INDEMNITY BOND WITH SURETY

This indemnity	is made	and executed	on this S/o/ D/o/ V	day o V/o Shri	f	_20	by S	Shri/Sr	nt. a
permanent resid	lent of								
	her	einafter called	"Employee"	AND Shri_					
S/o/D/o/W/o S	hri			age	a per	manent	res	ident	of
hereinafter calle under the provis having its Head called "Employe	sions of Ba	nking Compar	nies (Acquisit	tion & Trans	fer of Un	dertakin	igs) A	Act 19	80
The terms 'Emp mean and include		•							all
WHEREAS the Management Gr					Probation	ary Off	icer	in Jun	ior
WHEREAS an already been iss									
WHEREAS on Employer Bank and has to furn acceptable to th	for a minisish an Inde	mum period of emnity Bond o	three years f	rom the date	of joinin	g the Er	nplo	yer Ba	nk
NOW THIS IN	DENTURE	E WITNESSEI	as under:						
hereby undert	nployer Ba akes to ser g and will	foresaid terms ank has agreed the Employ not leave the	to give app ver Bank for	ointment to a minimum	the Emp period of	loyee, t three y	he E ears	Employ from t	ee he
this indemnity	of the Emy by the Ereverally lia	nployee under nployee and fa ble to pay the	this bond/agi ilure to indei	reement. In monify the Er	case of bi nployer B	reach of Bank, the	the Sur	terms rety sh	of all

- 3.The Employee further agrees and undertakes that in case he/she commits breach of the above condition and resigns or leaves/abandon the service and/or neglects in performance of the duties assigned to him/her leading to termination of his/her service as per rules/regulations shall pay Rs. 50,000/- (Rs. Fifty thousand only) with the interest thereon @ 12% per annum from the date of breach of the above till the payment is made as liquidated damages. The employee and surety agrees that assessment of liquidated damages as assessed at Rs. 50,000/- (Rs. Fifty thousand only) is just & reasonable, which they both agree to pay jointly and severally to the employer bank.
- 4. Not-withstanding anything contained herein above, furnishing of this indemnity will not confer any right in favour of the Employee to continue in the service of the Employer Bank for the aforesaid term of three years, and the Employer-Bank shall always have the right to take appropriate action, as deemed fit, against the Employee as per terms of the appointment letter and/or the rules and regulations of the employer bank as applicable, in case of commission of any misconduct by the Employee.
- 5. The amount specified above shall constitute a debt owing to the Employer-Bank and shall be recoverable from the Employee and the Surety, jointly and severally, with interest thereon at the rate specified above till the date of payment.
- 6. This bond and the rights and obligations shall in all respect be governed by the laws of Union of India. For breach of any right or obligations of whatsoever nature arising out of the bond or employment shall be deemed to have arisen within the territorial jurisdiction of Delhi courts only.

ΙN	WITNESS	whereof,	the	EMPLOYEE	&	the	SURETY	have	put	their	signatures	in	the
pre	sence of the	witnesses	on t	his	day	of		20	at		•		

EMPLOYEE

SURETY

1. WITNESS: NAME & ADDRESS:

2. WITNESS: NAME & ADDRESS: