
- (2) For the consideration aforesaid and as continuing security for the repayment and discharge of the principal amounts of the Senior Loans of the Acceding Senior Lenders, together with interest and other monies whatsoever payable by the Company to each of them in terms of their aforesaid respective securities, the Company doth hereby charge unto CBI as the Agent and Trustee acting for and on behalf of and for the benefit of the Acceding Senior Lenders by way of a first charge and to the extent capable of being assigned.
  - All the movable assets and properties, present and future, including all movable plant and machinery, equipment, vehicles of any nature, equipment including aircraft and ships, rigs, earth moving and drilling equipment dieself terring sets, power equipment and infrastructure equipment and other tangible movable assets of whatsovers prising of air conditioners and other tangible movable assets of whatsovers nature wheresoever the same be situated, acquired or purchased by the Company for the purpose of leasing and/or hire purchase arrangements or any other similar arrangements together with all the benefits, right and assets whatsoever nature belonging to the Company or arising or accrumentation of such assets but specifically excluding book debts, receivables lease rentals payments, and hire charges. The Moveable mentioned hereinabove relate only to assets acquired by the Company for the purpose of leasing and/or hire purchase business/ arrangement and that book debts, receivables lease rental payments and hire charges exceeding 180 days are excluded.
  - All the other general moveable assets of the Company, other than the Excluded Assets (as hereinafter defined) including the amounts arising out of loans and advances, securities, debts and loans, Revolving Underwriting Facility (RUF), bills of exchange, notes, shares, debentures and other securities but specifically excluding book debts, receivables (exceeding 180 days), lease rental payments and hire charges to be covered by the Power(s) of Attorney executed/to be executed by the Company in favour of the Agent and Trustee.

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SERY

MUMBAI

Such moveable assets and properties as in (i) above and general moveable assets as in (ii) above shall hereinafter be collectively referred to as the "the Moveable Assets" more particularly described in the Fifth Schedule hereunder written which expression shall include all such assets and properties of moveable nature representing the same and any assets added by way of substitution, addition, replacement, conversion or realization or otherwise howsoever subject to the powers and provisions as herein declared and contained and concerning the same and subject to the provision of redemption as herein contained.

Provided however that such charge on the Moveable Assets shall rank as a floating charge and shall accordingly in no way hinder or prevent the Company from selling, leasing or otherwise dealing with or disposing of such assets or any part thereof in the ordinary course of its business free from any liens in each case.

(iii)

西南

Flat No. 6-F (which is the same as Flat No. 601) admeasuring about 1300 sq.ft (built-up area) on the 6th floor in the building known as Mangal Aarti situated at St. Andrews Road, Bandra (West), Mumbai - 400050 (hereinafter referred to as "the said Flat") together with all the fixtures lying therein and all the right, title and interest incidental thereto including in the amount lying in the sinking fund and deposits of electric meters, water meter and gas meter and other connections together with the rights, privileges, advantages and appurtenances whatsoever to the gaid Flat belonging to or in any manner appurtenant thereto or with the same arking part thereof now or at any time heretofore usually held, used, enjoyed Excupied therewith or known as part or member thereof or to belong or be appullenant thereto and also together with all deeds, documents, writing, Pyolighers and other evidence of title relating to the said Flat and all the estate, It, title and interest use, inheritance, property, possession, benefit, claim, order and whatsoever at law and in equity of the Company into, out of or upon the said Flat to have and to hold all and singular the said Flat hereby granted, chaveyed, transferred, assigned or intended or expressed so to be with their and every of their right, privileged, advantages, and appurtenances thefeanto as and by way of an Simple Registered Mortgage and subject to the powers and provisions hereinafter declared and contained of and concerning 5060 the same (hereinafter referred to as "the said Immovable Asset"), more particularly described in the Fourth Schedule hereunder written.

PROVIDED that the Company has not given the possession of the mortgaged premises to the Agent and Trustee and has also not agreed to give the possession of the River Baged premises to the Agent and Trustee

Provided, however, that aforesaid first pari passu charge by way of mortgage created by the Company hereunder shall not extend to and shall specifically exclude the following assets and properties belonging to the Company (hereinafter referred to as "the Excluded Assets"):

- (a) which are exclusively charged/ mortgaged and/or agreed to be charged/ mortgaged in favour of other lenders; and
- (b) those which are specifically earmarked by the Company namely:
  - residential and commercial immovable properties owned/ tenanted by the Company, both present and future including any incremental value/ addition thereto in the future;
  - (ii) trading stocks, as shown in the Books of Account and Records of the Company of shares, debentures, bonds, units of Unit Trust of India and other Mutual Funds, both present and future including any incremental value/ addition thereto in the future;
  - (iii) gilt securities including securities and Notes of Government of India and/or State Governments and on other statutory authorities boilt prescrib to India including any incremental value addition thereto in the future.
  - (iv) equity investments of the Company where the Company given no disposal undertaking, letter of negative lien etc.
  - (v) equity investments in any Affiliate/subsidiary company.

For this purpose the term "Affiliate" shall mean with respect to any person.

- (a) a person that directly or indirectly, through one of more intermediaries, controls the person specifies; and/or
- (b) a person that is directly or indirectly, through one or more intermediaries, controlled by such person; and/or
- (e) any person that is directly or indirectly, through one or more intermediaries, controlled by, or is under common control with, any Person falling under (a) and/or (b) of this definition







Provided that in respect of the assets falling under items b (i) (ii) and (iii), any incremental value/addition thereto in the future shall also be excluded from the purview of the charge in favour of the Agent and Trustee for the benefit of the Existing Senior Lenders

Provided further that the Company shall be at liberty to secure its short term borrowings against assets falling under items (b) (ii) and (iii) above such that such amount shall not exceed the lower of (a) 90% of the Book Value of such assets from time to time and (b) such percentage of the Book Value of such assets as will provide a difference between the outstanding amount of such short term borrowings and the Book Value of the assets of at least an amount equal to 10% of the Public Deposits of the Company then outstanding

Provided further also that the Company shall be at liberty to create security on assets falling under item (b) (i) above in favour of any creditor so long as any outstanding amount on such borrowings shall not at any time exceed the current market value thereof during the continuance of these Presents

Provided further that so long as the Company maintains an asset cover of 1:33 times, the Company shall be at liberty to release any asset from the purview of the mortgage and charge created hereunder after obtaining the permission of the Agent and Trustee, which shall not be unreasonably withheld

In the event the asset cover is less than 1:33 times, the Company undertakes to create such further or additional security by charging the Excluded Assets or any other assets, and any additions thereto in favour of the Agent and Trustee to ensure the required asset cover

continuing Security: The security created by or pursuant to these presents is a security and shall remain in full force and effect, notwithstanding any intermediate payment or settlement of account or other matter or thing whatsoever and in particular the intermediate satisfaction by the Company of the whole or any part of the Mortgage Debt is in addition, and without prejudice, to any other security, guarantee, liens, indemnities or other right or remedy which the Agent and Trustee may, now or hereafter hold for the Mortgage Debt or any part thereof. This security may be enforced against the Company without first having recourse to any other rights of the Agent and Trustee and of the Existing

Senior Lenders

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- (ii) Other Security: This security is in addition to, and shall neither be merged in, nor in any way exclude or prejudice, or be affected by any other security interest, right of recourse or other right whatsoever (or the invalidity thereof) which the Agent and Trustee, the Acceding Senior Lenders may now or at any time hereafter hold or have (or would apart from this security hold or have) as regards the Company or any other person in respect of the Mortgage Debt
- (iii) Additional Security: The Company undertakes to create such further or additional security by way of further assurance in favour of and as may be required when the security cover is less than 1.33 times in which case the Excluded Assets and/or any additional security may be charged to ensure the required security cover in accordance with the terms of the Acceding Facility Agreements
- (iv) Cumulative Powers. The powers which this Indenture confers on the Agent and Trustee and any Receiver appointed hereunder are cumulative, without prejudice to their respective powers under the general law, and may be exercised as often as the Agent and Trustee or the Receiver thinks appropriate; the Agent and Trustee, Existing Senior Lenders of Receiver may, in connection with the exercise of their powers, join or control of the Agent and Trustee. Company acknowledges that the respective powers of the Agent and Trustee.

  Company acknowledges that the respective powers of the Agent and Trustee.

  Existing Senior Lenders and the Receiver shall in no circumstances whatsoever be suspended, waived or otherwise prejudiced by anything other than an express waiver or variation in writing.

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- (4) Avoidance of Payments. If any amount paid by the Company in respect of the Mortgage

  Debt is held to be void or set aside on the liquidation or winding up of the Company or

  otherwise, then for the purposes of these presents such amount shall not be considered
  to have been paid.
- in the manner provided in the Existing Facility Agreements, the Agent and Trustee shall, with reasonable promptness, upon the written request and at the expense of the Company, reassign, re-transfer and release unto the Company or as the Company shall direct and do all such other things as may be reasonably necessary to release the Secured Property from the security created hereunder, without recourse and without any further representation or warranty of any kind by or on behalf of the Agent and Trustee, such of the Secured Property or (b) only such part of the Secured Property as constitute the security as have not theretofore been sold or otherwise foreclosed, applied or released pursuant to these presents. Provided that such reassignment, retransfer or release of the security created under these presents shall not thereby affect or cause the reassignment, retransfer or release of any property or assets secured under any other mortgage or charges which rank part passu in point of conflict and thereby.

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Security Trustees

To Security Trustees
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(7) The Company doth hereby declare, represent and warrant to the Agent and Trustee as follows:

The Company has disclosed all material facts to the Existing Senior Lenders.

The Company has furnished an Audited Balance Sheet as on March 31, 2017.

The financial position of the Company at the said date is correctly disclosed by had said Balance Sheet and since that date the financial position of the Company that not been affected adversely by losses or other material change;

The Company undertakes to satisfy the Existing Senior Lenders and the Agent and Trustee that all requisite legal consents, licenses, approvals, as are necessary for creation of security in respect of the Existing Facilities have been duly obtained from all relevant Central/local Government and/or other authorities concerned and shall be effective in law at all material times;

The Complany has passed the requisite Resolutions under Section 180(1)(a) and Section 180(1)(c) of the Companies Act, 2013 at the Annual General Meeting held on June 29, 2016 and the same is in full force and effect and has not been

rescinded or serviced,

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(iv) The Company agrees to maintain the security cover of at least 1.33 times of the outstanding Mortgage Debt of the said Senior Lenders to the satisfaction of the Agent and Trustee and the said Senior Lenders during the period the said enhanced financial facilities and the Senior Loans of the said Senior Lenders remain outstanding.

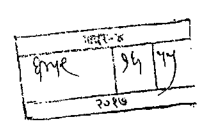
In the event the asset cover is less than 1.33 times, the Company undertakes to create such further or additional security by charging the excluded assets and any additions thereto in favour of the Agent and Trustee to ensure the required asset cover.

- (8) The Company doth hereby agree, confirm and covenant with the Agent and Trustee as follows:
  - (i) That, save as aforesaid, the provisions of Clauses 9 to 23 (both inclusive) which are contained in the Indenture of Mortgage dated January 9, 2009, the provisions of First Contributory Mortgage dated July 31, 2009, the provisions of Second Contributory Mortgage dated January 29, 2010, the provisions of Third Contributory Mortgage dated July 30, 2010, the provisions of Fourth Contributory Mortgage dated January 28, 2011, the provisions of Fifth Contributory Mortgage dated July 29, 2011, the provisions of the public appropriate the contributory Mortgage dated January 31, 2012, the provisions Mortgage dated July 26, 2012, the provisions of Eights Contributing Mor dated January 29, 2013, the provisions of Ninth Charlingtony Midligage date July 26, 2013, the provisions of Tenth Continuous' January 23, 2014, the provisions of Eleventh Control of the provisions of the provision of the provi July 22, 2014, the provisions of Twelfth Contributor dated January 30, 2015, the provisions of Thirteenth Contributory Mortgage dated July 27, 2015, the provisions of Fourteenth Contributory Mortgage dated January 29, 2016, the provisions of Fifteenth Contributory Managed dated July 5, 2016 and the provisions of Sixteenth Confributory Mortgage dated January 27, 2017 to the extent they are applicable and capable of being made applicable to the Acceding Facilities of the Acceding Senior Leagues thereof relating to the maintenance of security cover, Events of Default, Sale of the Mortgaged Assets without intervention of the Court in terms of Section 69 of the Transfer of Property Act, 1882 (T.P. Act), Non-applicability of certain provisions of the T.P. Act, appointment of Receiver, in terms of Section 69 A of the T.P. Act, Rights and Duties of Agent and Trustee shall apply motatis mutandis with equal force and effect on a pari-passu basis to the security created hereunder in respect of the said Acceding Facilities and to the Senior Loans of executing Senior Lenders, as if all those purchasions have been set out enso and incorporated hereign by fatereach and adoption egunder in h

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- (9) IT IS EXPRESSLY AGREED by and between the Company and the Agent and Trustee that all the terms, conditions and covenants contained in the Existing Facility Agreements shall be deemed to have been incorporated in these presents and the obligations of the Company so far as the Agent and Trustee /Existing Senior Lenders I and Acceding Senior Lenders are concerned shall be governed by the provisions contained in the Existing Facility Agreements and/or these presents and in the event of there being any inconsistency or repugnancy between the provisions contained in the Existing Facility Agreements and the security documents vis-a-vis the Company the provision contained in the Existing Facility Agreements shall prevail to the extent of such inconsistency or repugnancy.
- (10) For all or any of the aforesaid purposes herein referred, the Company hereby irrevocably appoints the Agent and Trustee as the Attorney or Attorneys and in the name and on behalf of the Company to execute and to do all acts, deeds and things which the Company ought to execute and do under the provisions herein contained and generally to use the name of the Company in the exercise of all or any of the powers by law conferred on the Agent and Trustee or any Receiver appointed by them.
- (11) The Company doth hereby confirm and undertake that during the subsistence of these Presents, the Company shall not do or suffer to be done or be party or privy to any act, deed, matter or thing which may, in anyway, prejudicially affect the securities and the rights created in favour of the Agent and Trustee acting for and on behalf of and for the benefit of the said Existing Senior Lenders.

AND IT IS HEREBY AGREED by and between the parties hereto that all rights, powers and authority conferred by the Existing Senior Lenders upon the Agent and Trustee either by or under these presents or by law may be exercised by all or any of the Existing Senior



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### THE FIRST SCHEDULE ABOVE REFFERED TO

# Names & addresses of the Existing Senior Lenders I & Details of Existing Facilities I as on June 30, 2017

# (A) Details of Short Term Loan / Term Loan / Long Term Loan availed from various Banks

Sr No	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	O/s Amt (₹ Crs)	Name of the Agreement and Date	
1	Andhra Bank	16B, 16th Floor, Earnest House, NCPA Marg, Nariman Point Mumbai 400 021	Term Loan	300.00	150,00	Loan Agreement dated December 23, 2014	
2	Allahabad Bank	Industrial Finance Branch, 1st Floor, 17 Parliament Street, New Delhi 400 021	Term Loan	300.00	300.00	Loan Agreement dated July 24, 2015	
;   	ANZ Banking Group Ltd	Cnergy, 6 <sup>th</sup> Floor, Appasaheb Marathe Marg, Prabhadevi, Mumbar 400 025	Term Loan	125.00	125.00	Loan Agreement Coapriser 8,	
4	Abu Dhabi Commercial Bank	75 Rehmat Manzil, Veer Nariman Road, Churchgate, Mumbai 400 020	Term Loan	30.00	30.00	Loan : Agreemen dated June 24, 2030 :	
5	Bank of Baroda	Corporate Financial Services Branch 3, Walchand	Term Loan	300.00	225.08	Term Loan Agreement dated March 27, 2014	
		Hirachand Marg 1st Floor, Ballard Pier, Mumbai 400 001	Term Loan	100.00	91.67 G/Y	Term Loan Agreement dated March 22, 20 6	44
			Term Loan	200.00	200.00	Agreement dated Usinuary 20, 2017	
6	Bank of India	Nariman Point Large Corporate Branch, 92-93, Free Press House, 9th Floor, Free	-	800 00	650.00	Short Term Loan agreement dated March 17, 2009	
		Press Journal Marg, 215, Nariman Point Wirms ai 400 021	Term Loan	600.00	500.00	Loan Agreement dated January 12, 2011	

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Sr No	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	O/s Amt (₹ Crs)	Name of the Agreement and Date
7	Bank of Maharashtra	LJ Road Branch Mangireesh Co- operative Society Ltd, LJ Road, Mahim (W), Mumbai 400 016	Term Loan	200.00	200.00	Loan Agreement dated October 30, 2014
8	Barciays Bank	Corporate Accounts Group BKC, The Capital, A Wing, 16 <sup>th</sup> Floor, Bandra Kurla Complex, Bandra (E), Mumbai 400 051	Term Loan	60.00	0.00	Loan Agreement dated October 13, 2009
9	First Rand Bank		Term Loan	30,00	28.00	Loan Agreement dated March 8, 2016
10	HDFC Bank	HDFC Bank House, Senapati Bapat Marg, Lower Parel (W), Mumbai 400 013	TL/STL	150.00	75.00	Loan Agreement dated March 22, 2016
	Sur Sur Sur	224-A, Mittal Sourt, A Wing Januari Point Manhoai 400 021	Term Loan	300.00	300.00	Loan Agreement dated March 11, 2016
2	Indian Bank	Delhi Main Raych Connaught Place, New Delhi 110 001	Term Loan	250.00	125.00	Loan Agreement dated September 18, 2014
13	Indian Overseas Bank	DLF Qutab Enclave, Phase II, 15 Dakshin Marg Gurgaon	Term Loan	500.00	0.00	Term Loan Agreement dated December 15, 2010
જાર	2040	17	Term Loan	200.00	25.00	Loan Agreement dated January 20, 2017
		MILE STORES	h A	Security E Security Municipal Security Municipal Security Security Municipal Security Security Municipal Security Security Municipal Security Secur	rates 2	

Sr   No	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	O/s Amt (₹ Crs)	Name of the Agreement and Date
14	Kotak Mahindra Bank	27BKC, C 27, G Block, Bandra Kuria Complex, Bandra E,	FCTL/ STL	100.00	37.50	Loan Agreemeni dated December 8, 2015
15	Oriental Bank of Commerce	Mumbai 400 051 Head Office Harsha Bhavan, E Block, Connaught Place, New Delhi 110 001	Тетт Loan	100.00	100.00	Term Loan Agreement dated March 28, 2016
16	Punjab & Sind Bank	Industrial Finance Branch, P-18/90, 2nd Floor, Madras Hotel Building,	Term Loan	100.00	100.00	Term Loan Agreement dated November 14, 2013
		Connaught Circus, New Delhi 400 001	Term Loan	100.00	100.00	Loan Agreement dated September 18,
			Term Loan	140.00	77.50	Loan Agreement dated March 20, 2015
			Term Loan	60000 F	300.00	Doan Aureement dalld September 29, 2015
			Term Loan	Sugar	150,000	Agreement dated September 22, 2016
17	State Bank of India (Acquired	Corporate Accounts Group BKC, The	1	200.00	100.00	Term Loan Agreement deted March
	from erstwhile State Bank of Hyderabad)	Capital, A Wing, 16 <sup>th</sup> Floor,			eme	29,2013
18	State Bank of India		Medium Term Loan	100.00	0.00	Medium term Loan agreement dated April 25, 2005

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	Sr No	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	O/s Amt (₹ Crs)	Name of the Agreement and Date
નુદ્	19	State Bank of India (Acquired from erstwhile State Bank of Travancore)	Corporate Accounts Group BKC, The Capital, A Wing, 16 <sup>th</sup> Floor, Bandra Kurla Complex, Bandra (E), Mumbai 400 051	Term Loan	200.00	200.00	Loan Agreement dated November 30, 2015
ટાર્ટ્ય	20	State Bank of India (Acquired from erstwhile State Bank of Patrala)	Corporate Accounts Group BKC, The Capital, A Wing, 16 <sup>th</sup> Floor, Bandra Kurla Complex, Bandra (E), Mumbai 400 051	Term Loan	100.00	27.50	Term Loan Agreement dated September 20, 2013
	21	Syndicate Bank	Industrial Finance Branch 10, Homji Street, 3rd floor, Fort, Mumbai 400 023	Term Loan	200.00	200.00	Loan Agreement dated March 20, 2015
İ				Term Loan	200.00	200.00	Loan Agreement dated September 29, 2015
	مىيىسى دەنىرىمى	SUS REGISTA		Term Loan	200.00	200.00	Loan Agreement dated March 22, 2016
		The state of the s	Si the Zar	Term Loan	250.00	250.00	Loan Agreement dated September 22, 2016
	22	The Jammu & Kashmir Bank Lift	75-40, Connaught Place, New Delhi 110 001	Term Loan	300.00	300.00	Loan Agreement datèd December 9, 2016
	722 mg	The Karur VVS Bank Ltd 10	Andheri Branch Everest Grande, Ground Floor, Manakali Caves Road, Near Ahura Centre, Andheri (E), Mumbai 400093	Term Loan	100.00	100.00	Loan Agreement dated July 21, 2014
:	24	The Bank of Nova Scotia	Mittal Tower B Wing, Nariman Point, Mariman Point, Mariman CO 021	Short Term Loan	100.00	0.00	DPN dated December 27, 2012
			MINNEN	18 🕰		Security Trustee Section	2015

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Sr	Name of	Address of	Nature of	Facility	O/s	Name of the
	Lenders	Lenders	Facility	Amt	Amt	Agreement
No			ľ	(₹ Crs)	(₹ Crs)	and Date
<u> </u>						
25	The Karnataka		Term Loan	75.00	37.50	Loan
l	Bank Ltd	Building, Outer		-		Agreement
		Circle, Connaught Place,				dated March 20, 2015
		New Delhi				20, 2015
		110 001			· '	
26	The South	22 Regal	Term Loan	50.00	25.00	Loan
	Indian Bank	Building,				Agreement
	Ltd	Connaught			ļ	dated
		Circus, New				September 26,
		Delhi 110 001			1	2014
27	UCO Bank	Flagship	Term Loan	200.00	200.00	Term Loan
		Corporate Centre, 5	Loan			Agreement dated
	ļ	Parliament				September 20,
		Street, New				2013
		Delhi 110 001	Term	200.00	200.00	Loan
			Loan			Agreement
ĺ	·			ł		dated March
1	<b> </b>					20,2015
				200.00	150.00	
			Term	200.00	150.00	Loan
1			Loan	ļ		Agreement dated January
	,					20, 2017
28	United Bank	Corporate	Term Loan	200.00	200,00	1313886
	of ludia	Finance Branch			135%	Agreement,
1	}	2nd Floor, 25 Sir		!	11 11	dated Ty
		PM Road				December 3 3
		Mumbai 400 001				2014 2014
29	Vijaya Bank	Industrial	Term Loan	200.00	200.00	Terst Loggy
29	vijaya Dank	finance Branch	tenn Loan	200.00	300.00	Annualizate
		2nd floor,			11/20	dated a week
		Excelsion Bldg.,			12	November 14,
		Wallace Street		<u> </u>		2013
		Mumbai 400 001				
	{	į	T .	150.00 F	1 (* 11 (N) * *	
		1	Term Loan	150.00	150.00	Agreement
	-		İ	[       [	base	dated 19 MM
				<u> </u>	19.77	December 9,
			]		]	2014
	Į			<u> </u>		7080
		Ì	Term Loan	250.00	250.00	Loan
1						Agreement
						dated
						December 30, 2015
			ļ	<u> </u>		2017
	·		Total	8910.00	6879.67	<del>                                     </del>
	19.	SERVICE		1830HCar	No.	

# (B) Details of Working Capital Limits availed from various Banks as on June 30, 2017

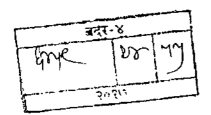
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Sr No	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	Name of the Agreement and Date
î	Andhra Bank	16B, 16 <sup>th</sup> Floor, Earnest House, NCPA Marg, Nariman Point Mumbai 400021	Working Capital Limits	25.00	Loan Agreement dated June 30, 2009
2	Bank of Baroda	Corporate Financial Services Branch 3, Walchand Hirachand Marg 1 <sup>51</sup> 9Floor, Ballard Pier, Mumbai 400001	Working Capital Limits	33.00	Loan Agreement dated October 31, 2008
3	Bank of India	Nariman Point Large Corporate Branch, 92-93, Free Press House, 9th Floor, Free Press Journal Marg, 215, Nariman Point Mumbai 400 021	Working Capital Limits	40.00	Loan Agreement dated October 24 2008
4	Bank of Maharashtra	Bandra (East) Branch Grih Nirman Bhavan Kata Nagar, Bandra (E), Mumbai 400051	Working Capital Limits	20.00	Loan Agreement dated June 30, 2009
15	of India	Cotporate Finance Branch 1st Floor, Mumbai Main Office MG Road, Fort Mumbai 400023	Working Capital Limits	86.00	Loan Agreeme nt dated January 23, 2009
	ATTANTAL Bank	Prime Corporate Branch— Canara Bank Building, "A" Wing, 1" Floor, BKC, Bandra (E), Mumbai 400 051	Working Capital Limits	30.00	Loan Agreemen dated March 13, 2009
-1 	Del Bank Ltd	TFloor, Fort House, 221, Dr DN Road, Fort 1400001	Working Capital Limits	7.50	Loan Agreemen October 17, 1997

Sr No	Name of Lenders	Address of Lenders	Nature Facility	of	Facility Amt (₹ Crs)	Name of the Agreement and Date
8	Dena Bank	Corporate Business Branch Ground Floor, Bandra Kurla Complex, Bandra (E), Mumbai 400051	Working Capital Limits		22.50	Loan Agreement dated February 25, 2009
9	IDBI Bank Ltd.	224-A, Mittal Court, A Wing Nariman Point Mumbai 400021	Working Capital Limits		5 00	Indenture of First Supplemen tal Agreement dated April 30, 2003
10	Indian Bank	New Delhi Main Branch G-41, Connaught Place, New Delhi 110001	Working Capital Limits		10.00	Loan Agreement dated October 29, 2008
11	Oriental Bank of Commerce	Head Office Harsha Bhavan, E Block, Connaught Place, New Delhi 110 001	Working Capital Limits		22.50	Loan Agreement dated October 31, 2008
12	Punjab & Sind Bank	Industrial Finance Branch, P-18/90, 2nd Floor, Madras Hotel Building, Connaught Circus, New Delhi 400001	Working Capital Limits		22.50	Loan Agreement dated Coober 3008
13	Punjab National Bank	Large Corporate Branch LCB, Tolstoy House, Tolstoy Marg, Connaught Place, New Delhi 110 001	Working Capital Limits		A SIBLIBAL I	Loan in Agreement dated October 19, 2008
14	Standard Chartered Bank	Crescenzo, 6th Floor, Plot No C 38 & 39, G Block, Behind MCA Club, Bandra Kurla Complex Mumbai 400 051	Working Capital Limits	દ્ય	40.00 azt-8	Loan Agreement dated December 10, 2009
15	State Bank of India (Acquired from erstwhile State Bank of Hyderabad)	Corporate Accounts Group BKC, The Capital, A Wing, 16 <sup>th</sup> Floor, Bandra Kurla Complex, Bandra (E), Mumbai 409 052	Working Capital Limits	(Conta)	TO YOU	Agreement dated June 9, 2009

Sr No	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	Name of the Agreement and Date
16	State Bank of India (Acquired from erstwhile State Bank of Mysore)	Industrial Finance Branch, 23/1, Regal Building, Connaught Place, New Delhi 110001	Working Capital Limits	15.00	Loan Agreement dated October 31, 2008
17	Syndicate Bank	Industrial Finance Branch 10, Homji Street, 3rd floor, Fort, Mumbai 400023	Working Capital Limits	32.00	Loan Agreemen dated Apri 16, 2009
18	The Jammu & Kashmir Bank Ltd	G-40, Connaught Place, New Delhi 110001	Working Capital Limits	34.00	Loan Agreement dated April 15, 2009
19	Union Bank of India	Industrial Finance Branch Union Bank Bhavan, 239, Vidhan Bhavan Marg, Nariman Point, Mumbai 400021	Working Capital Limits	75.00	Loan Agreement dated March 12 2009
20	United Bank of India	Corporate Finance Branch, 2 <sup>nd</sup> Floor, 25 Sir PM Road, Mumbai 400 001	Working Capital Limits	61.50	Loan Agreemen October 24 2008
21	Vijaya Bank	Industrial finance Branch, 2 <sup>nd</sup> floor, Excelsior Bldg., Wallace Street Mumbai 400001	Working Capital Limits	30.00	Loan Agreemen dated March 14 2009
	7/ W /\	<del>                                     </del>	Total	629.00	-



### THE SECOND SCHEDULE ABOVE REFFERED TO

# Details of Non Convertible Debentures (NCDs) and Debenture Holders as on June 30, 2017

Name	Address	Amount
0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		(₹ in Crores)
Centbank Financial Services Limited As		ļ j
Debenture Trustee for Holders of		[
Secured Redeemable Non Convertible		ļ
Debentures (NCDs) for:		
(a) 2012 Series II		100.00
(b) 2012 Series III		50.00
(c) 2012 Series IV		50.00
(d) 2012 Series VI		28.90
(e) 2013 Series I		175.00
(f) 2013 Series II		50.00
(g) 2013 Series VI		107.50
(h) 2014 Series 1		300.00
(i) 2014 Series II		43.25
(i) 2014 Series III		246.00
(k) 2015 Series 1		150.00
(I) 2016 Series II	Central Bank of India	55.00
(m) 2016 Series IV	MMO Building,	\$0.00
(n) 2016 Series V	3rd floor (East),	224.00
(o) 2016 Series VI	55 Mahatma Gandhi Ro	<b></b>
(p) 2017 Series I	Fort, Mumbai,	85.00
(q) 2017 Series II	Maharashtra - 400001	10 NT 31.3 NE 2500
(t) 2017 Series III		4500
(s) 2017 Series IV		16 6 CEL 18000 N
(t) 2017 Series V		//3/2° 754007\\
(u) 2017 Series VI		25.00
(v) 2017 Series VII		75,000
(w) 2017 Series VIII		)25.06°
(x) 2017 Series IX		10000
(y)   2017 Series X		TEAN (151- 100:00
(z) 2017 Series X1		60.00
(aa) 2017 Series XII		t00.00
(ab) 2017 Series XIV		100.00
(ac) 2017 Series XV		35.00
(ad) 2017 Series XVII		≈ <u>₹</u> 750,00
(ae) 2018 Series I		100.00
(af) 2018 Series II		100.00
Total		3059.65
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### THE THIRD SCHEDULE ABOVE REFFERED TO

## Names & Addresses of the Acceding Senior Lenders & Details of Acceding Facilities as on June 30, 2017

No.	Name of Lenders	Address of Lenders	Nature of Facility	Facility Amt (₹ Crs)	O/s amt (₹ Crs)	Name of the Agreement and Date
(1)	AfrAsia Bank Limited	Bowen Square, 10 Dr Ferriere Street, Port-Louis, Mauritius	Term Loan under ECB Route	100.00	100,00	Loan Agreement dated February 2, 2017
(2)	SBM Bank (Mauritius) Ltd.	Level 6, SBM Tower, I Queen Elizabeth II Avenue, Port Louis, Republic of Mauritius	Term Loan under ECB Route	101.40	99.75	Loan Agreement dated January 31, 2017
(3)	Vijaya Bank	Industrial finance Branch, 2 <sup>nd</sup> floor, Excelsior Bldg., Wallace Street, Mumbai 400001	Term Loan	100.00	100,00	Loan Agreement dated February 21, 2017
(4)	Canara Bank	Prime Corporaté Branch Canara Bank Building, "A" Wing, !st Floor, BKC, Bandra (E), Mumbai 400 051	Term Loan	200.00	200.00	Loan Agreement dated March 14, 2017
	Acominations erstwhile sales Mahila Bank	Corporate Accounts Group BKC, The Capital, A Wing, 16th Floor, Bandra Kurla Complex, Bandru (E), Mumbai 400 051	Term Loan	50.00	50.00	Loan Agreement dated March [4, 2017
(6)	Jammu & Kashmir Bank	G-40, Connaught Place, New Delhi 110 001	Term Loan	300.00	125.00	Loan Agreement dated March 27, 2017
۱ ا		Total	· · · — ·	851.40	674.75	<del>                                     </del>

### THE FOURTH SCHEDULE ABOVE REFFERED TO

(Description of the said Flat)

ALL AND SINGULAR Flat No. 6-F (which is the same as Flat No. 601) admeasuring about 1300 sq.ft built-up area on the 6<sup>th</sup> floor of the building "Mangal Aarti" situated at St. Andrews Road, Bandra (West), Mumbai – 400050, constructed in the year 1981 on the plot of land bearing Plot No.228 in Salsetic Sonetur Plot No.1 admeasuring 806.33 sq.yd lying being and situate at Bandra in the registration Sub District of Bandra B.S.D. and the said lands bounded on the East by St. Andrews Road, on or towards the South by Plot No.299 in the said plan, on or towards the West by property of Joseph Gonsalves and on or towards North by Plot No.228.

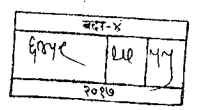


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#### THE FIFTH SCHEDULE

#### (Description of the Movable Property)

- (i) All the movable assets and properties, present and future, including all movable plant and machinery, equipment, vehicles of any nature, equipment including aircraft and ships, rigs, earth moving and drilling equipment, diesel generating sets, power equipment and infrastructure equipment and other equipment comprising of air conditioners and other tangible movable assets of whatsoever nature wheresoever the same be situate, acquired or purchased by the Company for the purpose of leasing and/or hire purchase arrangement/s or any other similar arrangements together with all the benefits, rights and advantages of whatsoever nature belonging to the Company or arising or accruing from operation of such assets but specifically excluding book debts, receivables lease rentals payments, and hire charges. The Moveable mentioned hereinabove relate only to assets acquired by the Company for the purpose of leasing and/or hire purchase business/arrangement and that book debts, receivables, lease rental payments and hire charges exceeding 180 days are excluded
- (ii) All the other general moveable assets of the Company, other than the Excluded Assets (as hereinafter defined) including the amounts arising out of loans and advances, securities, debts and loans, Revolving Underwriting Facility (RUF), bills of exchange, notes, shares, debentures and other securities but specifically excluding book debts, receivables (exceeding 180 days), lease rental payments and hire charges to be covered by the Power(s) of Attorney executed/to be executed by the Company in favour of the Agent and Trustee

Such moveable assets and properties as in (i) above and general moveable assets as in (ii) above shall hereinafter be collectively referred to as the "the Moveable Assets" which expression shall include all such assets and properties of moveable nature teprese ting the same and any assets added by way of substitution, addition, separate parts, conversion or realization or otherwise howsoever subject to the powers and properties as herein declared and contained and concerning the same and subject to the properties of redemption as herein contained

floating charge and shall accordingly in no way hinder or prevent the Company from selling, leasing or otherwise dealing with or disposing of such assets or any part thereof

To the ordinary course of its business free from any liens in each case.

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IN WITNESS WHEREOF the Common Seal of the Company has hereunto been affixed and the Agent and Trustee have caused these presents to be executed on its behalf by the hand of its Authorised Official the day month and year first hereinabove written

The Common Seal of the above named IL&FS FINANCIAL SERVICES LIMITED was affixed pursuant to the Resolutions passed by the Committee of Directors on Milynd Or Paly September 16, 2016, in the presence of Milind N Patel, Joint Managing Director Director of the Company FOR ILAPS FINANCIAL SERVICES LIMITED who have subscribed his signature hereto in token thereof and countersigned , being the person duly PETER VAZ authorised in that behalf, in the presence of: Signed and Delivered by the above named CENTRAL BANK OF INDIA in its capacity as Agent and Trustee, by the hand of Mr Anana kumar Das its Constituted Attorney, in the presence of: प्राधिकृत हस्ताहारकर्ता Authorised Signatory बदर-४ २०५७