LOAN AGREEMENT

ACKNOWLEDGEMENT OF DEBT

		entered into betw	een:		
		("the Lender")			
		and			
		("the Borrower"	")		
	Amount of loan				
he L der.	e Lender hereby agrees to lend the su :	m of	to the Borro	wer on the terms se	et out hereun-
2	Payment of loan to Borrower				
he e lays	agreed between the parties that pay expiry of three business days after the sthe Borrower may terminate the co nterest for the period preceding the	ne conclusion of the co ontract at will. It is furth	ontract. During ner agreed that	the said period of t the Lender shall no	hree business
3	Period of loan				
his l	s loan shall endure for a period of (In order to claim exemption from			er may not exceed 3	6 months).
1	Interest				
	e Borrower shall be obliged to pay into be paid together with the capital sum				, such interest
	e Borrower shall be obliged to pay int d capital to be paid in equal monthly			ntage) per annum, 1	the interest
5	Exceptio non numeratae pecuniae	2			
	e Borrower expressly renounces the b derstands the meaning of this except	-		•	nfirms that he
6	Place and time of repayment				
	epayment is made by way of monthly fore the third business day of every m		ents must be m	ade by the Borrowe	er on or (address
of pa	payment) or such other address as the	e Lender mav at a later	r stage advise i	n writing.	(address

7 Acceleration clause

If the Borrower fails to pay any instalment on due date the Lender shall be entitled but not obliged to claim the full balance of the loan together with interest up to the date of payment.

8 Waiver

No relaxation by the Lender of enforcing the acceleration clause at any stage shall amount to waiver of the Lender's rights in terms of that clause.

9 Prepayment by Borrower

The Borrower shall be entitled to pay larger instalments than prescribed or the full balance of capital and interest at any time prior to the prescribed dates of payment. In any such event interest shall be calculated up to the date of payment.

10 Breach of terms

If the Borrower fails to make payment of any instalment on due date and the Lender decides to enforce the acceleration clause, he shall first give written notice to the Borrower calling upon him or her to make payment within (number) days, failing which the Lender shall be entitled to claim payment of whatever is due in terms of this agreement by way of summons.

11 Insolvency

The full balance of the capital and interest shall become payable immediately upon sequestration of the Borrower's estate.

12 Security

This agreement is subject to the suspensive condition that the Borrower's obligations are secured by a surety who binds himself validly as surety and co-principal debtor.

13 The whole contract

The parties confirm that this contract contains the full terms of their agreement and that no addition to or variation of the contract shall be of any force and effect unless done in writing and signed by both parties.

14 Domicilium citandi et executandi

ha narti	ac chac	ica ac th	air d	amiciliiim	CITANAI	\sim t	executand	. +:	\sim t	\sim 111	α	201	draccac
$\square \cup \square \cap A \cap \square$	-> () (14 4 111	⊢ 11 (1		CHAIR	-	execulation		10 10			- AL 11	110/10/

The Lender	 	
The Borrower	 	

The Borrower shall be liable for the costs, if any,	in respect of the drafting and execution	on of this contact.
Thus done and signed at	(place) on this	(day, month, year
Witnesses:		
1		
2		
(Signatures of witnesses)	(Signature of lender)	
Thus done and signed at (day, month, year)	(place) on this	
Witnesses:		
1		
2		
(Signatures of witnesses)	(Signature of borrower)	

15

Costs