to this Agreement from time to time.

Borrower

#### PERSONAL /BUSINESS LOAN AGREEMENT

This LOAN AGREEMENT ("Agreement") is made at \_\_\_\_\_\_ this the \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

to grant the Loan (as defined hereinafter) upon the mutually agreed terms and conditions herein appearing.

X	
	By and Between
includes a Co-Borrower(s) named therein and unless repugnant to the context or meaning to where the Borrower(s) is/are a sole propriety representatives and permitted assigns; where survivor of them and the heirs, executors and time being of the said Hindu Undivided Fami successors and assigns; where the Borrower(is/are a Society, the governing body and the where the Borrower(s) is/are a Trust, the Trust.	particularly described in the Loan Summary Schedule appended to this Agreement and, wherever the context so requires, I hereinafter collectively (if there is more than one Borrower(s) referred to as the "Borrower(s)" (which expression shall, thereof, be deemed to include, where the Borrower(s) is/are an individual, his / her heirs, executors and administrators; firm, the person whose name appears as sole proprietor and shall include his heirs, executors, administrators and legal the Borrower(s) is/are a partnership firm, the partners or the partners for the time being of the said partnership firm, the ladministrators of the partners; where the Borrower(s) is/are the Karta of a Hindu Undivided Family, the members for the ly and their respective heirs, executors and administrators and assigns; where the Borrower(s) is/are a company, its is/are an unincorporated body, all the members of such body and their respective successors; where the Borrower(s) respective successors of the members of the Governing body and any new members elected, appointed or co-opted, stees and the successors of the Trust and where the Borrower(s) is/are a Limited Liability Partnership, the partners or the diability partnership and the heirs, executors and administrators of the partners and the successors and assigns of the
	AND
New No. 165, Poonamallee High Road, Madu	mpany registered under the Companies Act, 1956 having its registered office at Megh Towers, 3rd Floor, Old No. 307, uravoyal, Chennai-600095, Tamil Nadu, and inter alia a Branch Office at the address stated in the Loan Summary Sch- red to as "FICCL" which expression, unless repugnant to the context, shall be deemed to include its successors and

Reference to any gender shall include all genders and reference to the single number shall include reference to Plural numbers and vice versa in the context thereto. The term "Agreement" shall mean and include this Loan Agreement, the Loan Summary Schedules, Charges Sheet attached hereto and any supplemental schedules, repayment schedules, annexure attached now or hereafter as forming part of this Agreement and any annexure, exhibits or other addenda attached now or hereafter

WHEREAS the Borrower(s) has requested to FICCL for a loan for profession/personal /business requirements and upon the request of the Borrower(s) FICCL has agreed

Co-Borrower

 $\mathsf{C}$ 

**Authorised Signatory** 

NOW IT IS HEREBY AGREED BETWEEN THE PARTIES HERETO AS UNDER:-

- 1. LOAN, DISBURSEMENT, INTEREST AND REPAYMENTS
- 1.1 Subject to the terms and condition contained herein, the Borrower(s) agrees to borrow from FICCL and FICCL agrees to lend to the Borrower(s) the sum specified in the Loan Summary Schedule (which sum is here in after referred to as the "Loan") here to. The Loan may be disbursed in full or in installment or in such other manner as may be decided by FICCL. The Loan may be disbursed to such other person/s as may be designated by the Borrower(s); Provided however that disbursement if any made by FICCL to the aforesaid designated person/s shall not affect the obligations of the Borrower(s) in relation to the Loan and such disbursement of the Loan to the designated person(s) shall be deemed to be the Loan granted to and availed by the Borrower(s).
- 1.2 The Borrower(s) shall pay interest on the Loan amount at the rate specified in the Loan Summary Schedule. The interest on the Loan shall be calculated on a daily basis with monthly rests on the outstanding principal amount. The interest on the Loan shall begin to accrue from the date of issuance of loan cheque, irrespective of the time taken for transit, collection, realization of the cheque by the Borrower(s) or his bank. FICCL shall however at its discretion, be entitled to revise upward or downward the rate of interest applicable for the Loan having regard to the applicable regulation, conditions in the money market, cost of fund and availability of the loanable funds at the relevant time.
- 1.3 The Borrower(s) shall repay/pay the Loan along with interest in monthly installments on the due dates and in the manner specified in the Loan Summary Schedule. The Borrower(s) agrees that FICCL shall be entitled to at all times to vary the amount of installment or the period or the manner of repayment of the said Loan, on account of revision of in the rate of interest or otherwise and the Borrower(s) shall repay the Loan in the manner as may be stipulated by FICCL. The repayment schedule of the Loan is without prejudice to the rights of FICCL to re-compute the interest in case of variation of the interest and on such recomputation the payments shall be made by the Borrower(s) in accordance with such amended repayment schedule as may be intimated by FICCL to the Borrower(s).
- 1.4 The Borrower(s) shall bear and pay to FICCL fees and charges as specified in the Loan Summary Schedule, Charges Sheet and the website of FICC<u>L (http://www.fullertonindia.com/about-us/loan-charges.aspx)</u>, and which would include but not limited to documentation and processing charges (non-refundable), Pre-EMI Interest (if applicable), and other charges such as cheque bounce charges, cheque/ECS swap charges, additional interest, prepayment/foreclosure charges and any fee or charges as applicable as per the internal policies of FICCL from time to time, statutory charges or otherwise, payable in respect of the Loan. FICCL shall be entitled to revise the above fee/charges without any notice to the Borrower(s). In addition to the above charges the Borrower(s) shall also bear, pay and reimburse to FICCL, all charges relating to interest tax, service tax, duties (including stamp duty), and taxes (of any description as may be levied from time time by the government or other authority) and all other cost and expenses whatsoever in connection with (a) application for and the grant and repayment of
- to time by the government or other authority) and all other cost and expenses whatsoever in connection with (a) application for and the grant and repayment of Loan;(b) recovery and realization of the Loan together with interest;(c) enforcement proceedings, if any.
- 1.5 The Pre-EMI Interest, advance installment, insurance premium, documentation charges, transaction/processing charges and/or any other charges under or in connection with the Loan will be deducted from the Loan and only the net amount of the Loan after the deduction of such fees and/or charges shall be disbursed to the Borrower(s).
- 1.6 The Loan shall be repayable forthwith on demand, and accordingly, notwithstanding a repayment schedule for the Loan, FICCL shall have the right to be paid forthwith on demand the entire amount outstanding under the Loan along with all other dues, including interest in respect of the Loan.
- 1.7 The Borrower(s) shall pay to FICCL such number of installments in advance as set out in the Loan Summary Schedule at the time of execution of the Agreement. The advance installment shall be adjusted against the installments in the manner set out in the Loan Summary Schedule. FICCL shall not be liable to pay any interest on the advance installments.
- 1.8 The Borrower(s) agrees to issue postdated cheque (PDC)/ECS for the repayment of the loan. The Borrower(s) acknowledges that ECS mode of repayment is over and above the PDC's issued in favour of FICCL.
- 1.9 The Borrower(s) confirms that it shall not use the Loan (or any part thereof) for any purpose other than the purpose specified in the application form, or for any speculative, improper or illegal or unlawful purposes/activities.
- 1.10 It is hereby agreed that in the event of two or more Borrower(s) the liability of the Borrower(s) to repay the Loan and to fulfill the obligations under this Agreement shall be joint and several and co-extensive.
- 1.11 All payment to be made by the Borrower(s) to FICCL under or pursuant to this Agreement shall be made free and clear of and without any deduction for or on account of any tax deduction, so that FICCL receives and retains (without any liability for such deduction) a sum equal to the sum which it would have received had such deduction not been made or required to be made. Service tax and all other applicable taxes or other statutory levies, if any, will be charged to and payable by the Borrower(s).
- 1.12 In the event of the Borrower(s) committing a default in the payment of the EMI amounts due hereunder, the Borrower(s) shall pay additional interest on the principal amounts outstanding under the Loan on the date of such default, at the rate specified in the Loan Summary Schedule hereto, with monthly rests or at such periods of rest as FICCL may notify in writing from time to time, from the date of default till the date of payment. The payment of additional interest shall not absolve the Borrower(s) of the obligations under this Agreement. Notwithstanding anything contained herein above, FICCL expressly reserves all the other rights that may accrue to it on any default by the Borrower(s). The Additional Interest shall be in addition to any other charges, which Borrower(s) is/are liable to pay to FICCL in terms of the Loan.
- 1.13 The Borrower(s) shall not entitled to prepay the Loan amount and interest outstanding thereon unless the Borrower has paid the first six (6) EMIs fully. The Borrower may prepay the entire Loan together with interest outstanding thereon at any time after payment of the first 6 EMIs by giving FICCL one-month prior notice in writing to FICCL. In the event the Borrower(s) exercises its right to prepay, FICCL shall be entitled to charge prepayment fee/charges at the rate specified in the Loan Summary Schedule as may be revised by FICCL from time to time. No part prepayment of the Loan shall be allowed.
- 1.14 The Borrower(s) shall also be entitled to pay the installments in advance; however FICCL shall not be liable to pay any interest on the installment paid in advance.
- 1.15 Any charges payable under this clause no. 1 or any other clause in this Agreement may be waived by FICCL at its sole discretion and the decision of FICCL will be final and without any recourse by the borrower.

 $\mathsf{C}$   $\mathsf{C}$ 

Borrower Co-Borrower Authorised Signatory

#### 2. EVENT OF DEFAULT AND CONSEQUENCES OF DEFAULT

- An event of default shall be deemed to have occurred if: (a) the Borrower(s) commits a breach of any of the terms and conditions contained in this Agreement; or (b) the Borrower(s) fails to pay/repay any installments or any other payment on or before the due dates; or (c) the Borrower(s) commits any default under any other agreement with FICCL or other bank and financial institution; or(d) it is found that Borrower(s) has made any misrepresentation to FICCL; or (e) the Borrower(s) commits an act of insolvency or if the Borrower is declared insolvent or bankrupt or if a liquidator, receiver or an officer is appointed in respect of any property or estate of the Borrower(s) or if the Borrower(s) makes any application for declaring himself to insolvent or if an application for declaring the Borrower(s) to be insolvent is made or any order is passed by the competent court or authority for taking the Borrower(s) into insolvency; or (f) the Borrower(s) or any partner or director of the Borrower(s) ceases to carry on the declared profession/business; or(g) there is any change in the status or constitution of the Borrower(s) and such change is considered by FICCL to be a material change; or (h) there exist any circumstances which in the opinion of FICCL prejudicially affect or may affect the FICCL's interest or the Borrower's ability to repay the Loan.
- 2.2 Upon occurrence of any of the events of default and at any time thereafter, FICCL shall be entitled to declare the outstanding Loan amount as immediately due and payable and whereupon the Borrower(s) shall pay all the amount due and payable under the Loan and/or the Agreement in accordance with the terms of the notice without any further notice or other legal formalities of any kind. Upon the Borrower(s) failing to make the said payments within the stipulated time, FICCL may, at its sole discretion exercise any right or remedy which may be available to it under the applicable laws.
- OTHER TERMS AND CONDITION
- 3.1 FICCL shall have a lien over all the assets of the Borrower(s) in FICCL control and a right to set off against any monies due from FICCL to the Borrower(s) and to combine all accounts of the Borrower(s) for recovery of FICCL dues.
- 3.2 FICCL shall be entitled at all times and without any notice to the Borrower(s) to set off and apply other money or monies in the hands of FICCL standing to the credit of or belonging to the Borrower(s) in or onwards payments of any amount at any time being payable to FICCL or towards the outstanding in the said Loan or as otherwise aforesaid and to recover at any time from the Borrower(s) by suit or otherwise the balance remaining payable to FICCL under the said Loan account(s) or otherwise notwithstanding that all or any of the securities may be outstanding and or may not have been realized.
- 3.3 The Borrower(s) shall not directly or indirectly assign or transfer all or any of its rights, benefits or obligations under the Agreement and/or the Loan. FICCL may, at any time, without any consent of or reference to the Borrower(s) be entitled to sell, assign, securitize, no vate or transfer all or any of its rights, benefits and obligations under this Agreement to any person in whole or in parts and in such manner and on such terms and conditions as FICCL may decide Any such sale, assignment or transfer shall conclusively bind the Borrower(s).
- 3.4 The Borrower(s) expressly recognizes and accepts that FICCL shall have full power and authority to appoint one or more third parties of FICCL's choice to verify any fact or information furnished by the Borrower(s) and/or to transfer or delegate to such third parties the right and authority to take all acts/steps as are necessary for FICCL to take in order to recover /receive amounts due to FICCL or collect on behalf of FICCL all unpaid amounts under the Loan, attend the office or residence of the Borrower(s), receive the amounts due, and generally perform all lawful acts as the third party may consider appropriate for such purposes.
- 3.5 As a pre-condition to the Loan given/granted / to be granted /given to the Borrower(s), the Borrower(s) consents, agrees and authorizes FICCL to exchange, share, disclose or part with all the information and details relating to the Borrower(s), information and data of any credit facility availed by of by the Borrower(s) and /or information and data relating to any default, if any committed by the Borrower(s) in discharge of Borrowers(s) obligations and/or repayment history of the loan to any business entity with whom the FICCL has or may have any business tie-up in future: banks, financial institutions, Credit Information Bureau (India) Limited and / or any other credit bureaus, agencies, statutory bodies etc. as may be required or as FICCL may deem fit. The Borrower(s) acknowledges that the Credit Bureaus and any other agency so authorized may use and process the said information and data disclosed by the FICCL in the manner as deemed fit by it/them. Further, the Borrower(s) also confirms and permits Credit Bureaus to furnish for consideration the processed information and data or product thereof prepared by banks / financial institutions and / or any other credit grantors or registered users as may be specified by Reserve Bank of India in that behalf
- 3.6 The Borrower(s) hereby consent to FICCL, its officers and agents, disclosing information relating to the Borrower(s) and Borrower(s) loan accounts and or dealing relationship(s) with FICCL including but not limited to details of any facilities, any security taken, transactions undertaken and balances positions with FICCL to:
  - (i) Professional advisors and service providers of FICCL;
  - (ii) any actual or potential assignee, novatee, transferee, participant or sub participant in relation to any of FICCL's right or obligation under any agreement; (iii) any rating agency, insurer or direct or indirect provider of credit protection or financial support for purposes in connection with services provided to or be provided by FICCL.
- ARBITRATION & JURISDICTION
- 4.1 All disputes, differences and/or claims arising out of or in relation to this Agreement shall be settled by arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996 or any statutory amendments thereof and the same shall be referred to the arbitration by a sole arbitrator to be nominated / appointed by FICCL. In the event of death, refusal, neglect, inability or incapability of the persons so appointed to act as an arbitrator, FICCL may appoint another person to act as an arbitrator. The award including the interim award/s of the arbitrator shall be final and binding on all the parties concerned. The arbitrator may lay down from time to time the procedure to be followed by him in conducting arbitration proceedings and shall conduct arbitration proceedings in such manner as he considers appropriate. The arbitration proceedings shall be held at the place mentioned in the Loan Summary Schedule. Subject to the arbitration clause contained herein, the competent courts at the place mentioned in the Loan Summary Schedule shall have exclusive jurisdiction over any matter or legal proceedings arising out of or in relation to this Agreement. This shall not however limit the rights of the Lender to file/take proceedings in any other Court of Law or Tribunal of competent jurisdiction.

C C

Borrower Co-Borrower Authorised Signatory

#### MISCELL ANEOUS

- 5.1 If any term or provision of this Agreement is declared invalid by a Court of competent jurisdiction, the remaining terms and provisions of this Agreement shall remain unimpaired and be in full force and effect.
- 5.2 The Borrower(s) declare that all the particulars and details given/filled in the application form and documents submitted along with application are true, correct, complete and up to date in all respect and no material detail has been concealed which would have an affect on the decision of grant of the Loan.
- 5.3 The officers of the Borrower(s) executing this Agreement and the documents to be executed in pursuance hereof are duly and properly in office and fully authorised to execute the same.
- 5.4 That the Borrower(s) have full power, capacity and authority to execute, deliver and perform this Agreement and have taken all necessary action (corporate, statutory or otherwise) for the authorization, execution, delivery and performance of this Agreement.
- 5.5 No delay or omission to exercise any right, power or remedy accruing to FICCL upon any breach or default of the Borrower under this Agreement shall impair any such right, power or remedy of FICCL nor shall it be construed to be a waiver of any such breach or default or an acquiescence therein nor shall any waiver of any single breach or default be deemed a waiver of any other breach or default. The rights and remedies provided to FICCL in the Agreement are cumulative and not exclusive of any rights or remedies provided by law.
- 5.6 Return on Unbanked Cheque: Any request for return of the unbanked / unused cheque of the Borrower(s) lying with FICCL, after the closure of the Loan either by way of maturity or prepayment of the Loan, shall be made by the Borrower in writing, within ninety (90) days from the date of closure / prepayment of the Loan. If no such request for return of unbanked / unused cheque is received by FICCL within the stipulated period, the unbanked/unused cheque shall be cancelled and destroyed by FICCL, without any further notice to the Borrower(s).
- 5.7 Any notice/letter required to be served by FICCL upon the Borrower(s) in pursuance of this Agreement shall be served in writing upon the addresses mentioned in the Loan Summary Schedule. Any written notice to be sent to FICCL by the Borrower(s) shall be sent by registered/prepaid post to the branch address mentioned in the Loan Summary Schedule. The Borrower(s) shall notify FICCL in writing of any change in his address within a week of the change.
- 5.8 The Loan Summary Schedule appended with this Agreement shall form an integral part of this Agreement, as though the provisions thereof are set out herein.
- 5.9 The Borrower(s) acknowledges that all details in the Agreement terms has been filled in Borrower(s) presence and has read and understood all the terms and conditions of the Loan. The Borrower(s) also acknowledge that the aforesaid terms and condition of the Agreement and other documents has been explained to the Borrower(s) in the language understood by the Borrower(s) and the Borrower(s) has understood the entire meaning of the terms and conditions and have affixed his/her signature after verifying and understanding the contents of this Agreement.
- 5.10 The Borrower(s) agrees that this Agreement shall be concluded and become legally binding on the date and place when the authorized officer of FICCL signs this Agreement.

IN WITNESS WHEROF the parties here to have executed/caused to be executed these presents the day, month and year first here in above written.

Name of the Borrower: MR SANT KABIR	C
Name of Authorised Signatory (for Proprietorship, Partnership &	
Companies)	(Signature)
	С
Name of the Co-Borrower: MRS MAYAWATI	
Name of Authorised Signatory (for Proprietorship, Partnership &	
Companies)	(Signature)

C C C

Borrower Co-Borrower Authorised Signatory

#### LOAN SUMMARY SCHEDULE

This Loan Summary Schedule forms an integral part of Loan Agreement Dated 27 Jul 2015 executed between the Borrower(s) named herein and Eullysten India Credit Company Ltd. ("Loan Agreement") and shall be read in conjunction with the Loan Agreement.

Fullerton India Credit Company Ltd. ("Loan	Agreement") and shall be	e read in conjunction with the Loan Agreement.				
Ref: Customer Id.	812100016194					
Loan account No.	81213010000736					
FICC Branch Office Address	8121_Rural_KA_Bel_W	8121_Rural_KA_Bel_Munavalli - 8121				
Name And Address of the Borrower(s) and Co- Borrowers		COLODELLIDIE CURE CURE CURE CURE CURE CURE CURE CUR				
	Name: MRS MAYA Address: SGHGDFH	AWATI HDHFJ SHDFJ SHDTJ DHDJY,Hekkeri,Hekkeri,Munava	ılli,Belgaum,5	90001		
Amount Of Loan	Rs. 101,100.00	/- (Rupees One Lakh One Thousand One Hu	ındred			Only
Rate Of Interest	21.00 %	per annum on reducing balance basis compounded v	with monthly	rest.		
Term Of The Loan		onths				
Additional Interest (applicable for payment defaults)	An amount not exceedi	ng 44 % p.a on the outstanding Installmen	ıts.			
Documentation Fee/ Charges	An amount not exceedi	ng Rs. 3,033.00 /				
Insurance Premium	An amount not exceedi	ng Rs. <u>2,714.00</u> /-				
Gramshakti Card Fee	An amount not exceedi	An amount not exceeding Rs. 50.00 /-				
Taxes And Levies	All the charges indicated above or elsewhere in the Loan Agreement shall be exclusive of all taxes and statutory levies as may be applicable on same including without limitation service tax and cases there on.					
	!	REPAYMENT SCHEDULE				
Name of Equated Monthly Installment (E	MI) Payable	Date of Commencement of First EMI	Last	EMI due Date		
48		27 Aug 2015	27 J	ul 2019		
Installment Nos.		Due Date Of each of the EMI	EMI	Amount		
First to . 47 Installment		27	Rs	3,130.00		<i> -</i>
Installment		27	Rs	3,380.00		<u>/-</u>
Place of Arbitration and Jurisdiction		Mumbai				
Name of the Borrower:	ADID					
Name of Authorised Signatory (for Propriet			- C			
Companies)			C		(Signature)	
Name of the Co-Borrower: MRS MA	AYAWATI		_			
Name of Authorised Signatory (for Propriet			_		(Signature)	
Companies)					(9	
For Fullerton India Credit Company Limited			С			
Name of the Authorised Signatory			-		(Signature)	

To be signed by Borrower & Co-Borrower

# DEMAND PROMISSORY NOTE

Date: 27 Jul 2015						
Place: MUNAVALLI						
Chennai-600095, Tam only) together with in		21.00 % per annum computed	jointly and severall lo. 307, New No. 165, Pool One Lakh One Thousand	y and unconditiona namallee High Road One Hundred	Illy promise to pay to Fulle d, Maduravoyal,	erton India
Where there is more the	han one Signatory hereto the lial	oility of each signatory is joint and several				
Name of the Borrower:	MR SANT KABIR			С	Affix Rs 1/- Revenue Stamp here (x) Borrower	
Name of the Co-Borrower:	MRS MAYAWATI			С	Affix Rs 1/- Revenue Stamp here (x) Co-Borrower	

(Note-(x) the signature should run across the breadth of the revenue stamp)

## Instruction for Disbursement of the Loan Amount

Date: 27 Jul 2015					
To Fullerton India Credit Company Lim	ited				
8121_Rural_KA_Bel_Munavalli - 8	121				
Sub: Authorization for disbursemen	t				
Sir.					
Refer to the Application for grant of Kindly prepare the Loan disbursement		,100,00 to MR.S nner hereinafter appearing:	ant Kabir		
Name of the Payee			Amount(Rs.)		
MR SANT KABIR			95,303.00		
	deemed to be the Loan granted  SANT KABIR		gation in relation to the Loan faci	ility. The disbursement o	of the Loan in
Name of Authorised Signatory (for I	Proprietorship, Partnership &				
Companies)					(Signature)
Name of the Co-Borrower:	MRS MAYAWATI			C	
Name of Authorised Signatory (for I	Proprietorsnip, Partnersnip &				(Ciamatura)
Name of Authorised Signatory (for I Companies)	Proprietorsnip, Partnersnip &				(Signature)
Companies) Confirmation					(Signature)
Companies)		wing description towards disk	oursement of the loan amount to	me / us	(Signature)
Companies)  Confirmation  I / we acknowledge having received		wing description towards disk	oursement of the loan amount to  Amount(Rs.)	me / us	(Signature)
Companies)  Confirmation  I / we acknowledge having received  1. Cash Disbursement:		wing description towards disk		me / us	(Signature)
Companies)  Confirmation  I / we acknowledge having received  Cash Disbursement:  Name of the Payee		wing description towards disk	Amount(Rs.)	me / us	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement :  Name of the Payee  MR SANT KABIR		wing description towards disk	Amount(Rs.)	me / us Favouring	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement :  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement :	the Cash / Cheque of the follow	1	Amount(Rs.) 95,303.00	1	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement :  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement :	the Cash / Cheque of the follow	1	Amount(Rs.) 95,303.00	1	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement:  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement:  Cheque No.	the Cash / Cheque of the follow	1	Amount(Rs.) 95,303.00	1	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement:  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement:  Cheque No.	the Cash / Cheque of the follow  Amount(Rs.)	1	Amount(Rs.) 95,303.00	Favouring	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement:  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement:  Cheque No.  Thanking You  Name of the Borrower:  MR 1	the Cash / Cheque of the follow  Amount(Rs.)	1	Amount(Rs.) 95,303.00	Favouring	(Signature)
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement:  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement:  Cheque No.  Thanking You  Name of the Borrower:  Name of Authorised Signatory (for Incompanies)	the Cash / Cheque of the follow  Amount(Rs.)	1	Amount(Rs.) 95,303.00	Favouring	
Companies)  Confirmation  I / we acknowledge having received 1. Cash Disbursement:  Name of the Payee  MR SANT KABIR  2. Cheque Disbursement:  Cheque No.  Thanking You  Name of the Borrower:  Name of Authorised Signatory (for Incompanies)	Amount(Rs.)  SANT KABIR  Proprietorship, Partnership &	1	Amount(Rs.) 95,303.00	Favouring	

## APPLICATION FORM FOR LOAN DISBURSEMENT BY NATIONAL ELECTRONIC FUND TRANSFER

Date: [ 27 Jul 2015 ]			
To Fullerton India Credit Company Limited			
8121_Rural_KA_Bel_Munavalli - 8121			
Sub: Loan disbursement by Electronic Fund Transfer thr Ref: Loan Application ref No. : [ 812100000 Loan Account Number : [ 812130100	13759 ]		
	by unconditionally instruct Fullerton India Credit Co. Ltd ("Fullerton India"  RupeesNinety-Five Thousand Three Hundred Three	) to directly remit the sanctionedonly	y)
(After deduction of pre EMI interest, documentation ch Details of the Beneficiary	arges & processing charges) as per following details:-		
Beneficiary's Bank name			
Beneficiary's Bank a/c name	MR SANT KABIR		
Beneficiary's Bank a/c #			
Beneficiary's Bank Account Type	Saving Current Cash Credit		
Beneficiary's Bank payable Location			
Beneficiary's Bank Branch IFSC Code			
MICR Code			
Amount to be remitted	95,303.00 ( Ninety-Five Thousand Three Hundred Thre	9	)
the payment instruction.  I / We shall be bound by any payment instruction execompliance of instructions for electronic fund transference. The disbursement of the Loan in favour of the above Loan amount in favour of the above Beneficiary payerence. Fullerton India shall not be liable for any loss or dam electronic message or any mistake, omission or error of any delay in the completion of the funds transfered any negligence on the part of Fullerton India, Fullerto in the case of delayed payment.  Fullerton India shall not be liable for non-credit or creapplication form.  Beneficiary bank may levy charges on inward remittation.	said Beneficiary shall be deemed to be the Loan granted to and availed by see shall not affect my/ our obligation in relation to the Loan facility. age arising out of or resulting from incomplete information, delay in transr in transmission or delivery thereof or any act or event beyond its control. Nor any loss on account of error in the execution of the funds transfer pursua on India's liability shall be limited to the extent of payment of interest at the exiting remittance amount to wrong beneficiary on account of incorrect information.	me/us. The disbursement of the nission, delivery or non-delivery of lotwithstanding above, in the event nt to a payment instruction due to e bank rate for the period of delay  primation furnished by me/ us in this	
Name of the Borrower: MR SANT KABIR		С	
Name of Authorised Signatory (for Proprietorship, Partic Companies)	nership &	(Signature)	
Name of the Co-Borrower: MRS MAYAWATI		С	
Name of Authorised Signatory (for Proprietorship, Partr Companies)	nership &	(Signature)	

# Charges Sheet

Delayed Payment charges	Charges of 44 % p.a will be applied on the outstanding installments
Cheque /ECS dishonored Charges (per dishonor of cheque/ECS per presentation)	Rs. 300/-
Swap Charges- for substitution of Post-dated cheque with ECS (per instance)	Rs. 500/-
Loan Cancellation charges (Loan cancelled before First EMI)	Rs.1000/-plus stamp duty paid on Loan Documents before encashment of Loan disbursement cheque. Else Prepayment charges shall apply
Prepayment Charges	(a) No prepayment shall be allowed before 365 days (b) No part prepayment of the Loan shall be allowed. (c) In case of prepayment of entire Loan with interest amounts outstanding:  1. After 365 days: 5.00 % of the Principal loan amount outstanding on the date prepayment;
	Or such other amount as may be specified FICCL from time to time.

All above charges are inclusive of service tax wherever applicable.

 $\mathsf{C}$ 

MR PRAVEEN P
Name & Signature

(Fullerton Employee/Channel Partner who has explained terms of all

Loan documents to Borrower / Co-Borrower / Guarantor)

# DECLARATION IN CASE THE BORROWER / CO-BORROWER / GUARANTORS IS ILLITERATE OR EXECUTES LOAN DOCUMENTS IN VERNACULAR LANGUAGE OR IS BLIND

Dated: 27 Jul 2015					
Fullerton India Credit Company Limited ("FICCL"	')				
8121_Rural_KA_Bel_Munavalli - 8121					
Dear Sir,					
Subject: BUSINESS AND PERSONAL LOAN 48 months	Loan of Rs.	101,100.00	/-, Rate of Interest	21.00	_ % per annum, Tenor
I/We refer to the Loan Agreement dated conditions of the said Loan Agreement.	27 Jul 2015 vide which I/we have bee	n sanctioned/granted the subje	ct Ioan / facility by FICCL a	s per the terms a	nd
I/We hereby declare and confirm that as I/we am promissory note, letters of guarantee, security do declarations and confirmations of this letter have	ocuments, declarations and undertakings, and		ipulated by FICCL, and the		
***Mr MR PRAVEEN P			who has countersig		aking, and I/we
I/We hereby further declare and confirm that all documents stipulated by FICCL shall be binding of ***delete inapplicable words ****FICCL's employee/Channel Partner		•	curity documents and all o	ther	
C MR SANT KABIR		С	MRS MAYAWATI		
Name & Signature or			Name & Signature or		
Left/Right Thumb Impression of Borrower		Left/Rig	ht Thumb Impression of	Co-Borrower	

10| Page