(The below appended text to be neatly typed on the non-judicial stamp paper/s of value of Rs 100/- and executed by the candidate, surety, two witnesses before notary/magistrate/judge)

SERVICE INDEMNITY BOND WITH SURETY

This Indemnity is made and executed	at _.		_on	day	of
2022 by Mr./Ms./Mrs			S/	o/D/o/\	N/o
Mr	а	permanent	reside	nt	of
		herein	called	"Offi	cer
employee", the party of the First Part,					
AND					
Mr./Ms./MrsS/o/D/	o/W/o	Mr			
a permanent resident of (Address)					
hereinafter called "	'Suret	y", the party of	the Secor	nd Par	t, in
favour of Baroda U. P. Bank, a body corpora	ate es	tablished under	the Regio	onal R	ural
Banks Act, 1976 and having its Head Office	ce at	Budh Vihar C	ommercial	Scher	me,
Gorakhpur, (U.P.)-273016, hereinafter called "	Empl	oyer Bank".			
The terms 'Officer employee', 'Surety' and t	he 'E ı	mployer Bank'	unless rep	ougnan	it to
the context shall mean and include their h	neirs,	legal represen	tatives, su	ıccess	ors,
executors, assignees and administrators.					
WHEREAS the Officer employee has been s	selecte	ed for appointme	ent as Offi	cer in	the
service of the Employer Bank.					
WHEREAS an Offer of Appointment conta	aining	the terms and	d condition	ns of	the
appointment has already been issued to	Ŭ				
HO/02/HRM/CRP-RRBs-IX(RESERVE)/2021-2					
of the Employer Bank.	 ,				
or the Employer Bank.					
WHEREAS the terms and conditions of the	Offer	of appointment	has heen	read	and
accepted by the Officer employee.		οι αρροπιπισπι	nas been	rodu (and
accepted by the Officer employee.			Contd	2	
			COHIU		

WHEREAS one of the terms and conditions of the appointment is the Officer employee has to serve the Employer Bank i.e. Baroda U. P. Bank for minimum period of <u>Three years</u> after appointment and has to execute an indemnity with surety in favour of Employer Bank.

NOW THIS INDENTURE WITNESSETH as under:

- In compliance of the aforesaid condition in Offer of Appointment subject to which the Employer Bank has agreed to give appointment to the Officer employee, the Officer employee hereby undertakes to serve the Employer Bank for a minimum period of <u>three years</u>.
- 2. The of (Surety) party the second part i.e. Mr./Ms/Mrs. S/o /D/o /W/o Mr. agrees to stand as Surety for the due performance of the obligation of the Officer employee under this agreement of indemnity. In case of breach of the terms of this indemnity by the Officer employee and failure to indemnify the Bank, the Surety shall be jointly and severally liable to pay the amount of Rs. 2,00,000/- (Rs. Two lacs only) to Employer Bank immediately on demand.
- 3. The Officer employee further agrees and undertakes that in case he/she commits breach of the above condition and resigns from or leaves/abandons the service and/or neglects in performance of the duty assigned to him/her leading to termination of his/her service, as per Rules and Regulations, by the Employer Bank, shall indemnify for all losses, costs, charges and expenses up to the extent of Rs. 2,00,000/-(Rs. Two lacs only) and pay an amount of Rs. 2,00,000/- (Rs. Two lacs only) with the interest thereon, from the date of breach of the above till payment as liquidated damages/cost of training including on the job training, the Officer employee at his/her place, and also on account of business loss suffered/to be suffered by Employer Bank during intervening period. The Officer employee and surety agree that of liquidated damages Rs. assessment as assessed 2,00,000/- (Rs. Two lacs only) is reasonable, which they both agree to pay jointly and severally in case demand is made by the Employer Bank.

Contd......3.

- 4. Notwithstanding anything contained herein above, furnishing of this indemnity will not create any right in favour of the Officer employee to continue in the service of Employer Bank for the aforesaid term of three years, and the Employer Bank shall always have the right to take appropriate action against the Officer 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 Officer employee.
- 5. The amount specified above shall constitute a debt owing to the Employer Bank and shall be recoverable from the Officer employee and the Surety jointly and severally with interest thereon till payment.

IN WITNESS whereof, the **OFFICER EMPLOYEE** and the **SURETY** have put their signatures in the presence of the witnesses.

Signed and delivered by the Party of the First Part i.e. the Officer employee and the Party of the Second Part i.e. the Surety having perused and understood the contents of this agreement.

1. WITNESS SIGNATURE:	OFFICER EMPLOYEE SIGNATURE		
NAME & ADDRESS:	NAME & ADDRESS: SURETY SIGNATURE		
2. WITNESS SIGNATURE:			
NAME & ADDRESS:	NAME & ADDRESS:		
Executed before			
At	this	day of	
2022 in presence of			

Notary/Magistrate/Judge With Seal & Signature