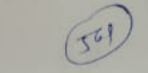
Mob. Mo.: 9413160469

M/S SHREE KRISHNA ASSOCIATES

Address: 90/90A, Govi	nd Nagar Vistar, Kalwar Ro	oad, Jaipur, Rajasthan-302012
Sr. No.:	•••••	
		Date:-
	DECLARATION	
This is to certify that we ha	ave taken project loan of	₹ 300.00 Lacs on our project Shree
Krishna Residency situated	d at Plot No. 82, 83, 84 E	.P, 93 E.P-A-W.P, 99 W.P, 99 E.P-
		evri Urf Golyawas, Jaipur-302020
from Fingrowth Co-operati	ve Bank Ltd.	
Place: Jainun		
Place: Jaipur		
Date: 11-02-2023		
		For Shree Krishna Associates
		For Shree Krishna Associates Proprietor/ Manager
		Nemi Chand Burdak (Authorized Signatory)

Enclosed: Loan Sanction Letter





TH BANK FINGROW

FINGROWTH CO-OPERATIVE BANK LTD.

(MULTI STATE BANK)

No.FCB/F.2()Loan/22-23/404

Category Mem No. : 8361

: General

Date

: 24.08.2022

Group Code

Loan Type : 6250/2031 : 012 Megha Ram

Ind Code Sub Ind. Code: 45001

: 0018

To,

M/s Shree Krishna Associates

(Prop. Sh. Nemi Chand Burdak)

Plot No.90 & 90-A, Govind Nagar Vistar,

Kalwar Road, Jhotwara, Jaipur).

Sub; Sanction of Term Loan of Rs.300.00 lac, as per approval of Loan Sanctions, Monitoring & Recovery Committee in its meeting held on 23.08.2022.

Dear Sir.

Fingrowth Co-operative Bank Ltd. (The Bank) is pleased to confirm its willingness to make available Term Loan facilities as detailed below to you in pursuance of your application at our Mansarovar Branch on the following terms & conditions:

(A) TYPE OF ASSISTANCE

The assistance that has been sanctioned is of the following nature as under:

S.No. Particulars Purpose of loan

Amt Sanctioned

Repayment Interest Rate

Term Loan

Construction of twenty four residential Flats

Rs.300.00 lac

14.00% p.a.

w.e.f. (monthly compounding Dec, 2023 floating rate of interest)

24 EMI

(B) SPECIFIC TERMS & CONDITIONS:

1] Guarantee:

The sanctioned term loan of Rs.300.00 lac shall be secured with the personal guarantees of the following persons:

- Sh. Megha Ram Jat s/o Sh. Birda Ram Jat (age 57 yrs) r/o Plot No.112, Govind 1) Nagar Ext., Gokulpura, Kalwar Road, Jhotwara, Jaipur. He is engaged in the business of constructions & Land Development through his partnership firms namely M/s Shree Krishna Builders & Developers & M/s Shree Ganpati Construction Co. and also Director in Parth Sarthi Build Estate Pvt. Ltd. Branch Manager stated that he is owner of his own residential house and having Net worth of Rs.600.00 lac. (PAN No. AEMPJ4764N).
- Sh. Mahendra Singh s/o Sh. Megha Ram (age 28 yrs.) r/o Plot No.112, Govind ii) Nagar Ext., Gokulpura, Kalwar Road, Jhotwara, Jaipur. He is son of guarantor Sh. Megha Ram Jat. He is engaged on construction business thorugh his proprietorship concern M/s Parth Sarthi Construction Co. having office at Plot No. 2/536, Chitrakoot Scheme, Jaipur, Branch Manager stated that he is having net-worth of Rs.550.00 Jacoe Kris

Regd. & Corporate Office: "Parijatak" New Colony, M. I. Road, Jaipur 302 001 Ph: 2378379, 2378380



2) Security:

The sanctioned Term Loan of Rs.300.00 lac would be secured by creating equitable mortgage on immovable property i.e. Plot No.82, 83, 84 E.P., 93 E.P.-A, W.P., 99 W.P. & 99 E.P.-A, Vrindawan Vihar, Village Manpur Devari @Golyawas, Mansarovar, Jaipur (area 1122.33 Sq.Yds.) belonging to M/s Shree Krishna Associates through its proprietor Sh. Nemi Chand Burdak s/o Sh. Bhagwan Ram Burdak. The estimated market value of the plot is Rs.504.86 Lac as valued by our chartered valuer Sh. P.P. Goyal (Valuation Report dated 08.06.2022).

Branch Manager shall obtain following title documents for the security of proposed Term Loan:

Original Registered Lease Deed (Free Hold) No. 372 dated 02.05.2022 with Site 1) Plan registered on 05.05.2022 issued by JDA, Jaipur in favour of M/s Shree Krishna Associates through its proprietor Sh. Nemi Chand Burdak s/o Sh. Bhagwan Ram Burdak.

Certified Copy of Registered Lease Deed (Free Hold) No. 372 dated 02.05.2022 ii) with Site Plan registered on 05.05.2022 issued by JDA, Jaipur in favour of M/s Shree Krishna Associates through its proprietor Sh. Nemi Chand Burdak s/o Sh. Bhagwan Ram Burdak.

Photocopy of Permission Letter No. JDA/DC/Zone-PRN-South-II/2022/D-3046 iii) dated 25.05.2022, whereby construction plan was approved by the JDA in respect of Plot No. Plot No. 82, 83, 84 E.P., 93 E.P.-A, W.P., 99 W.P. & 99 E.P.-A.

An Undertaking from the borrower that he shall construct flats on the plot as per iv) plan approved by the JDA.

An Affidavit/Undertaking from the borrower that they will not sale the flats V) constructed in the plot without prior permission of the Bank.

An Affidavit from the borrower that said plot belongs to the concern and no loan vi) has been availed from any other institution, Bank and person and free from all encumbrances and the concern is depositing original title documents with Fingrowth Co-operative Bank Limited for the security of the sanctioned loan.

3) Interest:

Interest on Term Loan shall be charged on rate prevailing from time to time. At present interest rate under Term Loan for construction purpose is @ 14.00 % p.a. payable monthly (floating rate of interest). In case of default penalties/follow-up charges shall be additionally charged as per norms of the bank.

2% additional penal interest shall be charge on non fulfillment of terms and condition mentioned in sanction letter.

4) Processing Fee:

Processing Fee @ 0.70% + GST on the sanctioned amount of loan, as per norms.

5) Disbursement:

After execution of loan document, after obtaining/mortgaging the registered sale deed and other documents and obtaining of PDC's/ECS (Debit) Mandate for repayment of loan in favour of the Bank, the loan amount shall be disbursed in Eight installments based on the progress of the construction at the site and inspection carried out by the Branch Manager or other concerning officer of the branch. The concern shall arrange to furnish certificate from approved architect about the progress of construction and its Completion as per map/ site plan approved by local authority.

For Shirt Krighna Associates 2



a) While executing Loan Documents:

Proprietor of the concern shall furnish an Undertaking that Unsecured loan are Interest free & subordinated to the bank's term loan.

ii) Proprietor of the concern shall furnish an Undertaking that any cost

overrun of the project, will be borne by the concern.

b) Before Disbursement of loan, the following specific stipulations are to be additionally complied with:

i) Branch Manager shall ensure that the Proprietor of the concern shall furnish a certificate for raising of Capital/Internal Accurals as required for the project duly certified by Chartered Accountant.

ii) Disbursement of the sanctioned Term Loan shall be routed through Current

Account to be opened in our Bank, if not yet opened.

iii) First disbursement shall be released only after start of construction & completed upto plinth level.

6) Validity of Loan:

The sanction is valid for a period of six months from the date of issue and if documents are not executed in this period the same would lapse.

7} Repayment:

The proposed Term Loan shall be repayable in two years in 24 EMI of i) Rs.1440387/-each commencing from Dec,2023 through PDC's/ECS (debit) mandate to be obtained. The EMI shall fall due on 10th of every month. However during moratorium period before commencing/ repayment of loan installment, the interest and other charges if any to be paid separately through PDC/Cheques. On account of any reason, if any amount remains due/receivable/payable on last

date of repayment of loan, the same shall be recovered/adjusted in the last installment of loan.

- However in case of Sale of Flats NOC for sale of flats may be issued on depositing ii) a sum of Rs.20.00 lac for each flat at along-with prepayment interest as specified.
- The prepayment charges/fee on construction project would be @ 1.06% (including iii) GST) if the amount of term loan is prepaid out of the sale proceeds of flat. However, in case prepayment is made by availing the term loan from other institutions/Banks then the prepayment charges as per norms of the bank may be charged.
- In case interest rate is increased borrower shall be liable to pay revised / increased iv) EMI by replacing the PDC's or the repayment period would be increased suitably / accordingly.

Note: Branch Manager shall ensure recovery of interest and other charges during moratorium period and before commencing/starting of the installments through PDC's/ECS (debit) Mandate. For this purpose Branch manager may take/receive few extra cheques other than PDC's/ECS (debit) Mandate required for regular installments.

8] Borrower shall holds shares of the bank, Minimum of Rs,1000/- towards share Capital linked to his loan/limit (which is redeemable when the loan is paid back).

For Shirt Kildana Associates



- 9) The borrower (s) shall be bound by the rules and bye-laws of the above Bank which are now in force or hereafter may come into force and the terms thereof, including the requirement of the Multi-State Co-operative Societies Act/Rules, submitting of all disputes to arbitration as per the provisions of the Arbitration and Conciliation Act.
- 10) Property against which loan is sanctioned is properly insured for fire, riots, earthquake, flood, Tempest, Cyclone and Hurricane, as per revised norms for construction loans. Borrower shall get renew the Insurance Policy well before due date of renewal. In case borrower fails to submit renewed Insurance policy on or before due date of renewal, then the Bank shall get the Policy renewed by paying the premium on behalf of the party and the premium so paid shall be debited to the respective loan/limit account. Borrower shall required to deposit the amount of Insurance Premium so paid by the bank, within period of 15 days time. If borrower fails to deposit the premium amount so paid by the bank/debited in the account even in one month's time then penalty as decided by bank i.e presently 10% of premium amount shall further be charged/debited in the account.
 - 11] Borrower would give an undertaking to the Bank in the specific format.
 - 12) Prepayment charges, as per norms of the bank shall be charged, if the outstanding is paid /cleared before the due date of repayment of installments.
 - 13)In case of default in monthly installments, follow-up/ recovery charges as applicable/fixed by the bank from time to time shall be charged which is presently Rs. 909/- p.m per instalment of default. Which shall be required to be paid additionally on or before due date of next installment. The bank shall have right to revise the same without any prior information.
 - 14) Annual Inspection Charges shall be charged as may be decided from time to time by the Bank.
 - 15) While disbursing the term loan firm shall furnish a certificate about raising of Capital required for the project duly certified by Chartered Accountant.
- 16) Disbursement of the sanctioned Term Loan shall be routed through Current Account to be opened in our Branch, if not yet opened.
- 17) In case of default in EMI's/Overdue in Term Loan Accounts, the bank shall have right to debit your Current/CC/OD limit account to the extent of recovery of overdue amount in Term Loan accounts.

C) GENERAL TERMS & CONDITIONS:

1) The borrower would ensure that the assets financed are adequately insured to its full value. Borrower shall get renew the Insurance Policy well before due date of renewal. In case borrower fails to submit renewed Insurance policy on or before due date of renewal, then the Bank shall get the Policy renewed by paying the premium on behalf of the party and the premium so paid shall be debited to the respective loan/limit account. Borrower shall required to deposit the amount of Insurance Premium so paid by the bank, within period of 15 days time. If borrower fails to deposit the premium amount so paid by the bank/debited in the account even in one month's time then penalty as decided by bank i.e presently 10% of premium amount shall further be charged/debited in the account.

Jery to Manager



- Banks Name plate would be affixed and displayed at the place of business.
- 3) Borrower would keep the Bank informed of the major happenings and events which are likely to have substantial effect on their profit or business.
- 4) During the Currency of the loan the borrower will not without the Bank's prior permission in writing:
 - a) Borrow money either secured or unsecured from any other Bank or Financial Institution.
 - b) Create any further charge, lien or encumbrance over the assets of the unit or property Offered as Collateral Security.
 - c) Sale Mortgage or dispose of fixed assets under charge of the Bank.

(D) ACTION BY BRANCH:

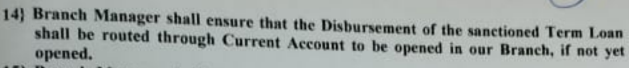
The Branch will be required to take the following action:

- The Branch will ensure that all legal formalities relating to execution of documents and submission of title deeds in original are complete.
- Ensure that the title of the documents mortgaged in original is complete and without encumbrance & acceptable to the bank.
- 3) Ensure that entry has been made in the charge register and list of title documents kept in the envelop is placed in the loan file along with photocopy of title documents.
- 4) To ensure that the borrower holds shares of the bank, Minimum of Rs.1000/- towards share Capital linked to his loan/limit(which is redeemable when the loan is paid back) as per Circular No.FCB/F4(91)/2018-19/739 dated 13.03.2019.
- 5) Net worth of Guarantor will be examined by Br. Manager and photo-copy of title documents kept in file before releasing disbursement.
- 6) Processing charges at approved rates have been deposited.
- 7) All terms and conditions for sanction of loan/limit as contained in the Note Sheet have been complied with.
- 8) The loan would be disbursed only after approval of the documentation done by the Branch from H.O.
- 9) Affix stamp on Loan documents as per Stamp Act with regard to banking transactions.
- 10) Branch Manager shall ensure recovery of interest and other charges during moratorium period and before commencing / starting of the installments through PDC's/ECS (debit) Mandate. For this purpose Branch Manager may take/receive few cheques other than PDC's/ECS (debit) Mandate required for regular installments.
- 11) The Branch Manager/Officer shall ensure disburse the sanctioned loan amount as mentioned in Para 'Disbursement' of specific terms & conditions.
- 12} Branch Manager / Officer shall obtain all title documents as above suggested by our panel advocate in his legal report & specified at para-II.
- 13) Proprietor of the concern shall furnish a certificate for raising of Capital/Internal Accurals as required for the project duly certified by Chartered Accountant.

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15} Branch Manager shall ensure that the Proprietor of the concern shall furnish an Undertaking that Unsecured loan are Interest free & subordinated to the bank's term loan.

16} Branch Manager shall ensure that the First disbursement shall be released only after start of construction & completed upto plinth level.

Ensure that a copy of the sanction letter on which acceptance has been recorded by you is returned to the branch and placed in our file for record.

Thanking you,

Copy for information to:

For Shree Fishing Asso 6