(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 a	nt	_on	_ day of	2019
by Mr./Ms./Mrs	S/o/D/o/W/o Mi			_ a permanent
resident of				
herein called "employee", the party of	the First Part,			
	AND			
Mr./Ms./Mrs	S/o/D/o/M/o Mr			
a permanent resident of (Address)				
a permanent resident of (Address)				
hereinafter called "	Surety", the pa	irty of the	Second Pa	art, in favour of
Baroda Uttar Pradesh Gramin Bank, a	body corporate e	established	under the	Regional Rural
Banks Act, 1976 and having its Head	Office at A-1, C	ivil Lines,	Raebareli,	(U.P.)-229001,
hereinafter called "Employer Bank".				
The terms 'employee', 'Surety' and th	e <b>'Employer B</b> a	ı <b>nk</b> ' unless	repugnant	t to the context,
shall mean and include their heirs, lega	al representative	s, success	ors, execu	tors, assignees
and administrators.				
WHEREAS the employee has beer	a colocted for	annointmor	ot oc. <b>Of</b>	fica Assistant
(Multipurpose) in the service of the I		• •	it as Oil	iice Assistant
(multipulpose) in the service of the i	imployer bank.			
WHEREAS an Offer of Appointment co	ntaining the tern	ns and con	ditions of t	he appointment
has already been issued to the	•			
/HRM/2019-20/ dated		_ of the Er	nployer Ba	nk.
WHEREAS the terms and conditions	of the Offer of	Appointm	ent have I	been read and
accepted by the employee.				
WHEREAS one of the terms and cond	litions of the ann	ointmont is	that the e	mployoo has to
serve the Employer Bank <b>i.e. Baroda U</b>				
Three years after appointment and				-
of Employer Bank.	ido to oxocute	an macmin	, 30	aloty iii iuvoui

Contd.....2.

## NOW THIS INDENTURE WITNESSETH as under:

1.	In compliance of the aforesaid condition in Offer of Appointment subject to which
	the Employer Bank has agreed to give appointment to the employee, the
	employee hereby undertakes to serve the Employer Bank for a minimum period
	of three years.

2.	The	party	of	the	second	part	(Surety)	i.e.		
	Mr./Ms	/Mrs						_ S/o		
	/D/o /M	//o Mr			agrees	s to stand	as Surety for th	ne due		
	perforn	nance of the	obligati	on of the	employee und	er this agr	eement of inde	mnity.		
	In case	e of breach	of the t	terms of	this indemnit	y by the e	mployee and	failure		
	to inde	to indemnify the Bank, the Surety shall be jointly and severally liable to pay the								
	amoun	t of Rs. 1,0	0,000/-	(Rs. One	Lac only) to E	Employer E	Bank immediat	ely on		
	deman	d.								

- 3. The 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.1,00,000/- (Rs.One Lac only) and pay an amount of Rs. 1,00,000/- (Rs. One Lac only) with interest thereon, from the date of breach of the above till payment as liquidated damages/cost of training including on the job training, the employee at his/her place, and also on account of business loss suffered/to be suffered by Employer Bank during intervening period. The employee and surety agree that the assessment of liquidated damages as assessed at Rs. 1,00,000/- (Rs. One Lac only) is reasonable, which they both agree to pay jointly and severally in case demand is made by the Employer Bank.
- 4. Notwithstanding anything contained herein above, furnishing of this indemnity will not create any right in favour of the 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 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 till payment.

IN WITNESS whereof, the **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 employee and the Party of the Second Part i.e. the Surety having perused and understood the contents of this agreement.

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1. WITNESS SIGNATURE:		EMPLOYEE SIGNATURE		
NAME & ADDRESS:		NAME & ADDRESS		
2. WITNESS SIGNATURE:		SURETY SIGNATURE		
NAME & ADDRESS:		NAME & ADDRESS		
Executed before				
At		this	_day	of
2019	in	presence		of

Notary/Magistrate/Judge

With Seal & Signature