

FORM - IV [See Rule 29]

Form of Mortgage Bond for Personal Computer - Initial advance

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and for the considerations aforesaid the Borrower doth hereby covenant to pay to the President the sum of Rs..... aforesaid or the balance thereof remaining unpaid at the date of these presents by equal payments of Rs..... each on the first day of every month and will pay interest on the sum for the time being remaining due and owing calculated according to the said Rules and the Borrower doth agree that such payments may be recovered by monthly deductions from his salary in the manner provided by the said Rules or where, in the event of his proceeding on deputation out of India for a period exceeding twelve months or of his being transferred to a post outside India, the competent authority has allowed repayment of the amount of advance remaining unpaid and/or interest as aforesaid on the happening of such an event, in rupees in India, the Borrower doth hereby agree to pay to the President such dues by remittance through Bank draft drawn by the 15th of every month in favour of the Accounts Officer in whose books the accounts of the aforesaid advance are kept, and in further pursuance of the said agreement the Borrower doth hereby assign and transfer unto the President the Personal Computer the particulars whereof are set out in the Schedule hereunto written by way of security for the said advance and the interest thereon as required by the said Rules.

And the Borrower doth hereby agree and declare that he has paid in full the purchase price of the said Personal Computer and/or the entire customs duty payable and that the same is his absolute property and that he has not pledged and so long as any money remain payable to the President in respect of the said advance will not sell, pledge or part with the property in or possession of the said Personal Computer, PROVIDED ALWAYS and it is hereby agreed and declared that if any of the said installments of principal or interest shall not be paid or recovered in manner aforesaid within ten days after the same are due or if the Borrower shall die or at any time cease to be in Government service or if the Borrower shall sell or pledge or part with the property in or possession of the said Personal Computer or become insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgment against the Borrower the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable AND IT IS HEREBY AGREED and declared that the president may on the happening of any of the events hereinbefore mentioned seize and take possession of he said Personal Computer

WE - JEROT DEC - Dello 2013

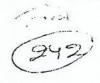
Form of Hertgreen Bend for Femound Computer w Initial advance

The particle of the contract of the least address of the contract of the contr

Proposed to the Prestant to the size of the size of the Services with the Services with the size of th

The purchase principal the self feedougl Computer another the test the test principal the part of the principal the self-feedougle property and that the test states culture deliver and the set of the principal to the property and that the test of the states and advance all tests and principal to the property or or posterous of the state send advance all not self, piedge or page with the property or or posterous of the state feedougle or the property or or posterous of the state feedougle or page and the test property or or posterous of the state of the state

www.pumsa.in



and either remain in possession thereof without removing the same or else may remove and sell the said Personal Computer either by public auction or private contract and may out of the sale moneys retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all costs, charges, expenses and payments properly incurred or made in maintaining, defending or realizing his right hereunder and shall pay over the surplus, if any to the Borrower, his executors, administrators or personal representatives PROVIDED FURTHER that the aforesaid power of taking possession or selling of said Personal Computer shall not prejudice the right of the President, to sue the Borrower or his personal representatives for the said balance remaining due and interest or in the case of the Personal Computer being sold the amount by which the net sale proceeds fall short of the amount owing AND THE Borrower hereby further agrees that so long as any moneys are remaining due and owing to the President he will not permit or suffer the said Personal Computer to be destroyed or injured or to deteriorate in a greater degree than it would deteriorate by reasonable wear and tear thereof AND further that in the event of any damage or accident happening to the said Personal Computer, the Borrower will forthwith have the same repaired and made good.

THE SCHEDULE	
Description of Personal Computer.	
Maker's name	
Description	
Cost Price	
IN WITNESS WHEREOF the	Mort dagge/Doursen has be
Shriin the Ministry/Office	Mortgagor/Borrower has hereunto set his hand and
India has hereunto set his hand.	te offor and on behalf of the President of
and heredito settins fidila.	
Signed by the said	
In the presence of	
In the presence of	
	··········
2	The second secon
(Signature of Witnesses)	,
(Signature of Withesses)	(Signature and designation of the Borrower)
Signed by	
(Name and designation)	
(warne and designation)	
for and on behalf of the President o	
presence of	f India in the
presence of	
2	
X-X-2	
(Signature of Witnesses) Officer)	(Signature and designation of the

and self one said forcement thereof settings and one persons or present contract and new and one self one said forcement the pulse said advance inter-servation and make any of the said moneys, relating the behavior of the said and and and and contract over the said the defendant and all costs, charges, expellent, other say the present the surpline, of the persons of resident the right than one of the said that the surpline, of the the florester, the substitute that the surpline that the substitute of the substitute of the surpline of the surpline that the substitute that the substitute of the surpline that the substitute of the surpline that the substitute that the substitute of the surpline that the substitute of the substitute that the substitute of the subs

Accident Supposing Calles and Personal Computer, the Decrease will Inclinate have an excident Supposing Calles and Personal Computer, the Decrease will Inclinate have an example of the School of Personal Computer Case Personal Computer Case Personal Computer Case Personal Case Pers

(Signature of Wilmesses)

nalesti and anustració