



To,  
M/s. Kuldevi 3564 Creation  
(Proprietor- Mr. Kapse Snehal)  
00/Second Floor, Mayur Estate, Nr Khodiyar Tempal,  
Nikel Gam Road, Nikel,  
Ahmedabad Gujarat 380024

Sir/Madam,

Reg : Your request for Machinery Loan of Rs. 49.50 lacs under hybrid CGTMSE Scheme

We have for reference your captioned request and are pleased to inform you that same has been considered favorably by us on 31/07/2025, subject to the following terms and conditions:-

Type	Amount (Rs.)	Purpose	Margin	ROI	Repayment/Tenure
Atmanirbhar Udyojak Machinery Loan	Rs. 49,50,000/- (Rupees Fourty-Nine Lakh Fifty Thousand Only)	Purchase of Machineries	25%	@ PLR -7.00% i.e. 9.75%	84 EMIs of Rs.81,540/-

Security :

Description	Value	Margin	PBF	Basis
<b>Primary security - For proposed Term Loan</b>				
<b>Hypothecation of Machineries-</b>	66.08	25 %	49.56	As per Quotation from M/s. Shivam Enterprise 05.09.2025
1 Set of Model :- Model: Lts/621x250x800x1350 High Speed Computerized Embroidery Machine 6 L Needle 21 Heads With Dahao Smart Trimmer Ano A-18 Dahao Original Electronic And Solenoid Jump and Double Cam, Triple Liver Head And 1.6 Japan Koban Hook And Dynamics Pantograph And Mist Oil System With Olh 98f 4beads Duel Sequence device Standard Accessories.				
	66.08		49.56	
<b>Collateral security for proposed machinery Loan of M/s. Kuldevi 3564 Creation</b>				
Fixed Deposit in the name of M/s. Kuldevi 3564 Creation	13.00		13.00	
To Be Covered under CGTMSE Scheme. Cover to be taken for Rs. 36.50 Lacs and if claimed funds receivable is @75% i.e.Rs. 27.37 lacs	27.37		27.37	Particular Rs. In Lacs Exposure (A) 49.50 Fixed Deposit (B) 13.00 Balance (C=A-B) 36.50 CGTMSE Cover 27.37 available under (75% of C)

Processing Fee	:	Processing fee @ - 0.10% on sanctioned limit plus GST
Rate of Interest	:	<ul style="list-style-type: none"> <li>Rate of interest is subject to Board policy prevalent from time to time.</li> <li>Interest will be applied at monthly rests or such other periodical rests as may be determined by the RBI /Board policy prevalent from time to time.</li> <li>In case of unforeseen economic contingency, the Bank reserves the right to revise the rate of interest upward as per the Board/ RBI policy.</li> </ul>
CGTMSE Conditions	:	<ul style="list-style-type: none"> <li>0.50% P.A. + Risk Premium as per extant guidelines of the Trust. (as per modified AGF structure for loans above Rs 10.00 lacs and upto Rs 50.00 Lakh)</li> <li>Premium for AGF may be vary every year as per guidelines issued by CGTMSE from time to time.</li> </ul>



	<ul style="list-style-type: none"> <li>Premium for guarantee cover from CGIMSE, shall be paid every year and the same shall be borne by the borrower</li> <li>CGIMSE shall have second notional charge on the collateral security provided, if any</li> </ul>
Penal Interest	Penal interest @ 2% over the agreed rate of interest as above will be charged on the Defaulted loan amount for non compliance of terms of contract/ sanction terms, non renewal of insurance policy, non compliance of documentation requirements and/or breach of any other terms and conditions of sanction/ agreement entered into/rules governing the loan facility as laid down by the Board from time to time.
Insurance	<ul style="list-style-type: none"> <li>You shall take proper steps to insure all the assets both primary and collateral given in security to us for adequate value covering all risks</li> <li>The policy shall bear the Bank Clause and note the Bank's interest in the goods. The original policy shall be kept with the Bank</li> <li>15 days before the expiry of the insurance policy, you shall take steps to renew the same and lodge the copy of the renewed policy with the Bank.</li> <li>Should you fail to observe the contents of 'c' above, the Bank reserves the right to take the policy on its own without prior information to you to protect its insurable interest in the property charged to it. In such an event the Bank will not be responsible for any double insurance or inadequate insurance in terms of risks covered and value as it will be acting bonafide to protect its interest.</li> <li>In the case of buildings and plant and machinery, the insurance cover will be for the reinstatement valuation.</li> </ul>
Share Linkage	<ul style="list-style-type: none"> <li>You will be required to become the regular member of the Bank by subscribing to the shares of the Bank. Against the facility sanctioned to you, you will be required to acquire share linkage as per Retail bank's policy.</li> <li>The guarantors will be required to be Nominal Members of the Bank.</li> </ul>
Valuation	<ul style="list-style-type: none"> <li>The security/ies offered to us either as primary securities or as collaterals shall be valued from time to time with the gap between two valuations not exceeding 3 years. In case of substantial fall in value additional collateral shall be provided if demanded.</li> <li>The expenses involved therein shall be borne by you.</li> </ul>
Books of Accounts	You shall maintain proper books of accounts for the utilization of the funds sanctioned to you. The Bank reserves the right to verify such books at such intervals as it deems fit. The verification may be done by the Bank's duly appointed representative. You shall provide access to the books of accounts to the Bank's representative without any hindrance whatsoever.
Name Board	In the case of goods / assets hypothecated to the Bank, you shall display at a prominent place in the premises where the goods are stored or on the machinery charged a sign / name board to the effect that the concerned goods / asset has been hypothecated to the Bank.
Documentation	All stamp duty, Advocate's expenses, registration charges and other incidental expenses for completing the documentation of the loan facility shall be borne by you.
Guarantors	The following person/ entity shall join the transaction as guarantors: <ul style="list-style-type: none"> <li>NA</li> </ul>
Audit & Inspection	At such intervals as per the policy of the Bank then prevailing the Bank may send its representatives for verification of the various assets charged to the Bank. Expenses incurred on such verification shall be borne by you.
Materials Changes	You will have to take prior approval before - <ol style="list-style-type: none"> <li>Change in constitution</li> <li>Making any other borrowing arrangement either institutional or Private.</li> <li>Making investment in or giving loans to sister concerns / or for</li> <li>Non operational purposes</li> <li>Taking up new projects or large scale expansion.</li> <li>Effecting any merger / acquisition or amalgamation.</li> <li>Giving guarantee on behalf of third parties</li> <li>Disposing off whole or substantially the whole of the undertaking.</li> <li>Change in the shareholding pattern</li> <li>Change in the partners</li> </ol>
Pramounts Rights	Irrespective of the contents of the sanction or any other document exchanged in this regard, the bank retains the following paramount rights <ol style="list-style-type: none"> <li>To change the rate of interest or periodicity at which the interest is charged according to the changes in the business environment or according to RBI directives from time to time and in accordance with the policy of its Board.</li> <li>To recall the loan in circumstances which are prejudicial to its interest</li> </ol>





	<p>c) That the Borrower(s) further agree(s) as pre-condition of the loans/advances given to me/us by the bank that in case we commit default in repayment of the loan/advances or in the repayment of the interest thereon or any of the agreed installments of the loan on due date/s, the Bank and/or the Reserve Bank of India will have an unqualified right to disclose or publish the name of the company and its directors/guarantors as defaulters in such manner and through such medium as the Banks or Reserve Bank of India in their absolute discretion may think fit.</p>
Direct Payment / Utilization of Limits	<ul style="list-style-type: none"> <li>The loan amount will be released specifically to the vendors of the assets / providers of the services &amp; in case of takeover, loan amount will be released specifically to the bank/financial institution from which the facilities are taken over.</li> <li>The Borrower will have to satisfy the Bank about the end utilization of the Limit / Loan Proceeds, which shall not be used for the purpose other than, for which it has been sanctioned.</li> </ul>
Prepayment Charges	<ul style="list-style-type: none"> <li>Pre-payment charges @1% will be recovered on the entire credit facility/ies i.e. outstanding balance of term loan if account closed within 1 year, on the date of closure at the time of takeover by any other bank or financial institution.</li> <li>Pre-payment charges @ 2% will be recovered on the credit facility/ies on the date of closure at the time of takeover by any other bank or financial institution.</li> <li>Pre-payment charges will not be applicable if the credit facility is liquidated from own sources" subject to satisfactory proof of source of owned fund being established.</li> </ul>
Delayed Payment of Installments & Overdues	<p>Delay in meeting repayment obligations/commitment will result in increase in rate of interest by 2% on the outstanding amount.</p>
Release of Original Movable/Immovable Property Documents	<ul style="list-style-type: none"> <li>Bank will release all the original movable / immovable property documents &amp; remove charges registered with any registry within a period of 30 days after full repayment/settlement of the loan account.</li> <li>Place of return of original movable/ immovable property documents will be the branch where the credit facility is disbursed.</li> </ul>
Information to CIBIL /CERSAI	<p>The borrower/s, hereby agree and give consent for the disclosure of the bank of all or any such information and data relating to Borrower the information or data relating to any credit facility availed of /to be availed, by Borrower default, if any, committed by the borrower in discharge of borrower of such obligation.</p>
Specific Conditions	<p><b>Terms and Conditions :</b>  <b>Pre Disbursement</b></p> <ul style="list-style-type: none"> <li>As per the NKGsb Atmanirbhar Udyojak scheme, processing fees is Minimum of Rs 1,000 or 0.10%, whichever is lower plus applicable GST to be collected from the Borrower at the time of issuing sanction letter.</li> <li>Regular membership of borrowers and nominal membership of guarantors.</li> <li>Bank's documentation charges of Rs. 500/- plus.GST @ 18% plus actual franking, stamping, registration and advocates charges would be borne by the borrower.</li> <li>All documentation to be executed in consultation with our legal department i.e. Hypothecation, Term Loan agreement etc.</li> <li>Share linkage to be done as per bank policy.</li> <li>Disbursement will be as per as stated above.</li> <li>Any escalation in the project cost to be borne by the firm.</li> <li>Term loan disbursement will be made by way of pay order/NEFT or RTGS directly in favour of vendor as per quotations submitted by the firm only after confirmation of Margin.</li> <li>Direct payment to vendor only after confirmation of margin.</li> <li>Hypothecation of Machineries in favour of bank.</li> <li>4 Crossed Account Payee cheques in favour of "NKGsb Co-op bank Ltd" duly signed to be submitted.</li> <li>Undertaking from the Applicant, not to raise any finance from any other Financial Institutions or Private finance without obtaining our Bank's NOC. Undertaking to be taken on record.</li> <li>Letter of awareness to be submitted from the owner of premises where proposed machineries to be installed.</li> <li>Exclusive banking to be done with us.</li> <li>Statutory due Declaration of Borrower, guarantor to be obtained before disbursement.</li> <li>Copy of Bill of landing and In transit Insurance to be obtain before disbursement.</li> <li>Explore loan protector Policy and Takeover of Housing loan.</li> <li>Key Man Policy to be taken and Policy to be assigned to be bank.</li> </ul>





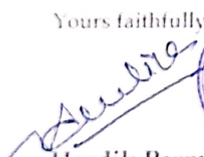
**Post Disbursement**

1. Pre-payment charges @1% will be recovered on the entire credit facilities i.e. outstanding balance of cash credit as well as term loan if account closed within 1 year, on the date of closure at the time of takeover by any other bank or financial institution. Further, Pre-payment charges @2% will be recovered on the entire credit facilities i.e. outstanding balance of cash credit as well as term loan on the date of closure at the time of takeover by any other bank or financial institution if account closed after 1 year. Pre-payment charges will not be applicable if the credit facility is liquidated from own source. Suitable condition to be stipulated in sanction letters for all borrowers.
2. Our charge to be registered with CERSAI within the stipulated time.
3. You will have to pay premium of CGTMSE (AGE) every year.
4. Any change in constitution to be informed to our Bank.
5. Adequate off & on site insurance of all assets charged to the Banks.
6. Rate of interest is subject to change as per our bank's/RBI guidelines and will also depend on the credit rating of borrower.
7. All other terms & conditions in respect of facilities & securities to be followed.

- The loan installment should be paid on or before due date of every month. The date on which the loan is disbursed will be considered as due date.
- You are required to convey your acceptance of sanctioned advance by signing the duplicate of this letter and the annexure appended thereto.
- Even though the above mentioned facility has been granted to you, the Bank reserves the right to discontinue the facility/withhold and stop any disbursement and recall the entire advance without giving any notice in case of non-compliance of the terms and conditions or in case of any development or situations wherein in the opinion of the Bank, its interest will be/is likely to be prejudicially affected by such continuation or disbursement. The above sanction is subject to guidelines/directives issued by R.B.I from time to time.
- Sanction is valid for 3 months.

If the above terms and conditions are acceptable to you, then please return a copy of this letter duly signed as token of having accepted the same and call on us on any working day for the execution of documents

Yours faithfully,


Hardik Parmar  
Branch Manager  
Emp. Code- 1792

I/We hereby confirm that I/We have read the above terms and conditions as per sanction letter No. REF: ADV /ARH/KC/AHMEDABAD/RBC-1155/25-26 Date: 26.09.2025 and the same are understood and accepted by me/us.

M/s. Kuldevi 3564 Creation  
(Proprietor- Mr. Kapse Suchal)