

4.

INDEMNITY BOND

(To be executed on a "Non Judicial Stamp Paper" (NJSP) of Rs. 160/- in Delhi and Rs. 400 in case of Maharashtra)

	NDEMNITY BOND i		, on	
be deen	of	nclude his/her heirs, ex	hereinafter referred to as the ant to the meaning or context thereof secutors, administrators and legal	
IN FAV	OUR OF:			
existence having i and expression	e in accordance with to the Head Office at 399 having an office and head of the Head Office at 399 having an office at 399 having at 390	the laws of the United S Park Avenue, Borough fice in India ereinafter referred to a nant to the context or mea	ally constituted, registered and in states of America now in force and of Manhattan, City of New York, among other places at s the "Obligee /Bank", (which aning thereof include its successors	
WHER	EAS:			
1.	The Obligor is ma with the Bank:	aintaining the following	g bank account(s) ("Account(s)")	
a t c			Account Number	
2.	The Obligor has represented to the Bank that over a period of time the Obligor's signatures have changed and the Obligor is unable to match his/her signatures with the signatures recorded with the Bank.			
3.	the use of his prev	vious signatures and wh luding any negotiable i	Bank that the Obligor has discarded derever required to sign or execute instrument, uses the signatures as	

The Obligor has now requested the Bank to change his/her signatures in its

record and replace his/her discarded signatures with those adopted and applied



- hereto and to allow the Obligor to operate his/her Account(s) under the said new signatures.
- 5. At the request and representations of the Obligor and relying on the same to be true, the Bank has agreed to change the signatures of the Obligor in its records and to allow the Obligor to henceforth use his/her signatures hereunder affixed for the purpose of operating the Account(s) subject to the Obligor executing this indemnity in favour of the Bank.

NOW, THEREFORE, THIS INDEMNITY BOND WITNESSETH as under:

- 1. The Obligor hereby represents, warrants and declares that the signatures of the Obligor have changed over a period of time and the present signatures of the Obligor differ from the signatures as appearing in the records of the Bank.
- 2. The Obligor hereby further declares that the Obligor has completely and absolutely discarded and relinquished the use of the signatures as recorded with the Bank and shall henceforth wherever required to sign or execute any document including any negotiable instrument, use the signatures as affixed hereunder:

 Name of the Obligor

 New Signatures

 Thumb Impression
- 3. The Obligor hereby authorizes the Bank, at its sole discretion, to dishonour any instruction issued by the Obligor to the Bank or any cheque issued by the Obligor drawn on the Bank authenticated by his/her earlier signatures.
- 4. In consideration of the Bank having agreed at the request of the Obligor to allow the Obligor to operate the Account(s) under the new signatures the Obligor hereby agrees and undertakes to indemnify and keep indemnified, saved, defended, harmless the Bank and its successors and assigns for all times hereafter against all losses, costs, claims, actions, demands, risks, charges, expenses, damages, etc., whatsoever which the Bank may suffer and/or incur on account of the Bank allowing said operations in the above mentioned Account(s) and/or on account of any dishonour of any cheque or any other negotiable instrument issued by the Obligor under the old/discarded signatures and/or on account of the Bank disregarding any instruction issued by the Obligor to the Bank under the old/discarded signatures.

IN WITNESS WHEREOF, the Obligor has signed this Bond on the day, the month and the year first written above in the presence of the following witnesses:



WITNESSES OBLIGOR

1.

2.



Customer Instruction

- Customer instruction to be signed in old and new format.
- Sign cards for respective accounts with respective seal (If any).
- Sign proof required for new sign.
- Indemnity to be signed if customer doesn't remember his old sign. (Stamp Paper Rs 120)- attached below
- Affidavit to be submitted if customer doesn't have proof for new sign. (Stamp paper Rs 20) attached below

Sign Change Request	Written instruction required	Documentation	Affidavit	Indemnity
Change of sign from old to new	~ □	→ □	×	×
Do not remember the old sign have documentary proof for new sign	∨ □	•	×	•
No documentary evidence for new sign but remembers the old sign	√ □	×	~ □	×□
No documentary evidence for new sign and does not remember the old sign	~ □	×	~ □	→ □