INTEREST- BEARING -LOAN CONTRACT N°.....

This CONTRACT hereinafter referred to as the "Contract" is entered into by and between:

- COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC, a company duly incorporated under the laws of the Republic of Rwanda, with Company code 100005973, with its head office situated at Kigali, P.O. Box. 5230 Kigali, hereby officially represented by and, respectively, by virtue of powers conferred upon them by the Board of Directors, herein called « The Bank», where the context admits its successors and assigns, the contractor on the first part;

NOW THEREFORE, The Bank agrees to extend a renewal of the Invoice Discount Facility to the Borrower, on the terms and conditions set forth or referred to in this Contract:

Article 1: Purpose

The Bank grants to the borrower an invoice discount facility line.

Article 2: Facility amount

The Bank grants a facility amounting to (**RWF**) as invoice discounting facility (IDF).

These facilities are subject to the following:

a. Conditions precedent:

- Notarized Board resolution to borrow and mortgage the collateral;
- Collateral up stamping of the plot with UPI:;
- Joint and several guaranty of the shareholders of;
- IDF to be drawn at 70% of each invoice presented;
- All necessary insurances to be availed before facilities drawdown.

b. Conditions subsequent:

- Assignment of all business receivables in the books of COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC.

The borrower is also servicing a mortgage loan with outstanding balance of and an equipment loan with outstanding balance of, which brings the total commitment to

Article 3: Financial conditions:

- Interest Rate: COGEBANQUE Base rate +2% which is equivalent to 17% per annum, payable monthly. The interest rate is subject to the review by the Bank based on money market trends;
- Interest on arrrears (principal, interests, commissions) of 2% per month;
- File opening fee of 0.25 of the invoice amount;
- processing fee of 0.25% of the invoice amount;
- Cancellation fee after signing the loan contract: 1% of the cancelled amount (min RWF 100,000, max RWF 5,000,000);
- Payment of a commission of 8% of the amount repaid in event of loan takeover by another financial institution;
- Payment in advance of restructuring fee of 2% of the restructured loan amount in the event of restructuring the loan.

All charges are tax exclusive. They are borne by the borrower.

Article 4 : <u>Repayment terms</u>

An invoice discount facility line disbursed by the Bank must be repaid within 12 months.

The actual repayment date and amounts shall be dependent on the dates of actual signing of the contract and its return as well as fulfillment of conditions precedent. The Borrower undertakes to do the following:

- a) Repay the principal plus interests on due date through the account number opened with **COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC** in the names of;
- b) To provide the necessary provision for the payment of insurance premiums against fire and Special perils as stipulated in Article 16 of this contract;
- c) Security to be duly up-stamped prior to any disbursement;
- d) Assign total proceeds to **COMPAGNIE GENERALE DE BANQUE** (COGEBANQUE) PLC;
- e) In case of expropriation of the property securing the loan, the compensation will be payable to COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC to reduce the outstanding balance by the compensated amount.

Article 5: Collaterals and comforts

The borrower and the guarantor(s) agree to secure the facility with the following securities as conditions precedent to drawdown:

- 2. Subscription to fire and allied perils insurance policy of the above mentioned property with an article stipulating assignment of interests in favor of the bank;
- 3. Joint and several guaranty of the shareholders of;
- 4. Board resolution of members of to borrow and mortgage the above property.

Article 6: Mortgaging details

The borrower and the guarantor(s) hereby authorize the Bank to up stamp mortgage registration on above plot amounting to

The validity of the valuation report is three (3) years from the valuation date. The borrower and the guarantor(s) undertake(s) to renew and submit to the Bank the updated valuation report(s) of the mortgaged property 30 days before its expiration

The mortgage upstamping expenses, as well as other potential charges related to the implementation, monitoring and the recovery of the facility granted to them by the Bank shall be borne by the borrower.

Article 7: Title remittance and lease assignment

The borrower and the guarantor(s) accept(s) to furnish to the bank the original copy of lease contract of the above plot. The borrower also undertakes to submit to the bank potential rent contracts on the buildings and accordingly, they accept to assign rent proceeds that they would collect from the said buildings.

Article 8: Exclusiveness of the ownership

The borrower and the guarantor(s) declare that he/she is the exclusive owner(s) of the property above and is free of any privileged liability or guarantee whatsoever, and that it does not have an obligation worthy of legal mortgage privileged than the present, neither towards the government of Rwanda nor towards whomsoever. Mortgage granted in favor of the bank extend to adjacent buildings that the borrower may join to the mortgaged buildings to be encumbered with then as some single buildings. The owner(s) is not allowed to create a single building properties described above with any of the other buildings if they are themselves mortgaged.

Article 9: Credit reporting system

The Borrower expressly consents and allows the Bank to forward personal data and credit information to licensed credit reference bureaus in accordance with Law no. 73/2018 of 31/08/2018 governing credit reporting in Rwanda.

Article 10: Clause of non-alienation

Mortgaged properties may not, without prior written authorization of the Bank, be alienated for any reason whatsoever, the properties cannot be mortgaged, encumbered in any way, or leased for more than three years, nor be leased at rents below the normal rent.

Article 11: Penalties for delays

A delay in payment of sums due under the proposed facility on its due date automatically runs default interest comprised of 2% per month on arrears(Principal,interests and commissions), which may be reviewed by the Bank, from time to time. These penalties shall continue to accrue until the date of their actual payment. Such interest shall be payable at any time on demand and the Borrower hereby confirms and acknowledges that this additional interest represents a reasonable estimate of the loss to be suffered by the Bank in funding the default of the Customer. The revision of the said rate by the Bank shall be notified to the borrower if it arises by publication in newspapers or by posting on the premises of the Bank.

Article 12: Representation and warranties

The Borrower hereby represents, warrants and undertakes the following:

- The Borrower has purchased and received the service/goods which are the subject of the invoice(s) in good order and condition and which the borrower has not paid for to date;
- The transaction(s) underlying the invoice(s) is/are bona fide transaction(s) concluded on reasonable and legal commercial terms;
- The Borrower has not and will not be obtaining financing in respect of the same invoice(s) from any other Bank or financial institution;
- The Borrower authorizes the Bank to debit its account stated in this contract, or any other account the borrower has with the Bank, to pay all fees, interest and commissions due to the Bank;
- The Borrower confirms, represents and warrants that all statements and other information of documents provided in connection with the application of invoice discount facility are true and accurate and undertakes full responsibility for and accepts all consequences of any inaccurate or untrue statement, information or document.
- The Borrower has obtained from Bank all the necessary pre-agreement explanations on the terms and conditions applicable to this Contract.
- This Contract has been freely entered into by the Borrower, and it constitutes binding and enforceable obligations for the Borrower, its successors and permitted assignees.
- At the Signing Date, the Borrower and the guarantors are not under mandatory enforcement and/or bankruptcy procedures, and such procedures are not likely to occur, and the Borrower will immediately notify the Bank on the occurrence of any event that may lead to the risk of the start of mandatory enforcement and/or bankruptcy procedures.
- The Borrower will immediately notify the Bank on the occurrence of any event that may lead to the risk of a significant loss/reduction of the Borrower's income, declared in the initial loan application to Bank as well those to be submitted with respect to any subsequent creditworthiness assessment that may be made by the Bank.
- The Borrower and the guarantor(s) shall immediately notify the Bank on any change of its details noted here above in this Contract.

Article 13: Default

The following occurrences will constitute default and cause any amount outstanding under the proposed facility to become immediately due and repayable and any commitments made hereunder by the Bank cancelled:

- The failure of the Borrower to observe or perform any of its obligations under this contract and/or security documents;
- (ii) If any circumstances arise which in the opinion of the Bank have or may have a material adverse effect on the Borrower's ability to perform its obligations under this letter and/or the security documents;
- (iii) The Borrower admits in writing of its inability to pay or shall become unable to pay its debts generally as they fall due, or become bankrupt or insolvent, or file any petition or action for relief under any bankruptcy, re-organization or insolvency law;
- (iv) In case of a company, if proceedings are started for the Borrower's winding-up, dissolution, or reorganization (other than while solvent and on terms previously approved in writing by the Bank) or for appointment of a receiver, trustee or similar officer of any or all of the Borrower's revenues and assets;
- Any of the Borrower's indebtedness is not paid on due date or becomes due prior to its stated maturity or any guarantee given by the Borrower is not honored when due or called upon;
- (vi) Any governmental or other consent or exemption required to enable the Borrower to perform its obligations under this contract and or the security documents is withdrawn or modified or it becomes for any reason unlawful for the Borrower to perform any of those obligations.

Article 14: Remedies in the event of default of payment

In case of failure to pay the interest and capital as planned on the repayment schedule, the Bank shall have power to manage, lease, sell, or take over the assets managed in accordance with the law No 10/2009 of 14/05/2009 on mortgages as amended by the law No 13/2010 of 07/05/2010 and in accordance with the law No 34/2013 of 24/05/2013 on security interests in movable property.

In the event of sale of those assets, the bank shall follow procedures outlined in the applicable law and/or enacted by competent authorities.

Article 15: Waiver of Mortgage

After the clearing of the commitments, the Bank agrees to waive, on demand of the borrower, the guarantee covering the said commitments by proceeding to deregistration of the mortgage.

Article 16: Fees

All expenses whatsoever arising directly or indirectly from the performance of this contract and its aftermath, including the costs of release, are borne by the borrower. All expenses incurred from the litigation, including attorney's fees and bailiffs, shall be borne by the borrower.

Article 17: Insurances

Property mentioned above that the borrower agrees to maintain in a state of perfect service have to be insured against the risk of fire, earthquake, lightning and explosions and in exchange to their reconstruction value, to the benefits of the bank. The borrower agrees to maintain and renew the insurance and to pay regular premiums and fees, and submit the receipts to the Bank within thirty (30) days before expiration date. The borrower also agrees to notify the insurers, through the Bank, the entry made in favor of the latter, and make her transfer the benefits of policies purchased, up to the amounts owed and deliver to the Bank such policies. In case of non-repayment of an annual premium in accordance with the terms and conditions of the policy, the Bank may make advance in the name and on behalf of the borrower. The advance will increase the commitment and outstanding capital. No bank responsibility may result from the performance or non-performance of this right.

Article 18: Use of borrower's currencies on different accounts

If the invoice is paid in a foreign currency, the borrower agrees and accepts that the Bank's prevailing rate on that date shall apply, unless the borrower books a separate rate with the Bank.

The Bank has the right to use the borrower's money in different currencies from different accounts in our books to pay the loan as it falls due without seeking further authorization. The prevailing rate on that date shall be applicable.

Article 19: Notice

Any notice, request or consent required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when delivered in person or to an authorized representative of the Party to whom the communication is addressed, to his registered residence mentioned in this contract or any other available address or email provided by the party him/herself to the Bank.

The Borrower undertakes to inform the Bank of any change in the address. In case of no communication about the new address; any notice, request or consent shall be deemed delivered to the borrower if it is notified at the actual address provided in this contract.

Without prejudice to the physical addresses mentioned in the above provisions of this contract, the borrower erects the below contacts to be used for all related communication:

- Email.....
- Tel:

Article 20: Prohibition of the child labor

During the contractual period, parties agree to respect labor law requirements on the prohibition of child labor in accordance with the law No N° 66/2018 of 30/08/2018 regulating labor in Rwanda and other child labor protection laws and conventions ratified by Rwanda.

Article 21: Severability

In the event, any provision of this contract is deemed invalid or unenforceable, in whole or in part, that part shall be severed from the remainder of the contract and all other provisions should continue in full force and effect as valid and enforceable.

Article 22. Governing Law

This Contract, its meaning, interpretation, performance and the relation between the Parties shall be governed by the Laws of Rwanda. All what is not provided for by both this contract and rules and regulations governing loan proceeding, shall be governed by the laws of Rwanda as well.

Article 23: Dispute resolution

Both parties agree to settle amicably any dispute that may arise from this contract. Should the dispute persist for the period of 30 days from the first attempt of the amicable settlement, the matter shall be referred to the competent court in Rwanda.

Article 24: Authentic act

This contract is authenticated by the **Private Notary** and the costs thereof shall be borne by the borrower.

Article 25: Enforcement

This contract comes into force at the time of signature.

For

For COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC

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NOTARY ACT NUMBER

VOLUME OF

We,, certify that the act entailing clauses above stated has been presented to us by:

COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC, a company duly incorporated under the laws of the Republic of Rwanda, with Company code 100005973, with its head office situated at Kigali, P.O. Box. 5230 Kigali, hereby officially represented by and, respectively...... and, by virtue of powers conferred upon them by the Board of Directors, herein called « **The Bank**», where the context admits its successors and assigns, the contractor on the first part;

In presence of Mr/Mrs. and Mr/Mrs., both agents of the bank, witness as and meeting all conditions required by the law Reading the act contents having been made to subscribers and witnesses, the subscribers have declared before us and before the witnesses that the act as it is composed fully expresses their will. In witness whereof, this act was signed by the appearing parties, witnesses, ourselves, and the notary and contains the seal of Private Notary.

The Parties

For

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For COMPAGNIE GENERALE DE BANQUE (COGEBANQUE) PLC

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Witnesses

The Notary

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Fees related

The Deed fees: Three Thousand Six	Hundred Rwandan Francs	registered by us,, a	under
, volume	. having	, collected on receipt n°	of
, issued by			

The Notary

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Mailing fees:

FOR AUTHENTIC SHIPMENT WHICH COST TWENTY-TWO THOUSAND RWANDAN FRANCS CHARGED FOR AUTHENTIC MAILING ON THE SAME RECIEPT

The Notary Page **11** of **12**