(Bank Guarantee for Two Quarter)

Bank Guarantee

	This Deed of Guarantee executed at		_ this
the	of	20,	by
(addreshall ENER limited Regis New	e of the Bank)essed of the Bank) (hereinafter referred to a include its successor or successors) IN FRGY DEVELOPMENT AGENCY LTD, a God Company registered under the Companies tered Office at Core-4A, East Court, India Delhi – 110 003, hereinafter referred to a les its successors or successors and assigns)	FAVOUR OF INDIAN RENEWA overnment of India Enterprise a is Act,1956 (1 of 1956) and havir Habitat Cenre Complex, Lodi F as "IREDA", (which expression	ABLE and a ng its Road,
		ame of the borro	ower)
excee	wer" (which expression shall include its seding Rs (Rupees hereinafter called "the loan") for	hereinafater referred to as the successors or successors) loar	not
(Name dated	e of the project) upon the terms and condi , the contents whereceof is annexed hereto, (hereinafter referred to	of have been noted by us and (a	
the Ginstalr stand of two princip	eas one of the conditions of the loan is that the Guarantor guaranteeing the aggregate of the ments of interest payable thereon for two quature automatically renewed for further period/s at a instalments of principal and interest as period and interest as given in Clause 1 has with interest and other monies wer and/or by the Guarantor in discharge of grant of the conditions of the condit	wo instalments of principal and rters and which Bank Guarantee nd for subsequent aggregate an schedule of payment of instalmentereof until the entire loan of has been paid/repaid in full by	I two shall nount nts of F Rs.
princip	AND WHEREAS, the Guarantor has, anditionally and irrevocably to guarantee repal sum of loan interest, additional interest a the Borrower, under the terms of the said Loa	epayment/payment to IREDA or nd other monies due and outstar	f the
said L	Now, thereafter, in order to induce the IRE oan Agreement, the parties hereto agree as t		r the
1.	The Guarantor hereby confirms and notes t and instalments of interes following schedule of payment :	hat the principal amount of loan of the payable thereon is payable as	

Due Date	Instalment of principal (Rs. in lakhs)	Instalment of interest (Rs. in lakhs)	Total (Rs. in lakhs)	
	·			

The Guarantor absolutely, unconditionally and irrevocably guarantees the full, prompt and punctual payment by the Borrower of the principal sum of loan of Rs. (Rupees interest, additional interest, other monies whatsoever becoming due and payable in accordance with the terms and conditions of the said Loan Agreement and in the event of default by the Borrower, agrees and undertakes to pay to IREDA the principal sum of loan interest, additional interest, other monies whatsoever becoming due and payable under the said Loan Agreement without demur provided further that this guarantee shall be initially for aggregate amount of two instalments of principal and interest for two quarters as per payment schedule mentioned above and which guarantee shall stand automatically renewed in both the cases whether the Borrower has paid instalments of principal and interest on due date/s or on failure of the Borrower to pay the said instalments on due dates, the Guarantor has paid isntalments on receipt of notice from IREDA and the guarantee shall stand automatically renewed until the entire loan of Rs. lakhs with interest has been paid/repaid in full as per payment schedule herein above given.

- 2. The Guarantor agrees that the guarantee hereby given shall be a continuing guarantee and shall extend to cover any instalment or instalments of the loan sanctioned and/or disbursed together with interest, additional interest and other monies payable to IREDA under the said Loan Agreement.
- 3. IREDA may directly enforce the obligations of the Guarantor without in any way first pursing or exhausting any other rights or remedies which IREDA may have against the Borrower or any other party. The Guarantor hereby waives any notice of non-payment or non-performance by the Borrower under the said Loan Agreement and any presentment, demand, diligence or protest required under the applicable law to which the Guarantor might otherwise be entitled.
- 4. The Guarantor hereby agrees and consents to any variation, amendment or modification, alteration, change, waiver, compromise, release or indulgence granted or any other action taken under the said Loan Agreement or with respect to any or all of the Borrower's obligations under the Loan Agreement with or without its consent or knowledge and further agrees that such variance shall not affect its liability under the Guarantee.

- 5. No remedy herein or otherwise conferred upon, or reserved to IREDA shall be considered exclusive of any other remedy but the same shall be cumulative and in additional to every other remedy given hereunder, or now or hereafter existing at law or in equity or by statute, and every power and remedy available to the IREDA may be exercised from time to time and as often as may be deemed expedient. No action or exercise or right, or remedy arising from any default or failure of the Guarantor to fulfill he terms of this Agreement, or delay or omission in exercising such right, power or remedy shall impair, or be construed as a waiver of any such right, power or remedy or any other right, power or remedy.
- 6. The Guarantor represents and warrants that this Agreement of Guarantee has been duly authorised, executed and delivered by the Guarantor, is duly authorised and constitutes a valid and legally binding obligation of the Guarantor enforceable in accordance with its terms, is in full force and effect with no default thereunder and there is no action, suit, proceeding or investigation pending or threatened or any basis therefor, which questions the validity of this Agreement of Guarantee.
- 7. The Guarantor agrees and undertakes to execute, sign, seal and deliver all documents, papers, acknowledgements and other writings as may be required by IREDA at any time during the period this Agreement of Guarantee is in force with a view to more fully and effectively securing the monies due and payable by the Guarantor to IREDA in terms of this Agreement of Guarantee.
- 8. The Guarantor shall pay or cause to be paid all taxes, charges and fees now or hereinafter imposed on or in connection with the execution, delivery recording or registration of this Agreement, the obligation evidenced hereby or payment hereunder.
- 9. The Guarantor shall not assign or transfer this Agreement without having first obtained the written consent of IREDA. All rights and liabilities herein given to, or imposed upon, the respective parties hereto shall extend to and bind their several and respective successors.
- 10. The Guarantor hereby agrees that, in the event of default in payment on the part of the Borrower to the IREDA under the said Loan Agreement, the Guarantor shall, within seven (7) days from the date of delivery by the IREDA to the Guarantor of a notice in writing of such default, fully discharge its obligations under this Agreement of Guarantee, together with interest, costs and other monies due and outstanding. The Guarantor hereby, further agrees that an intimation in writing by IREDA to the Guarantor that a default in payment has occurred, shall be treated as final and conclusive proof of the facts stated in the said notice.

- 11. It is hereby agreed that an admission or acknowledgement in writing by the Borrower or any person authorised by the Borrower or by any person authorised to draw on the account of the Borrower, or a certificate signed by any of the Borrower's Managers or other authorised officials of the amount of indebtedness of the Borrower to IREDA, shall be binding and conclusive on the Guarantor in any Court of Law or otherwise.
- 12. The Guarantor shall not be released from obligations hereunder, except upon receipt by IREDA of the last instalment of the principal, interest, costs and other monies due and outstanding to IREDA under the terms of the said Agreement.
- 13. The Guarantor hereby agrees that, on demand by IREDA the Guarantor shall make payments to IREDA under this Agreement at New Delhi.
- 14. Notwithstanding anything contained herein the guarantee obligations of the Guarantor under this guarantee shall be initially be for the aggregate amount of two quarters viz. two instalments of principal and two instalments of interest payable thereon as per schedule of payment mentioned in Clause 1 herein above and in the event of the Borrower paying the instalments of principal and interest on due dates or on failure of the Borrower to pay instalment of principal and interest payable thereon on or before due dates and if the Guarantor is called upon to make payments of defaulted amounts of aggregate amount for two quarters of principal and interest payable thereon, the Bank shall make payment of defaulted amount within 7 days from the date of the notice from IREDA and the guarantee shall stand renewed for next two instalments of principal and interest payable thereon and this guarantee shall stand automatically renewed for subsequent instalment/s of principal and interest for two quarters without any request from the Borrower and/or IREDA and that the renewed Bank Guarantee shall be available to IREDA and shall remain in full force and effect until the entire amount of loan of Rs. with interest and other monies payable thereon has been paid/ repaid in full and IREDA discharged/released the Guarantor Bank of its guarantee obligations in respect of the said loan of Rs. lakhs and interest and other moneys payable thereon.

All communications or notices under this Agreement shall be in writing or sent by telegram and shall be deemed to have been delivered upon receipt by the parties hereto at the following address

Guarantor address :
Mailing address :
Telegraphic address :
To the IREDA:
Mail address : Core 4-A, East Court, India Habitat Centre Complex

Lodi Road, New Delhi – 110 003

II.	N WIT		WHEREOF, and Shri	the	Guarantor		caused eto set his	Shri s/their
hand for above wi		its beha	alf on this Agi	reement of	Guarantee	on the	date, mont	h first
Signed a	and delive	red by S	shri —					
			-					
for and o (Name o								
in the pre	esence of	:						

1.

2.