Equity Grant & Credit Guarantee Fund Scheme for Farmer Producer Companies

OPERATIONAL GUIDELINES
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Operational Guidelines

Small Farmers’ Agri-Business Consortium
Dept. of Agriculture and Cooperation
Government of India
# Equity Grant and Credit Guarantee Fund Scheme for Farmer Producer Companies

## Operational Guidelines

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List of Acronyms

1. **EGCGFS-** Equity Grant and Credit Guarantee Fund Scheme
2. **FY-** Financial Year
3. **GoI-** Government of India
4. **FIG-** Farmer Interest Group
5. **FPC-** Farmer Producer Companies
6. **EGF-** Equity Grant Fund
7. **RoC-** Registrar of Companies
8. **SHG-** Self Help Group
9. **BoD-** Board of Director
10. **SFAC-** Small Farmers‘ Agribusiness Consortium
11. **EGSC-** Equity Grant Sanction Committee
12. **MD-** Managing Director
13. **CGF-** Credit Guarantee Fund
14. **NPA-** Non-Performing Asset
15. **ELI-** Eligible Lending Institution
16. **NCDC-** Nation Cooperative Development Corporation
17. **NABARD-** National Bank for Agriculture and Rural Development
18. **NEDFi-** North Eastern Development Finance Corporation Ltd.
19. **LI-** Lending Institution
20. **INR-** Indian Rupees
21. **IFSC-** Indian Financial System Code
22. **DIN-** Director Identification Number
23. **CEO-** Chief Executive Officer
24. **CA-** Chartered Accountant
25. **ZO-** Zonal Office
26. **HO-** Head Office
27. **KYC-** Know Your Customer
28. **STD-** Standard Trunk Dialling
29. **PC-** Producer Company
30. **MACS-** Mutually Aided Cooperative Society
31. **a/c-** Account
32. **TL-** Term Loan
33. **WC-** Working Capital
INTRODUCTION

The Union Finance Minister, in the Budget Speech for 2013-14 delivered to the Lok Sabha on 28 February 2013, announced two major initiatives to support Farmer Producer Organisations (FPOs) viz., support to the equity base of FPOs by providing matching equity grants, for which an amount of Rs.50.00 crore was sanctioned, and, secondly, setting up of a Credit Guarantee Fund to provide cover to banks which advance loans to FPOs without collateral, for which an initial corpus of Rs. 100.00 crore was sanctioned to the Small Farmers’ Agribusiness Consortium (SFAC).

To operationalize the announcements made in the Budget Speech, a new Central Sector Scheme, titled “Equity Grant and Credit Guarantee Fund Scheme for Farmer Producer Companies” is proposed below in two parts, combining both the initiatives in one Scheme.

Part A of the Scheme deals with the Equity Grant Fund while Part B deals with the Credit Guarantee Fund.
The scheme shall be known as

**EQUITY GRANT AND CREDIT GUARANTEE FUND SCHEME FOR FARMER PRODUCER COMPANIES (EGCGFS)**

**Part A: Equity Grant Fund (EGF)**

1. Period of Implementation
   It shall be implemented from the Financial Year (FY) 2013-14 onwards.

2. Implementing Agency
   The EGF shall be operated by Small Farmers Agri Business Consortium (SFAC).

3. Definitions
   For the purposes of this Scheme:
   
   (i) **Bank** means a Scheduled Commercial Bank included in the Second Schedule to the Reserve Bank of India Act, 1934, Regional Rural Banks or any other Institution(s) as may be directed by the Board of SFAC or Ministry of Agriculture, Government of India (GoI) from time to time;

   (ii) **Board** means any form of Governing Body of the FPC such as Board of Directors;

   (iii) **Equity** means the amount of share capital contributed by the Shareholder Members (farmer producers/ institutions of farmer producers) of FPC;

   (iv) **EGF** means Equity Grant Fund created at SFAC, for providing Equity Grant to FPCs;

   (v) **Farmer** means any individual engaged in Agriculture and allied activities;

   (vi) **Farmer Interest Group** means an informal group of farmers formed with the objective of improving farm and farming value added activities, working for mutual benefit of the group and governed by a common set of rules;

   (vii) **Farmer Producer Companies** (FPC) means a company of Farmer Producer Members as defined in section IxA of the Indian Companies Act, 1956 (including any amendments thereto or re-enactment thereof) and incorporated with the Registrar of Companies (RoC). Other categories of farmer producer organizations (such as cooperatives) may be considered for inclusion at a later stage.

   (viii) **Joint Liability Group** means Joint Liability Group of farmer producer members as defined by NABARD

   (ix) **Self Help Group** means Self help Group of farmer producer members as defined by NABARD

   (x) **Shareholder** is a shareholder member of FPC on the date of its application for Equity Grant under the EGCGFS

4. Objectives of Equity Grant Fund
   The Equity Grant Fund has been set up with the primary objectives of:

   (i) Enhancing viability and sustainability of FPCs;
   (ii) Increasing credit worthiness of FPCs;
   (iii) Enhancing the shareholding of members to increase their ownership and participation in their FPC.

5. Eligibility Criteria for FPCs
   An FPC shall be eligible to apply for Equity Grant under the Scheme based on its fulfilling the following criteria:

   i. It is a duly registered FPC as defined in 3 (vii) above.
   ii. It has raised equity from its Members as laid down in its Articles of Association/ Bye laws.
   iii. The number of its Individual Shareholders is not lower than 50.
iv. Its paid up equity does not exceed Rs.30 Lakh.

v. Minimum 33% of its shareholders are small, marginal and landless tenant farmers as defined by the Agriculture Census carried out periodically by the Ministry of Agriculture, GoI.

vi. Maximum shareholding by any one member other than an institutional member is not more than 5% of total equity of the FPC.

vii. Maximum shareholding of an institutional member is not more than 10% of total equity of the FPC.

viii. It has a duly elected Board of Directors (BoD) with a minimum of five members, with adequate representation from member farmers and minimum one woman member.

ix. It has a duly constituted Management Committee responsible for the business of the FPC.

x. It has a business plan and budget for next 18 months that is based on a sustainable, revenue model as may be determined by the Implementing Agency.

xi. The FPC has an Account with a "Bank".

xii. It has a Statement of Accounts audited by a Chartered Accountant (CA) for at least one full financial year.

6. Equity Grant Fund
The Equity Grant Fund enables eligible FPCs to receive a grant equivalent in amount to the equity contribution of their shareholder members in the FPC, thus enhancing the overall capital base of the FPC. The Scheme shall address nascent and emerging FPCs, which have paid up capital not exceeding Rs. 30 lakh as on the date of application.

The Equity Grant shall be sanctioned to eligible FPCs as follows:

i. Equity Grant shall be a cash infusion equivalent to the amount of shareholder equity in the FPC subject to a cap of Rs. 10 lakh per FPC.

ii. Equity Grant sanctioned shall be directly transferred to the bank account of the FPC.

iii. The FPC shall, within 45 days of the receipt of the Equity Grant, issue additional shares to its shareholder members, equivalent in value to the amount of the Grant received by it, provided that the maximum grant per category of shareholder is as follows:
   a). Individual Shareholder - Rs 1000.00
   b). Group of Individual Shareholders (e.g. SHG, Farmer Interest Group, Joint Liability Groups of Farmers) –Number of Members multiplied by Rs. 1,000.00, subject to a maximum of Rs. 20,000.00
   c). Institutional Shareholders (Farmer Producer Companies) – Rs. 1, 00,000.00

iv. The criteria for calculation of Equity Grant (rounded off to the Share Unit Value (subject to point (iii)) to each shareholder member of the FPC (as per authenticated copy of the Shareholders Register maintained by the Producers Company as per the applicable provisions of the relevant Act) is as follows:
   a). Allocation of shares shall be on matching/pro-rata basis of the shareholders’ current shareholding, subject to the maximum specified above and ensuring that each shareholder member receives minimum one equity share.
   b). If the Grant sanctioned to the FPC is not sufficient to ensure a minimum one share to all its shareholder members, allocation of grant shall be based on the shareholders’ current landholding, starting with shareholder with the least land holding / the smallest producer in case of allied activities/ or by transparent draw of lots where such identification is not possible.

v. The FPC shall be allowed to draw the Equity Grant in a maximum of two tranches (within a period of 2 years of the first application) subject to the cap of Rs 10.00 lakh per FPC, provided and to the extent that it is able to raise additional Member Equity to qualify for an additional matching grant within the overall ceiling of Rs. 10.00 lakh. The request for the second tranche shall be treated as a fresh application and the full process of due diligence shall be repeated.
vi. In the event that a shareholder, who receives additional shares issued by the FPC against Equity Grant sanctioned by the Implementing Agency, exits the FPC at any point after receiving the shares, the additional shares received by him/her in lieu of the Equity Grant and standing in his/her name must be transferred to another shareholder or new shareholder within 90 days of his/her exiting the FPC, through an open and transparent draw of lots. In such cases, the original shareholder cannot receive the value of the additional shares transferred to other/new members.

vii. SFAC shall have the right to recall the Equity Grant amount from the FPC, which shall be legally liable to comply with the same in the case of:
   a). Failure to issue additional shares to members against the Equity Grant received by the FPC within 45 days of its receipt, and
   b). Closure/Dissolution of FPC within three years of the receipt of the Equity Grant.
   c). Instances of misuse/misappropriation of the Equity Grant (viz. use of funds for activity other than mentioned in Memorandum of Association/Articles of Association/Business plan of the FPC) of the Equity Grant.

7. Application for Equity Grant Fund
Eligible FPCs that meet the eligibility criteria detailed in Section 5, shall apply for the Equity Grant in the prescribed Application Form only (Annexure

1). Other mandatory documents required to be submitted along with the Application are listed below:

i. Shareholder List and Share Capital contribution by each member verified and certified by a Chartered Accountant (CA) prior to submission.

ii. Resolution of the FPC Board/Governing Council to seek Equity Grant for members.

iii. Consent of shareholders, stating name of shareholder, gender, number of shares held, face value of shares, land holding, signifying consent for SFAC to directly transfer the equity Grant sanctioned to the FPC on their behalf, to FPC Bank account, against the consideration of additional shares of equivalent value to be issued to them by FPC and on exit-transfer of the shares as per rules.

iv. Audited Financial Statements of FPC for a minimum 1 year/for all years of existence of the FPC if formed less than three years prior to application/for the last 3 years for FPCs in existence for 3 years or more, verified and certified by a Chartered Accountant (CA) prior to submission.

v. Photocopy of Bank Account Statement for last six months authenticated by the Branch Manager of the “Bank”.

vi. Business Plan of FPC and budget for next 18 months.

vii. Names, photographs, and identity proof (any one from among ration card, Aadhaar card, election identification card, passport) of Representatives/Directors authorised by the Board for executing and signing all documents under the Scheme.

viii. Each page of the Application Form and accompanying documents shall be signed by a minimum of two Board Member/Authorised Representatives of the FPC.

8. Institutional Due Diligence
The Implementing Agency shall undertake a due diligence process to establish the credibility, sustainability and viability of the FPC, before taking a decision on its application for Equity Grant. The Due diligence shall cover the following aspects:
   a). Governance;
   b). Business and Business Plan Viability;
   c). Management Capability;
   d). Financials.

Due diligence shall be conducted through Desk Appraisal on the basis of documents received and a Field Visit to the FPC and its Promoter Organisation if applicable.
9. Sanction

i. An Equity Grant Sanction Committee (EGSC) with four members, the Managing Director, SFAC as Chairman, two officers of the organisation nominated by MD, SFAC and an external sector expert, also nominated by MD, SFAC, shall be constituted for the purpose of evaluating applications received under this Scheme. The EGSC, meeting under the Chairmanship of MD, SFAC, shall have full authority to decide on the applications and its decision in this regard shall be final.

ii. Sanction of Equity Grant by EGSC shall be conveyed to the FPC through a Sanction Letter issued within 7 working days of the decision of the EGSC, which shall include, inter alia, the following conditions:
   a). On receipt of the sanctioned Equity Grant amount, the FPC shall allot additional shares to its shareholder members on the basis specified in the Scheme within the 45 day time-line.
   b). The FPC shall communicate to SFAC the details of additional share certificates issued by it to members against the Equity Grant received.
   c). SFAC shall be authorised to examine the accounts of the recipient and supporting documents at any time during the period of its Agreement with FPC. The recipient agrees to provide all relevant information or explanations that SFAC may reasonably request.
   d). In support of the above commitments, the FPC shall enter into an Agreement with SFAC before the Equity Grant can be disbursed.
   e). In case of any transgression or noncompliance by the FPC of the Terms and Conditions of the Agreement, SFAC shall recall the Equity Grant and the FPC shall be bound to comply with the same, failing which SFAC shall take recourse to legal action within the purview of the Scheme.

10. Disbursement

i. After accepting the terms of sanction, the FPC shall enter into Agreement with SFAC.

ii. SFAC shall transfer sanctioned funds to the FPC Account.

11. Compliance and Verification

The FPC shall submit the following documents to SFAC:

i. List of additional shares issued by it to its shareholder members under the Scheme, along with the respective Folio Numbers, verified and certified by a Chartered Accountant (CA), within 45 days of the funds having been received by it.

ii. If the FPC does not honour its commitment in any manner whatsoever, either in the matter of issuing shares or in notifying SFAC within the specified time limit, the Equity Grant amount sanctioned and released by SFAC to the FPC is liable to be cancelled and recalled by SFAC, as detailed in the Agreement between SFAC and FPC.

12. Arbitration

In the event of violation of any of the terms and conditions herein contained or contained in the rules or any of the instructions issued by SFAC from time to time or instances of misuse/misappropriation of the Equity Grant sanctioned and released to FPC by SFAC, SFAC shall have the right to demand and enforce forthwith repayment of the entire amount of Equity Grant sanctioned by SFAC.

The Agreement between SFAC and the FPC is governed and construed according to the laws of India. Controversies and claims arising out of relating to this Agreement, or the breach thereof, shall be settled through Legal process or Arbitration at Delhi. However, before taking any legal action, the parties shall endeavour to mobilise all efforts and to enter into discussions in order to find a mutually acceptable settlement by direct negotiation.
PART B: CREDIT GUARANTEE FUND (CGF)

1. Period of Implementation
The CGF shall be implemented from Financial Year (FY) 2013-14 onwards.

2. Implementing Agency
The CGF shall be operated by Small Farmers Agri Business Consortium (SFAC) through lending institutions.

3. Definitions
   i. **Amount in Default** means the principal and interest amount outstanding in the account(s) of the Farmer Producer Company (FPC) Borrower in respect of term loan and working capital facilities (including interest), as on the date of the account becoming Non Performing Asset (NPA), or the date of lodging claim application/recall of advance, whichever is earlier or such of the date as may be specified by SFAC for preferring any claim against the guarantee cover, subject to a maximum of amount Guaranteed and shall not include penal interest, other charges and any other costs debited to the FPC by the Eligible Lending Institution (ELI);

   ii. **Annual Service Fee** means the annual fee payable to SFAC at a specified rate on the amount outstanding in the Bank’s Books on the specified date;

   iii. **Collateral security** means the security provided in addition to the primary security, in connection with the credit facility extended by an Eligible Lending Institution to a borrower;

   iv. **Credit Facility** means any financial assistance(fund based and/or non-fund based) extended by an Eligible Lending Institution (ELI) to an Eligible Borrower without any Collateral Security or Third Party Guarantee ;

   v. **Credit Guarantee Fund**: means the Credit Guarantee Fund for FPCs created by GOI with SFAC for the purpose of extending guarantee to the eligible lending institution(s) against their collateral free lending to eligible FPCs;

   vi. **Eligible Borrower**: means a new or existing FPC, meeting Eligibility Criteria laid down under the Scheme, seeking credit facility from Eligible Lending Institutions under the Scheme, without any Collateral Security or Third Party Guarantee;

   vii. **Eligible Lending Institution (ELI)**: means a Scheduled Commercial Bank for the time being included in the second Schedule to the Reserve Bank of India Act, 1934, and Regional Rural Banks, NCDC, NABARD and its subsidiaries, NEDFi, or any other institution (s) as may be decided by the SFAC Board or as directed by the Government of India from time to time ;

   viii. **Farmer Producer Company (FPC)**: means a Company of Farmer Producer Members as defined in section IXA of the Indian Companies Act, 1956 (including any amendments thereto or re-enactment thereof) and incorporated with the Registrar of Companies (RoC). Other categories of farmer producer organizations (such as cooperatives) may be considered for inclusion at a later stage.

   ix. **Guarantee Cover** means maximum cover available per eligible FPC borrower;

   x. **Guarantee Fee** means the onetime fee at a specified rate of the eligible Credit facility sanctioned by the ELI, payable by the ELI to SFAC;

   xi. **Non Performing Asset** means an asset classified as non-performing based on the instructions and guidelines issued by the Reserve Bank of India, from time to time;

   xii. **Primary security** in respect of a credit facility means the assets created out of the credit facility so extended;

   xiii. **Tenure of Guarantee Cover** means the agreed tenure of the Term loan/ composite credit i.e. the maximum period of Guarantee Cover from the Guarantee start-up which shall run through...
the agreed tenure of the term credit, and where working capital facilities alone are extended and/or continuing working capital arrangements granted along with the Term Loan, for a period of 5 years or block of 5 years and/or loan/working capital credit or other facilities' termination date, whichever is earlier or such period as may be specified by the SFAC;

xiv. **Year** means Financial Year, beginning April 1 and ending March 31;

xv. **Quarter / Quarterly** basis shall mean April 01 to June 30, July 01 to September 30, October 01 to December 31 and January 01 to March 31 wherever relevant.

4. **Objectives of the Credit Guarantee Fund**

The Fund has been set up with the primary objective of providing a Credit Guarantee Cover to ELI to enable them to provide collateral free credit to FPCs by minimising their lending risks in respect of loans not exceeding Rs. 100.00 lakhs.

5. **Eligibility Criteria for FPC**

An ELI can avail Credit Guarantee for the following FPC:

i. It is a duly registered FPC as defined in Section 3. Definition viii.

ii. It has raised equity from its Members as laid down in its Articles of Association/Bye laws.

iii. The number of its individual shareholders shall not be lower than 500

iv. Minimum 33% of its shareholders are small, marginal and landless tenant farmers

v. Maximum shareholding by any one member other than an Institutional member is not more than 5% of total equity of the FPC.

vi. It has a duly elected/nominated Board with a minimum of five Members and having adequate representation from farmers and minimum one woman member.

vii. It has a duly elected Management Committee.

viii. It has a business plan and budget for 18 months.

ix. The Bank ELI has extended/sanctioned within six months of the date of application for the Guarantee or /in principle agreed in writing / has expressed willingness in writing to sanction Term Loan/Working Capital/Composite Credit Facility without any collateral security or third party guarantee including personal guarantee of Board Members.

6. **Credit Facilities Eligible under CGF SFAC shall cover:**

i. Credit facilities (Fund based and/or Non fund based) already sanctioned/extended within six months from the date of the application for the Guarantee Cover or intended to be extended singly or jointly by one or more than one Eligible Lending Institution(s) to a single eligible FPC borrower by way of term loan and/or working capital/composite credit facilities without any collateral security and/or third party guarantees.

ii. The ELI can extend credit without any limit; however, the Guarantee Cover shall be limited to the maximum guarantee cover specified under the Scheme. Provided that the Credit Facility is extended without any collateral security and/or third party guarantees.

7. **Non-Eligibility**

The following credit facilities shall not be eligible for Guarantee Cover under the Scheme:

i. Any credit facility which has been sanctioned by the ELI against collateral security and/or third party guarantee.

ii. Any credit facility in respect of which risks are additionally covered under any scheme operated/administered by Reserve Bank of India/or by the Government/or by any general insurer or any other person or association of persons carrying on the business of insurance, guarantee or indemnity.

iii. Any credit facility, which does not conform to, or is in any way inconsistent with, the provisions
of any law, or with any directives or instructions issued by the Central Government or the Reserve Bank of India, which is, for the time being, in force.

iv. Any credit facility granted to any borrower, who has himself availed of any other credit facility covered under this scheme or under the schemes mentioned in clause (i), (ii) and (iii) above at any point in time.

v. Any credit facility that is overdue for repayment/ NPA taken over by the ELI from any other lender or any other default converted into a credit facility.

vi. Any credit facility which is overdue for repayment.

vii. Any credit facility which has been rescheduled or restructured on becoming overdue for repayment.

8. Credit Guarantee Cover
i. ELI shall be eligible to seek Guarantee Cover for a credit facility sanctioned in respect of a single FPC borrower for a maximum 2 times over a period of 5 years.

ii. Maximum Guarantee Cover shall be restricted to the extent of 85% of the eligible sanctioned credit facility, or to Rs. 85 Lakh, whichever is lower.

iii. In case of default, claims shall be settled up to 85% of the amount in default subject to maximum cover as specified above.

iv. Other charges such as penal interest, commitment charge, service charge, or any other levies/ expenses, or any costs whatsoever debited to the account of FPC by the ELI other than the contracted interest shall not qualify for Guarantee Cover.

v. The Cover shall only be granted after the ELI enters into an agreement with SFAC, and shall be granted or delivered in accordance with the Terms and Conditions decided upon by SFAC from time to time.

9. Application for Guarantee Cover
The ELI shall be required to apply to SFAC for Guarantee Cover in the specified form only (Annexure 3) for credit proposals sanctioned by them during any quarter prior to expiry of the following quarter viz., application w.r.t. credit facility sanctioned in April–June Quarter must be submitted in the ensuing quarter, i.e. July-September to qualify for consideration under the Scheme.

10. Sanction
SFAC shall
i. Scrutinize the proposal before sanctioning the Guarantee Cover to the ELI under the Scheme in accordance with the Terms and Conditions of the Scheme.

ii. Insofar as it may be considered necessary, for the purposes of the Scheme, inspect or call for copies of the Books of Account and other records (including any Book of Instructions or Manual or Circulars covering general instructions regarding Conduct of Advances) of the Lending Institution or of the Borrower from the Lending Institution.

iii. Such Inspection shall be carried out either through the officers of SFAC or any other agency appointed by SFAC for the purpose of Inspection.

iv. The Investment and Claims Settlement Committee (I&CSC) shall sanction the Guarantee Cover to the concerned Bank based on the findings of the above.

v. The ELI shall enter into an Agreement with SFAC at the level of the Bank Branch Manager (Annexure 4).

11. Guarantee Fees
i. The Fee payable to SFAC by the ELI for Guarantee Cover in respect of an Eligible Credit Facility granted by it to an FPC Borrower under the Scheme is a one-time Guarantee Fee calculated @ 0.85% of the sanctioned Credit Facility, subject to a maximum of Rs. 85,000/- (Rs. Eighty Five Thousand only).
ii. The Fee shall be paid upfront to SFAC by the Lending Institution availing of the Guarantee for each loan account. The payment is to be made within 30 days from date of approval of the Guarantee or such date as is specified by SFAC, failing which the Guarantee is liable to become void unless and until its continuance is specifically approved by SFAC.

iii. As on the date of acceptance of Guarantee Fee from the ELI, SFAC shall ensure that:
   a). Any dues of the FPC Borrower to the lending institution have not become overdue and/or is not an overdue/NPA credit facility taken over by the ELI and/or is not a Credit Facility which has been rescheduled or restructured on becoming overdue
   b). The business or activity of the borrower for which the Credit Facility was granted has not ceased.
   c). The credit facility has not been utilized, wholly or partly, for adjustment of any debts deemed bad or doubtful of recovery.

12. Annual Service Fee
i. In addition to onetime Guarantee Fee, an Annual Service Fee of 0.25% per annum or such other rate or limit as may be decided from time to time per loan account shall be charged from ELIs to keep the Guarantee of SFAC live.

ii. The decision of passing on the incidence of Guarantee Fee and Annual Service Fee to the Borrower is left to the discretion of the ELI.

iii. The Annual Service Fee shall be paid by ELI to SFAC by the 31 May each year. The fee for the last year shall be paid on pro rata basis for the period till the date of expiry of guarantee.

iv. In the event of non-payment of Annual Service Fee by the due date, the Guarantee under the Scheme shall cease to be available to the ELI unless SFAC agrees for continuance of Guarantee and the ELI pays penal interest on the Annual Service Fee due at a rate of Interest of 1% higher than the Rate of Interest at which the Credit Facility has been sanctioned by the ELI to the Borrower or as specified by SFAC from time to time, for the period of delay. The Guarantee shall stand restored on receipt of such payment and shall be deemed to have been in continuance without break.

v. Provided further that in the event of non-payment of Annual Service Fee within the stipulated time or such extended time as may be requested for by the ELI and allowed on such terms that may be agreed to by SFAC, liability of SFAC to guarantee such credit facility shall lapse in respect of the credit facility against which the annual sample fee is due and not paid.

vi. Provided further that, SFAC may consider renewal of Guarantee Cover for such credit facility upon such terms and conditions as it may decide.

vii. In the event of any error or discrepancy being found in the computation of the amounts or in the calculation of the Guarantee Fee / Annual Service Fee, or any shortfall in payment by the ELI, if subsequently identified, such deficiency/shortfall shall be paid by the Eligible Lending Institution to SFAC. Any amount found to have been paid in excess by the ELI to SFAC shall be refunded by SFAC. In the event of any representation made by the lending institution in this regard, SFAC shall take a decision based on the available information with it and the clarifications received from the lending institution, and its decision shall be final and binding on the lending institution.

viii. The Guarantee Fee and/or Annual Service Fee once paid by the lending institution to SFAC are non-refundable except where Guarantee Cover for which Guarantee Fee is paid has not been approved.

13. Responsibilities of Lending Institutions under the Scheme
Prior to recommending proposals for the consideration of SFAC, the ELI shall:

i. Appraise each loan proposal for selecting commercially viable projects. ELI’s Appraisal
Note shall accompany the Application for Guarantee Cover under the Scheme.

ii. Carry out processing, legal work and documentation for sanction of the loan in accordance with the requirements of the ELI and the terms and conditions of SFAC.

iii. Furnish such statements, information, documents, receipts, certificates etc. as SFAC may require in connection with any credit facility under this Scheme.

iv. Certify that /be deemed to have affirmed that the contents of such documents, receipts, certificates and other written documents are true, provided that no claim shall be rejected and no liability shall attach to the lending institution or any officer thereof for anything done in good faith.

v. Monitor the Borrower account and maintain records of periodical monitoring and actions initiated on observations, if any.

vi. Safeguard the Primary Securities taken over by it, if any, from the Borrower in respect of the credit facility in good and enforceable condition.

vii. Ensure that the Guarantee Claim in respect of the credit facility to the FPC Borrower is lodged with SFAC in the form and manner and within such time as may be specified by SFAC in this behalf. Further, there shall not be any delay on its part to notify SFAC of the default in the Borrower’s Account, as a result of which delay, SFAC shall face higher Guarantee Claims.

viii. The payment of Guarantee Claim by SFAC to the lending institution does not in any way absolve the lending institution of the responsibility of recovering the entire outstanding amount of the credit from the borrower. The lending institution shall exercise all necessary precaution and take recourse to all measures to recover from the borrower the entire amount of credit facility that is owed to it by the borrower and safeguarding the interest of SFAC as it shall exercise in the normal course if no guarantee had been furnished by SFAC.

ix. The lending institution shall be bound to comply with such directions as SFAC may deem fit to issue from time to time, for facilitating recoveries of the guaranteed account, or safeguarding its interest as a guarantor.

x. The lending institution shall, in particular, refrain from any act either before or subsequent to invocation of guarantee, which may adversely affect the interest of SFAC as the guarantor.

xi. The lending institution shall be bound under the Scheme to intimate in advance to SFAC its intention to enter into any compromise or arrangement, which may have effect of discharge or waiver of primary security.

xii. The lending institution shall also ensure through an Agreement with the Borrower that the borrower shall not create any charge on the assets held as primary security for the credit facilities covered by the Guarantee with itself, or in favour of any other creditor(s) without seeking prior permission of SFAC.

xiii. Further, the lending institution shall secure for SFAC or its appointed agency, through a stipulation in an Agreement with the Borrower or otherwise, the right to list the defaulted Borrowers’ names and particulars on the Website of SFAC.

14. SFAC Monitoring

i. The ELI shall undertake regular desk and /or field monitoring of the borrowing FPOs.

ii. SFAC shall be authorised to call for any reports of such monitoring, if it deems fit.

15. Governance

i. The CGF shall have a two tier Governance Structure with the Board of the SFAC as the final authority in all policy and strategic decision making.

ii. The Board shall delegate executive decision making to an Investment and Claims Settlement Committee (I&CSC) of five Members, set up for this purpose.
iii. The MD, SFAC shall be the Chairman of I&CSC, which shall have representatives of 3 “Bank’s as approved by the Board and an Expert Member nominated by the Board.

iv. The I&CSC shall have discretion to take decisions in all matters as delegated by the Board concerning the Fund and its administration, set standards for risk exposure, design the financial structure of the Fund and profit targets, including special consideration for FPC with good track record of recovery.

v. The I & CSC shall deliberate upon Policy Issues and Strategy for overall development of the Fund and make recommendations to the Board for its approval.

vi. The I & CSC shall regularly keep the Board informed about all major decisions and actions taken by it in regard to, and shall work under its overall control and guidance with regard to, the Fund and the Scheme.

vii. Decisions regarding Guarantee Pay-Outs shall be the primary responsibility of I&CSC which shall meet at least once every quarter or as often as necessary.

16. Invocation of Guarantee
The ELI may invoke the Guarantee in respect of Credit Facility within a maximum period of one year from the date of NPA, if the following conditions are satisfied:

i. The Claim is forwarded to SFAC through the Zonal Office / authorised office/ person of the ELI as communicated to SFAC.

ii. The Guarantee in respect of the concerned Credit Facility is in force at the time of account turning NPA.

iii. The amount due and payable to the ELI in respect of the Credit Facility has not been paid by the Borrower and the dues have been classified by the lending institution as NPA.

iv. The Guarantee shall be effective

a). If the SFAC and ELI are convinced that the FPC has suffered genuine business losses, which may include crop/asset losses by the members, and the gravity and impact of such losses is assessed jointly or by independent assessment or by the ELI as may be mutually agreed between SFAC and ELI on a case by case basis, and the FPC is not in a position to repay dues under any circumstances including restructuring/re-phasing/rescheduling the loan.

b). For such amounts as may be written off or interest waived from the credit facility by the ELI with intimation to SFAC as a result of the business failure of the FPC in all other cases.

c). Only when proceedings for recovery have been initiated by the ELI. The responsibility of recovery of the dues, including takeover of assets, sale of assets etc. shall rest with the ELI.

17. Claim Settlement

i. Only such Claim as is submitted by the ELI within a maximum period of one year from date of NPA or as specified by SFAC from time to time, shall be considered by SFAC.

ii. On receiving a claim, the I&CSC shall review in detail the reasons for the Default. The Committee reserves the right to reject any proposal where the Guidelines have not been strictly followed or if any misrepresentation or concealment of facts is found leading to undue favour to the concerned FPC.

iii. SFAC shall honour 75 per cent of the Guaranteed Amount in Default subject to a maximum of 75 per cent of the guaranteed cap amount, on submission of claim by the ELI where appropriate action for recovery has been initiated. The balance 25 per cent of the default or guaranteed cap amount, as the case may be, shall be paid on conclusion of recovery proceedings by ELI.

iv. SFAC shall pay claims found in order and complete in all respects, within 90 days.

v. The outstanding dues of the FPC to ELI shall be reduced to the extent of the claim amount settled by SFAC.
vi. The ELI shall continue to make efforts to realise the balance amount due from the defaulting FPC even after settlement of the Guarantee.

vii. SFAC has the right to claim from the ELI any amount that is realised by the ELI from the defaulting FPC even after settlement of the guarantee amount.

viii. Any amount realized by the ELI from the FPC shall be shared in the ratio of 85%:15% between SFAC & ELI. Such payment shall be made as and when any such amount is realised subject to the relaxation that any payments below the sum of Rs.1 Lakh may be made on a quarterly basis on or before the last day of the quarter.

ix. Once the Claim is paid, SFAC shall be deemed to have been discharged from all its liabilities on account of the Guarantee in force in respect of the Credit Facility concerned.

tax. The ELI shall be liable to refund the Claim released by SFAC together with the penal interest at a rate which shall be 1% higher than the rate of interest at which the Credit Facility was sanctioned by it, for the period for which the Claim has been released, if recalled by SFAC for any reason whatsoever. Erroneous/duplicate payment of claim by SFAC shall not be construed as recall. However, any duplicate claim by the ELI and the settlement there against by SFAC shall be recalled and SFAC reserves the right to recall the entire payment released to the ELI against the Credit Facility under reference.

18. Subrogation of Rights and Recoveries On Account Of Claims Paid
i. Details of efforts for recovery, realization and such other information as may be demanded by SFAC from time to time shall be furnished to SFAC by the ELI.

ii. On its own behalf and on behalf of SFAC, the lending institution shall hold lien on assets created out of the Credit Facility extended by the ELI to the Borrower.

iii. The responsibility for the recovery of dues including takeover of assets, sale of assets, etc., shall rest with the lending institution.

iv. Payments made by a borrower towards any one or more of several distinct and separate debts owed to the lending institution, shall be deemed to have been appropriated by the lending institution to the debt covered by the guarantee and in respect of which a claim has been preferred and paid, irrespective of the manner of appropriation indicated by such borrower or the manner in which such payments are actually appropriated.

19. Residual Recovery
SFAC shall have the first claim to Appropriation of the Amount realized by the ELI before making the final settlement of the claim in the ratio of 85:15.

20. Termination of SFAC’s Liability in Certain Cases
i. The Guarantee in respect of the Credit Facility extended by an ELI to an FPC under the Scheme shall be deemed to be terminated, if the liabilities of a borrower to the lending institution on account of any eligible Credit Facility guaranteed under this Scheme are transferred or assigned to any other borrower without the consent of SFAC which shall be sought by the ELI or the Borrower in writing stating the reasons for the transfer/assignment and if the conditions as to the eligibility of the borrower and the amount of the facility and any other terms and conditions, if any, subject to which the credit facility can be guaranteed under the Scheme are not satisfied after the said transfer or assignment, from the date of the said transfer or assignment.

ii. The liability of SFAC in respect of any Credit Facilities granted to a Borrower by a lending institution under the Scheme shall be limited to the liability of the Borrower to the lending institution as on the date on which the Borrower becomes ineligible for being granted any Credit Facilities under the Scheme, by reason of cessation of his activity or his activity / his undertaking ceasing to come within the definition of a FPC
unit, subject, however, to the limits on the liability of SFAC fixed under this Scheme.

21. General
i. The terms & conditions of the scheme shall be binding on the lending institutions.

ii. Any Guarantee given by SFAC shall be circumscribed by & governed by the provisions of the Scheme as if the same had been written in the documents evidencing such Guarantee.

iii. An ELI that seeks and is granted Guarantee Cover for an eligible Credit Facility to an FPC Borrower under the Scheme shall be deemed to have understood and accepted the T&C of the Scheme as being legally binding on itself.

iv. The ELI shall as far as possible ensure that the conditions of any contract relating to an account guaranteed under the Scheme are not in conflict with the provisions of the Scheme.

v. Notwithstanding any provision in any other document or contract entered into by the li, the provisions / conditions of the scheme shall override all such other provisions as if this conditionally had been written in the relevant document/contract and shall in relation to sfac be bound by the conditions imposed under the scheme.

22. Modifications and Exemptions
i. SFAC reserves the right to modify, cancel or replace the scheme in any manner whatsoever that it deems necessary, however so ensuring that the rights or obligations arising out of, or accruing under a guarantee issued under the scheme up to the date on which such modification, cancellation or replacement comes into effect, shall not be affected.

ii. Notwithstanding anything contained herein, SFAC shall have the right to alter the Terms and Conditions of the Scheme in regard to an Account in respect of which Guarantee has not been invoked as on the date of such alteration.

iii. In the event of the Scheme being cancelled, no claim shall lie against SFAC in respect of Credit

23. Interpretation
The decision of SFAC shall be final in regard to the interpretation of any of the provisions of the Scheme or of any directions or instructions or clarifications given in connection therewith.

24. Supplementary and General Provisions
SFAC may make such supplementary or additional provisions or issue such instructions or clarifications as may be necessary for the purpose of the Scheme in respect of any matter not specifically provided for in this Scheme.

25. General Awareness/Publicity/Training Programme
i. Institutions shall be selected and involved/engaged to generate awareness about the benefits of the Credit Guarantee Fund to Financial Institutions, PSU, Scheduled Commercial Banks, RRB, and last but not the least FPC.

ii. Services of Banking Institutions/NABARD and its subsidiaries shall also be engaged for sensitizing Branch Managers & other functionaries about the Scheme.

26. Arbitration
i. Disputes, if any, arising out of the Agreement shall be resolved through mutual consultation, failing which Arbitration by a sole Arbitrator chosen by the concerned LI and SFAC in accordance with the provisions of the Arbitration and Conciliation Act, 1996 shall be resorted to.

ii. The venue of the Arbitration shall be at New Delhi.
PART C: Project Development Facility (PDF) for Equity Grant and Credit Guarantee Fund Scheme

(a) SFAC will provide financial support to Farmer Producer Companies (FPCs) for the preparation of Equity Grant Application and Detailed Project Reports (DPR) through empanelled consultants/institutions. SFAC will cover the full cost of preparation of DPR.

(b) The FPC desirous of seeking assistance for preparation of Application or DPR can approach the nearest empanelled consultant or SFAC directly. The consultant will approach SFAC for prior approval before preparation of bankable DPR.

(c) SFAC will release cost of Application or DPR preparation directly to the empanelled consultant.

(d) All administrative and operational expenses on PDF, Publicity and Administrative Support shall be funded out of interest accrued from the Corpus Fund created in respect of Credit Guarantee Fund.
EQUITY GRANT AND CREDIT GUARANTEE FUND SCHEME: ANNEXURE
Annexure 1: Application Form for seeking Equity Grant by FPC

To
Managing Director,
Small Farmers’ Agri-Business Consortium (SFAC)                                                 Date:
NCUI Auditorium, August Kranti Marg, Hauz Khas,
New Delhi 110016

Dear Sir,

Sub: Application for Equity Grant under ECGF

We herewith apply for Equity Grant as per the provisions of the EGF.  

1. The details of the FPC are as given below:

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<tr>
<th>#</th>
<th>Particulars to be Furnished</th>
<th>Details</th>
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<tbody>
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<td></td>
<td>Name of the FPC:</td>
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<td>Correspondence address:</td>
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<td></td>
<td>Contact details:</td>
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<td>Registration Number:</td>
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<td></td>
<td>Date of registration/incorporation of FPC:</td>
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<td>Business of FPC:</td>
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<td>Number of Share holder Members:</td>
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<td>Number of Small, Marginal and Landless Shareholder Members:</td>
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<td>Authorised Capital (in INR):</td>
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<td>Paid up Capital (in INR):</td>
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<td>Amount of Equity Grant sought (in INR):</td>
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<td>Maximum shareholding of an Individual Shareholder Member:</td>
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<td>Maximum shareholding of an Institutional Member:</td>
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<td>Bank name in which account is maintained:</td>
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<td>Branch name &amp; IFSC code:</td>
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<td>Account number:</td>
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<td>Number of Directors:</td>
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<td>Mode of Board formation (election/nomination):</td>
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<td>Number of Women Directors:</td>
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<td>Dates of Board Meetings held in the last year:</td>
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<td>Number of functional committees of the FPC: (Mention the major activities of each committee)</td>
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2. Details of Board of Directors

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<th>#</th>
<th>Name of BoD Members</th>
<th>Designation/Role in the FPC</th>
<th>DIN Number</th>
<th>Qualifications</th>
<th>Tenure (in yrs.)</th>
<th>Contact No./Address</th>
<th>Land Holding (in Acres)</th>
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3. Details of Shareholding of FPC Members:

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<th>#</th>
<th>Number of shareholders</th>
<th>Number and face value (INR) of shares allotted</th>
<th>Total amount paid (including premium in INR)</th>
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We submit our application along with the mandatory documents and request that the equity grant be approved.

Yours faithfully,

Chief Executive Officer President/
Authorised Representative/ Director of FPC

*List of mandatory documents to be attached with the application form*

i. Shareholder List and Share Capital contribution by each Member, verified and certified by a Chartered Accountant (CA) prior to submission (Format attached, Annexure 1-Enclosure 1).

ii. Resolution of FPC Board/Governing Council to seek Equity Grant for Members (Format attached, Annexure 1-Enclosure 2).

iii. Consent of Shareholders, stating name of shareholder, gender, number of shares held, face value of shares, land holding, and signature, signifying consent for SFAC to directly transfer the Equity Grant sanctioned to the FPC on their behalf, to FPC Bank account, against the consideration of additional shares of equivalent value to be issued to them by FPC and on exit-transfer of the shares as per rules (Format attached, Annexure1-Enclosure 3).

iv. Audited Financials of FPC for a minimum 1 year/for all years of existence of the FPC if formed less than three years prior to application/ for the last 3 years for FPC in existence for 3 years or more, verified and certified by a Chartered Accountant (CA) prior to submission.

v. Photocopy of FPC Bank Account Statement for last six months authenticated by Branch Manager.

vi. Business plan and budget for next 18 months.

vii. Names, photographs, and identity proof (one from among ration card, Aadhaar card, election identification card, and passport of Representatives/ Directors authorised by the Board for executing and signing all documents under the Scheme.

viii. Each page of Application Form and accompanying documents should be signed by a minimum of two Board Member Authorised Representatives of FPC;
Annexure 1-Enclosure1: FPC Shareholder List (all share holders)

<table>
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<tr>
<th>#</th>
<th>Member Name &amp; Gender</th>
<th>Date of Membership</th>
<th>Share Money deposited by member(Rs.)</th>
<th>No. of Shares allotted (Share Value in INR)</th>
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Signature of President
Name:  
Place:  
Date:  

Signature of CEO
Name:  
Place:  
Date:  

Verified and certified by Charted Accountant (CA) (Sign and Seal)
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<th>Share distinctive Number</th>
<th>Land Holding of Shareholders (in Acres)</th>
<th>Land Record (Khasra No.)</th>
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Annexure 1- Enclosure 2: Resolution of BoD of FPC to seek Equity Grant for Shareholders (Certified True Copy)

a) Place of meeting........................................................................................................................................
b) Date of meeting...........................................................................................................................................

Agenda of Meeting: to avail Equity Grant support

Whereas the FPC has been formed under _______________ (legal registration status of FPC) and on the basis of the decision of the AGM/EoGM (held on _________________ (mention the date) to avail Equity Grant support under the EGCGF Scheme.

We, the Board of Directors of the FPC unanimously resolve that:

i. The grant shall be utilised for business enhancement of the FPC.

ii. The basis of allocation of the said fund shall be the individual share money contribution by members and in accordance with the criteria laid down at Section 6 of the Scheme.

iii. The accounts of the said grant shall be maintained in a proper manner.

iv. The benefit of the said support shall be extended shareholder member wise and shall be available to an individual till s/he is the member of the FPC.

v. If a shareholder member quits the FPC at any point, the shares issued in lieu of the grant shall be retained by the FPC and shall not be paid to the member but shall be allocated to a new/additional existing member (as per section 6 vi. of EGS guidelines). This has been discussed in the Special AGM held for this purpose on——— and the Shareholders are fully cognizant of the Terms and Conditions of the Scheme & have agreed to abide by the same.

We further resolve that to execute the documents pertaining to this support, the President / in his stead any one of the following Directors of the FPC for any reason due to non availability of the President and the Chief Executive of FPC, whose signatures are given below and certified by the Bank are authorised to sign all documents and forms jointly. Further resolved that this Resolution be communicated to SFAC and shall remain in force until further notice in writing.

Signed by the CEO & Board of Directors and Sealed

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<th>#</th>
<th>Name</th>
<th>Designation</th>
<th>Signatures</th>
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Annexure 1- Enclosure 3: Consent Form of all Shareholders

We are Shareholders in ________________ (Name of the FPC) located in ________________ (Name of village/block/district/State). We have purchased _____________ (number of issued Shares) worth Rs. _____________ (value of the issued Shares) from the FPC, as per the list below:

(List to be attached stating name of shareholder, gender, number of shares held, face value of shares, land holding, and signature.)

We have been informed about /read the Terms and Conditions of the EGF and agree to the same. In particular, each shareholder hereby agrees that the entire amount of Equity Grant sanctioned by SFAC on our behalf be directly transferred to our FPC’s account towards the consideration of additional shares to be issued to us of equivalent amount in the FPC.

On receipt of the amount, the FPC shall immediately, issue additional shares to respective shareholders, of the equivalent amount sanctioned to each shareholder by the SFAC.

We also agree that should any shareholder at any point cease to be a Member of the FPC for any reason whatsoever, the additional shares against the Equity Grant that stand in his/her name shall be retained by the FPC to be allocated to another Member as specified under the Scheme and that in such a case, he shall not receive the value of the share.

In support of our consent, we have affixed our signatures/thumb impressions below:

Consent details:-

<table>
<thead>
<tr>
<th>#</th>
<th>Name &amp; Gender of Shareholder</th>
<th>Current Equity Holding (Number and Face Value in INR)</th>
<th>Current Landholding (in acres.)</th>
<th>Signatures/Thumb impressions</th>
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We declare that the information furnished by the shareholders above is true.

Chief Executive Officer (Seal)                                                                President/Authorised Signatory

Certified by a Chartered Accountant (CA) (Seal)
Countersigned by Bank Manager (of the Bank where the FPC has the account) (Seal)
Annexure 2: Agreement between SFAC and FPC

This Agreement is executed on this __________ (day) of ______ (year) between ___________ (Name of FPC), (hereinafter called the “Recipient”), having registered office at

_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________

(which includes its assignees) as first party,

and Small Farmers’ Agribusiness Consortium,(SFAC) a Society registered under the Societies Registration Act 1860, having its registered office at NCUI Auditorium Building, 5th Floor, 3, Siri Institutional Area, August Kranti Marg, Hauz Khas, New Delhi 110016, (hereinafter called “SFAC”), as second party.

Whereas SFAC is a Development Institution with its core aims and objectives focused on supporting small and marginal farmers and farmer producer organizations.

And whereas “Recipient” is a ______________________________________________________________

_______________________________________________________________________________________
_______________________________________________________________________________________

___( About FPC & its activities-a brief )

Equity Grant Sanction by SFAC

1. The “Recipient” has applied to the SFAC for Equity Grant amount of Rs.___________ (amount in figures.) Rs._____________________(amount in words.) on _____________(date)

2. SFAC has considered and sanctioned to (Name of “Recipient”) an amount of Rs.___________ (amount in figures.) Rs._____________________ (amount in words) as an Equity Grant to be converted into additional shares to its shareholders as per the attached list on the date of Application.

3. The purpose of the Equity Grant is to support FPC (Name of “Recipient”) to undertake the following:

   o List of the activities: ------------------

The disbursement shall be made subject to the following terms and conditions:

i. The Equity Grant is to be mandatorily used to increase Member Shareholders’ shareholding in the “Recipient” equivalent to the amount of Grant sanctioned to the Recipient on the behalf of Shareholders.

ii. The amount of Equity Grant sanctioned by the SFAC to the “Recipient” as shareholder equity shall be directly transferred to the Account of the “Recipient” in -----“Bank”, --------(Address ) under the jurisdiction of the--------Zonal Branch.

iii. The FPC shall, within 45 days of the receipt of the Equity Grant, issue additional shares to its shareholder members, equivalent to the value to the amount of the Grant received by it.
iv. The “Recipient” shall submit to SFAC, a List of Additional Shares issued by it to its Shareholder Members under this Scheme, along with the respective Folio Numbers, verified and certified by a Chartered Accountant (CA), within 45 days of the funds having been received by it.

v. The “Recipient” shall be allowed to draw the Equity Grant in two tranches (within a period of 2 years of the first application) subject to the cap of Rs 10 lakhs per “Recipient”, provided and to the extent that it is able to raise additional Member Equity and has utilized the first tranche as laid down under this Scheme. The request for the second tranche shall be treated as a fresh application and the full process of due diligence shall be repeated.

vi. In the event that a Shareholder, who receives additional shares through the SFAC Grant, exits the “Recipient”/ceases to be a Member at any point, the additional shares received through the SFAC Grant & standing in his/her name must be transferred to another new/ existing Shareholder. In such cases, the original shareholder cannot receive the value of the additional shares transferred to other/new members.

i. Such transfer should be effected within 90 days of the shareholder’s exit/ceasing to be a member through a transparent draw of lots and the transferees shall be new/ existing equity Shareholders. Preference shall be given to new members wherever applicable.

ii. SFAC reserves all rights to call for/inspect any information/documents relating to the “Recipient” as and when required.

iii. SFAC is authorised to examine the accounts of the “Recipient” and supporting documents at any time during the period of this Agreement. The recipient agrees to provide all relevant information or explanations that SFAC may reasonably request.

iv. During the period of this Agreement, the “Recipient” undertakes to:
   (a) Conduct it’s routine business following the principles of Good Governance such as accountability, transparency and development orientation etc.;
   (b) Keep SFAC informed of any adverse situation e.g. cancellation of its registration, resignation of Directors or Board members, involvement in a legal case, etc.

v. In the event of violation of any of the terms and conditions herein contained or contained in the rules or any of the instructions issued by the SFAC from time to time or misappropriation of the Equity Grant sanctioned and released by the SFAC, the SFAC shall have the right to demand and enforce forthwith repayment of the entire amount of Equity grant sanctioned by it.

vi. In particular, SFAC shall have the right to recall the Equity Grant amount and the “Recipient” shall be legally liable to comply with the same in the case of:
   a). Non conversion into Member Equity of Grant received by “Recipient” in the manner specified and failure to communicate the details of the share issue to the SFAC within 45 days of the receipt of the grant,
   b). Dissolution of “Recipient” within 3 years of the receipt of the Equity Grant
   c). Instances of misuse / misappropriation of the Equity Grant
   d). Failure on part of the FPC to refund the Equity Grant to SFAC recalled by SFAC on account of either of the above conditions shall attract legal action by SFAC within the provisions of the Scheme.
vii. For matters not specifically provided herein, the “Recipient” hereby agrees to abide by all the terms and conditions contained in the rules as may be amended from time to time as if these rules are set out herein and forming part of the agreement.

viii. The “Recipient” hereby declares that the contents of this Agreement have been read and understood by its shareholders and it shall abide by the terms & conditions of the Agreement.

ix. This Agreement between SFAC and the “Recipient” is governed and construed according to the laws of India. Controversies and claims arising out of relating to this Agreement, or the breach thereof, shall be settled through Arbitration at New Delhi. However, before taking any legal action, the parties hereby agree to mobilise all efforts and to enter into discussions in order to find a mutually acceptable settlement by direct negotiation.

This Agreement shall come into force with its signatures and shall remain in force until all conditions under this Agreement are fulfilled.

In witness of above, both Parties have executed this Agreement on this __________ (day) of _______ (year) at ______________ (location)

<table>
<thead>
<tr>
<th>For and on behalf of Small Farmers' Agri-Business Consortium (SFAC)</th>
<th>For and on behalf of the “Recipient”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature:</td>
<td>Signature:</td>
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</tbody>
</table>
Annexure 3: Application Form for Seeking Credit Guarantee Cover under CGF

Small Farmers’ Agribusiness Consortium (SFAC)  
Dept. of Agriculture and Cooperation  
Govt. of India  
NCUI Auditorium, 5th Floor, August Kranti Marg,  
Hauz Khas, New Delhi 110016,  
Phone: 91-11-2686 2365, Fax: 91-11-2686 2367

(Each page of the application form should be signed by Branch Head and Zonal Manager

<table>
<thead>
<tr>
<th>Name and Address of the applicant Bank Branch:</th>
</tr>
</thead>
</table>

1 a) Complete Postal Address (*with pin-code): |

1 b) Phone No. with STD: |

1 c) Fax No.: |

1 d) E-Mail Address: |

1 e) Details of the authorised person of the Bank submitting the Claim:  
| Designation | Mobile No. | E-Mail Address. |

2 Name of Borrower FPC: |

2 a) Constitution:  
Producer Company |

2 b) Registered Office Address (*with pin-code):  
(i). Phone No.  
(ii). Fax No.  
(iii). E-mail Address |

2 c) Business Office Address (if any)  
(i). Phone No.  
(ii). Fax No.  
(iii). E-mail Address |

2 d) Name of CEO:  
Mobile No. |

2 e) Credit Facility for which guarantee cover sought:  
| Old | New | Expansion | Technical Upgradation |

2 f) Give details of components:  
Inputs:  
Processing:  
Marketing:  
Total Investment: |

3 Banking Facilities Sanctioned by sanctioning authority (Rs. in Lakhs):  
(i). Term-Loan:  
Date of Sanction:  
Amount Outstanding:  
IRAC Status:
(ii). Cash Credit:

<table>
<thead>
<tr>
<th></th>
<th>Date of Sanction:</th>
<th>Amount Outstanding:</th>
<th>IRAC Status:</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 a)</td>
<td>Sanctioning Office:</td>
<td>Branch:</td>
<td>ZO / RO:</td>
</tr>
<tr>
<td>3 b)</td>
<td>Designation of Sanctioning Authority:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 c)</td>
<td>Sanctioning authority approval vide:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 d)</td>
<td>Sanction / Appraisal Note No.</td>
<td>Dated:</td>
<td></td>
</tr>
<tr>
<td>3 e)</td>
<td>Agenda No. / Minutes conveying sanction:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4 Name and Address of Controlling Office of the Branch (*with pin-code):

4.a) Name of Controlling Authority:

4.b) Mobile No.:

4.c) Fax. No.:

4.d) E-Mail Address.:

5 Present status of FPC Activity: (Give component wise details)

5. a)

5. b)

5. c)

5. d)

5. e)

5. f)

6 Status of Accounts

6. a) Term-Loan:

<table>
<thead>
<tr>
<th>Amount of Disbursement till date:</th>
<th>Outstanding as on date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>i). First installment due on (date):</td>
<td></td>
</tr>
<tr>
<td>ii). Last installment due on (date):</td>
<td></td>
</tr>
</tbody>
</table>

6. b) Cash Credit:

<table>
<thead>
<tr>
<th>Limit:</th>
<th>Drawing Power:</th>
<th>Outstanding:</th>
</tr>
</thead>
</table>

Comments on Irregularity (if any):

Any adverse comments on the unit by inspecting official in last inspection report:

7 A. Cost of Project (as accepted by sanctioning authority) (In Rs. Lakhs) | B. Means of Finance (as accepted by Sanctioning Authority) (In Rs. Lakhs) |
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>Give component wise details</td>
<td>a. Term loan of Bank:</td>
</tr>
<tr>
<td></td>
<td>b. Promoter Equity:</td>
</tr>
<tr>
<td></td>
<td>c. Unsecured loan:</td>
</tr>
<tr>
<td></td>
<td>d. Others if any</td>
</tr>
<tr>
<td>Total</td>
<td>Total</td>
</tr>
</tbody>
</table>

8 A. Forward Linkages: | B. Backward Linkages with Small / Marginal farmers:

<p>| No. of members: | |</p>
<table>
<thead>
<tr>
<th></th>
<th>Details of Primary and Collateral Securities taken by the bank (if any)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>a. Primary Securities</td>
</tr>
<tr>
<td>4</td>
<td></td>
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<tr>
<td>5</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>(Please enclose details separately)</td>
</tr>
</tbody>
</table>

9 Name of the Consortium (if any) associated with Credit Facility with complete address, contact details and email :
9 a) Address (*with pin-code) :
9 b) Contact Details :
9 c) Email Address :

Request of Branch Head for Credit Guarantee:
In view of the above information, we request Credit Guarantee Cover against Credit Facility of Rs.................... (in Rupees..........................) to FPC (copy of sanction letter along with appraisal / process note of competent authority is enclosed for your perusal and record).

Further we confirm that:
1. The KYC norms in respect of the Promoters have been complied by us.
2. Techno-feasibility and economic viability aspect of the project has been taken care of by the sanctioning authority and the branch.
3. On quarterly basis, bank will apprise the SFAC about progress of unit, recovery of bank’s dues and present status of account to SFAC.
4. We undertake to abide by the Terms & Conditions of the Scheme.

Date……………………………… ………………………………
Signature of Branch Manager with branch seal
Name………………………………………
Designation ……………………………………

Signature of Authorized Person in zonal office
Name………………………………………
Designation ……………………………………

List of Enclosures
1. Recommendation with amount of CGC sought on Bank’s Original letterhead with date and dispatch number duly signed by the Branch Manager on each page.
5. Promoter’s request letter addressed to the Bank Manager on original letterhead of FPC
9. List of shareholders confirmed by promoter and bank
<table>
<thead>
<tr>
<th>2. Sanction letter of sanctioning authority addressed to recommending branch.</th>
<th>6. Implementation Schedule confirmed by the bank.</th>
<th>10. Affidavit of promoters that they have not availed CGC from any other institution for sanctioned Credit Facility.</th>
</tr>
</thead>
<tbody>
<tr>
<td>3. Bank's approved Appraisal/Process note bearing signature of sanctioning authority.</td>
<td>7. Up-to-date statement of account of Term loan and Cash Credit (if Sanctioned).</td>
<td>11. Field inspection report of Bank official as on recent date.</td>
</tr>
</tbody>
</table>
Annexure 4: Agreement to be executed by Lending Institution/s with SFAC

This Agreement is executed on this __________ (day) of ______ (year)

Between ____________________ (Name of Bank), (hereinafter called Bank), having it’s registered office at ____________________________________________ ____________________________________________ ____________________________________________ ______________________________________(which includes its assignees) as first party, and Small Farmers’ Agribusiness Consortium(SFAC), a society registered under Societies Registration Act 1860, having its registered office at NCUI Auditorium Building, 5th Floor, 3, Siri Institutional Area, August Kranti Marg, Hauz Khas, New Delhi 110016), hereinafter called “SFAC” as second party.

Whereas SFAC is a Developmental Institution with its core aims and objectives focused on supporting small & marginal farmers’ organizations; SFAC deals with agriculture in its wider connotation, including agri-allied activities;

And Whereas Bank in furtherance of its desire to play an active role in promoting quality investments in the agri business sector is agreeable to provide/has provided collateral free lending to--------(Name of FPC) and is desirous of seeking Guarantee Cover from SFAC under EGCGFS.

In consideration of the Credit Guarantee Fund of Small Farmers Agri Business Consortium (hereinafter referred to as “SFAC” which expression shall, unless repugnant to the context, also include its successors and assigns), agreeing to guarantee under the Equity (a copy whereof is hereto annexed and which is hereinafter referred to as “the Scheme”), certain credit facilities specified below granted by Bank to ----------- (Name of FPC) , which is an eligible borrower as per the Scheme.

DETAILS OF TERM/WORKING CAPITAL/COMPOSITE CREDIT FACILITY to be given

Bank viz ________________________________, does hereby enter into Agreement with SFAC as follows:

1. That the provisions of this Undertaking shall be in addition to, and not in derogation of, the provisions of the Scheme and the guidelines and instructions issued by SFAC from time to time.

2. That the provisions of the Scheme and such modifications as may be made thereto from time to time shall be deemed to be incorporated in this Undertaking and shall be binding on Bank, in so far they relate to the credit facilities granted by Bank to--------Borrower.

3. That the provisions of the Scheme and this Agreement shall be applicable to the Credit Facility/ies for which Guarantee Cover has been sanctioned by SFAC to Bank under the Scheme.

4. That Bank shall claim the benefit of the Guarantee under the Scheme only in respect of the Credit Facility/ies specified herein, and to the extent provided, and that Bank shall for this purpose obtain and preserve affidavits or other documents from the -------(Borrower) or otherwise satisfy itself by reference to the Borrowers’ books of account or other records that the Borrower in respect of whom the benefit of the Guarantee has been or is to be provided by SFAC is eligible for the Guarantee under the Scheme.

5. That Bank agrees that if the Borrower ceases to be so eligible, it shall, in accordance with and subject to the provisions of the Scheme, be excluded from the benefit of any guarantee and that for this purpose, Bank shall obtain from the Borrower at such intervals as may be required by SFAC, such information /declarations as may be deemed necessary.

6. That the books of accounts, ledgers and other documents relating to guaranteed Credit Facilities, covered by the Scheme shall, as far as may be practicable, be segregated and maintained in a proper manner so as to
facilitate such scrutiny or inspection as may be undertaken by Small Farmers’ Agri-business Consortium (SFAC) or by any other person nominated by SFAC in this behalf.

7. That **Bank** shall make available to the Officers of SFAC or of any agency which may be specified by SFAC in this behalf, as the case may be, all its books and records and provide such other facilities as may be required for such scrutiny and inspection.

8. That **Bank** shall furnish to SFAC a statement in a form and manner required by the SFAC, showing the outstanding balances with breakup of principal and interest / other expenses details in respect of the guaranteed credit facility covered under the Scheme, as and when required by SFAC.

9. That **Bank** shall furnish to SFAC thereafter such statements or information as the SFAC may require about the Credit Facility/ies in such form and manner, and at such intervals, as may be required by SFAC.

10. That in order to enable SFAC to ascertain whether a Claim made on it is on account of Credit Facility which has been so covered, **Bank** shall preserve in good order the detailed statement or statements required thereof as also the relevant documents relating to the Credit Facility.

11. That **Bank** shall, in respect of the Credit Facility, exercise due diligence in recovering the dues, and safeguarding the interest of SFAC.

12. That for invoking the guarantee, **Bank** undertakes to submit to SFAC an Application in such form as may be specified by SFAC and furnish such other information as may be required of us by SFAC.

13. That **Bank** shall secure for the SFAC or its appointed agency the right to inspect the business and factory premises and books of account of the Borrower if and when considered necessary by SFAC.

14. That **Bank** shall secure for SFAC or its appointed agency the right to list the Defaulted Borrowers name and particulars on the website of SFAC.

15. That notwithstanding anything to the contrary contained in the Scheme, if any loss occurs in respect of the Credit Facility due to actions / decisions taken contrary to or in contravention of the guidelines issued by SFAC, or if any misrepresentation or concealment of facts is found leading to undue favour to the concerned FPC, **Bank** shall not make and shall not also be entitled to any claim on SFAC in respect of the said Credit Facility.

16. That all applications, documents, receipts, statements and other papers shall be signed on behalf of **Bank** by the Chief Executive Officer or by other persons in its employment authorised by **Bank** to sign all such applications, documents, receipts, statements and other papers and that any irregularity in the signature, or want of authority of the persons so signing shall not in any way affect or prejudice the rights of SFAC or affect **Bank**’s liability in respect thereof.

17. That all data, including applications, periodical returns, funds transfer, updated or transferred to the Trust in the electronic form, shall be deemed to be signed on behalf of **Bank** by the Chief Executive Officer or by other persons in our employment who shall be deemed to be authorised by **Bank** to sign all such applications, documents, receipts, statements and other papers and that any irregularity in the use of member-id, or want of authority of the persons so signing shall not in any way affect or prejudice the rights of SFAC or affect **Bank**’s liability in respect thereof.

18. That **Bank** shall introduce and follow such Accounting arrangements as may be necessary or as may be required by SFAC or take such other steps as may be necessary or expedient for protecting its interests in respect of the outstanding balances on account of Credit Facilities in regard to which SFAC’s guarantee is invoked by it.

19. **Guarantee Fee**

i. Bank shall pay the Fee payable to SFAC for Guarantee Cover of Rs.--------/- (In words) in respect of the Credit Facility granted to---------

-- (Name of FPC Borrower) under the Scheme as a onetime Guarantee Fee calculated @ 0.85% of the
sanctioned Credit Facility, subject to a maximum of Rs. 85,000/- (Rs. Eighty Five Thousand only.)

ii. The Fee shall be paid upfront to SFAC by Bank. The payment shall be made within 30 days from date of approval of the Guarantee or such date as specified by SFAC, failing which the Guarantee is liable to become void unless and until its continuance is specifically approved by SFAC.

iii. As on the date of payment of Guarantee Fee, Bank shall certify that:
   a). Any dues of the FPC Borrower to the lending institution have not become overdue and/or is not an overdue/NPA credit facility taken over and/or /is not a Credit Facility which has been rescheduled or restructured on becoming overdue
   b). The business or activity of the borrower for which the credit facility was granted has not ceased.
   c). The credit facility has not been utilized, wholly or partly, for adjustment of any debts deemed bad or doubtful of recovery.

20. Annual Service Fee
i. In addition to onetime Guarantee Fee, an Annual Service Fee of Rs.----------------- per annum or such other rate or limit as may be decided from time to time per loan account shall be paid by Bank to keep the Guarantee of SFAC live.

ii. The decision of passing on the incidence of Guarantee Fee and Annual Service Fee to the Borrower is left to the discretion of Bank.

iii. The Annual Service Fee should be paid by the 31st of May each year. The fee for the last year of the tenure of the Guarantee Cover shall be paid on pro rata basis for the period till the date of expiry of guarantee.

iv. In the event of non-payment of Annual Service Fee by the due date, the Guarantee under the Scheme shall not be available to Bank unless SFAC agrees for continuance of Guarantee and Bank pays penal interest on the Annual Service Fee due at a rate of ------% per annum, which is 1% above the rate charged by the Bank on the Credit Facility, or at such rate as is specified by SFAC from time to time, for the period of delay. The Guarantee shall stand restored on receipt of such payment and shall be deemed to have been in continuance without break.

v. Provided further that in the event of non-payment of Annual Service Fee within the stipulated time or such extended time as may be requested by Bank and allowed on such terms that may be agreed to by SFAC, liability of SFAC to guarantee such credit facility shall lapse in respect of credit facility against which the Annual Service Fee is due and not paid,

vi. Provided further that, SFAC may consider renewal of Guarantee Cover for such credit facility, the Cover for which has ceased, upon such terms and conditions as SFAC may decide.

vii. In the event of any error or discrepancy being found in the computation of the amounts or in the calculation of the Guarantee Fee / Annual Service Fee, or any shortfall in payment by Bank, if subsequently identified, such deficiency/shortfall shall be paid by Bank to SFAC.

viii. Any amount found to have been paid in excess by the Bank to SFAC shall be refunded by SFAC. In the event of any representation made by the lending institution in this regard, SFAC shall take a decision based on the available information with it and the clarifications received from the lending institution, and its decision shall be final and binding on the lending institution.

ix. The Guarantee Fee and / or Annual Service Fee once paid by the lending institution to SFAC are non-refundable.

21. Responsibilities of Bank
Bank shall:
  i. Certify that the Credit Facility has been sanctioned without any Collateral.

  ii. Enclose Appraisal Note with the Application for Guarantee Cover.

  iii. Carry out processing, legal work and documentation for sanction of the loan in accordance with the requirements of the Bank and the terms & conditions of SFAC.
iv. Furnish such Statements and Information, documents, receipts, certificates as SFAC may require in connection with credit facility.

v. Certify that /be deemed to have affirmed that the contents of such documents, receipts, certificates and other written Documents are true, provided that no claim shall be rejected and no liability shall attach to the lending institution or any officer thereof for anything done in good faith.

vi. Monitor the borrower account and maintain records of periodical monitoring and actions initiated on observations, if any.

i. Safeguard the Primary Securities taken over by it, if any, from the Borrower.

ii. Bank shall be bound to comply with such directions as SFAC may deem fit to issue from time to time, for facilitating recoveries of the guaranteed account, or safeguarding its interest as a guarantor.

iii. Bank shall, in particular, refrain from any act either before or subsequent to invocation of guarantee, which may adversely affect the interest of SFAC as the guarantor.

iv. Bank shall intimate in advance to SFAC its intention to enter into any compromise or arrangement, which may have effect of discharge or waiver of primary security.

v. Bank shall also ensure through an Agreement with the Borrower that the borrower shall not create any charge on the assets held as primary security for the credit facilities covered by the Guarantee with itself, or in favour of any other creditor(s) without seeking prior permission of SFAC.

22. Invocation of Guarantee

Bank shall invoke the Guarantee in respect of Credit Facility within a maximum period of one year from date of NPA, if the following conditions are satisfied:

i. The Claim must be forwarded to the SFAC/Fund through the Zonal Office / authorised office/ person of Bank as communicated to SFAC

ii. Guarantee in respect of the Credit Facility is in force at the time of account turning NPA.

iii. Dues have been classified by Bank as Non Performing Assets

iv. Provided that SFAC reserves the right to refuse the Claim, if the loss in respect of the said Credit Facility in its opinion had occurred owing to Guidelines not having been strictly followed by Bank/ or if any misrepresentation or concealment of facts is found leading to undue favour to the concerned FPC.

v. The Guarantee shall be effective

a). If SFAC and Bank are convinced that the FPC has suffered genuine business losses, which may include crop/ asset losses by the members, and the gravity and impact of such losses is assessed jointly or by independent assessment or by the Bank as may be mutually agreed between SFAC and Bank on a case by case basis and the FPC is not in a position to repay dues under any circumstances including restructuring/re-phasing/rescheduling the loan.

b). for such amounts as may be written off or interest waived from the credit facility by the Bank with intimation to SFAC as a result of the business failure of the FPC

c). In all other cases

o Only when proceedings for recovery have been initiated by Bank.

o The responsibility of recovery of the dues shall rest with Bank.

23. Claim Settlement

i. Only such Claim as is preferred by Bank on the Defaulted account, which has become NPA, within a maximum period of one year from date of NPA or as specified by SFAC from time to time, shall be considered.

ii. Fund shall honour 75 per cent of the Guaranteed Amount in Default subject to maximum of 75 per cent of the guaranteed cap amount, on preferring of claim by Bank where appropriate action for recovery has been initiated.

iii. Balance 25 per cent of the defaults or guaranteed cap amount, as the case may be, shall be paid on conclusion of recovery proceedings by the Bank.

iv. Subject to the Claim being otherwise found in order and complete in all respects, SFAC shall pay the Bank eligible claim within 90 days.
v. The outstanding dues of the FPC to Bank shall be reduced to the extent of the Amount of Claim settled by SFAC.

vi. Bank shall continue to make efforts to realise the balance amount due even after settlement of Guarantee.

vii. SFAC reserves right to claim from Bank any amount that is realised by Bank from the ---------- -- FPC even after settlement of guarantee amount:

viii. Any amount realized by the Bank from ---------- ------ FPC shall be shared in the ratio of 85%
15% between SFAC & Bank. Such payment may be made as and when any such amount is realised subject to the relaxation that any payments below the sum of Rs.1 Lakh to SFAC may be made on a quarterly basis on or before the last day of the quarter.

ix. Once the Claim is paid, SFAC shall be deemed to have been discharged from all its liabilities on account of the Guarantee in force in respect of the Credit Facility.

x. Bank shall be liable to refund the Claim released by SFAC together with the penal interest at a Rate of Interest of----% per annum, which is 1% above the Rate of interest at which the Credit Facility has been sanctioned by Bank to ---- for the period for which the Claim has been released, if the Guarantee Amount is recalled by SFAC for any reason whatsoever.

xi. Erroneous duplicate payment of claim by SFAC shall not be construed as recall. However, any duplicate claim by Bank and the settlement there against by SFAC shall be Recalled and SFAC reserves the right to recall the entire payment released to Bank against the Credit Facility.

24. Subrogation of Rights and Recoveries On Account Of Claims Paid

i. Details of efforts for recovery, realization and such other information as may be demanded by SFAC from time to time shall be furnished by Bank.

ii. On its own behalf and on behalf of SFAC, Bank shall hold lien on assets created out of the Credit Facility extended by the LI to the Borrower.

iii. The responsibility for the recovery of dues including takeover of assets, sale of assets, etc., shall rest with Bank;

iv. Payments made by Borrower towards any one or more of several distinct and separate debts owed by it to Bank, shall be deemed to have been appropriated by Bank to the debt covered by the Guarantee and in respect of which a Claim has been preferred and paid, irrespective of the manner of appropriation indicated by such Borrower or the manner in which such payments are actually appropriated.

25. Residual Recovery

SFAC shall have the first claim to Appropriation of the Amount realized by Bank before making the final settlement of the Claim in the ratio of 85:15.

26. Termination of SFAC’s Liability in Certain Cases

i. The Guarantee in respect of the Credit Facility extended by Bank to ----------- shall be deemed to be terminated, if the liabilities of ----------- to Bank on account of said guaranteed Credit Facility are transferred or assigned to any other borrower without the consent of SFAC which shall be sought by Bank or Borrower in writing stating the reasons for the transfer/assignment and if the conditions as to the eligibility of the borrower and the amount of the facility and any other terms and conditions, if any, subject to which the credit facility can be guaranteed under the Scheme are not satisfied after the said transfer or assignment, from the date of the said transfer or assignment.

ii. The liability of SFAC in respect of the Credit Facility granted to ----------- by Bank shall be limited to the liability of ----------- (Borrower) to Bank on account of said guaranteed Credit Facility transferred or assigned to any other borrower under the Scheme are not satisfied after the said transfer or assignment.

27. Other Conditions

i. Bank shall be deemed to have understood and accepted the terms & conditions of
the Scheme as being legally binding on itself.

ii. Bank shall ensure that the conditions of guaranteed Credit Facility are not in conflict with the provisions of the Scheme.

iii. Notwithstanding any provision in any other document or contract entered into by Bank with regard to Guaranteed Credit Facility, the Provisions /Conditions of the Scheme shall override all such other provisions as if this conditionality had been written in the relevant Document/contract and Bank shall in relation to SFAC be bound by the conditions.

iv. The I & CS Committee reserves the right to reject any proposal where it is of the view that Guidelines have not been strictly adhered to/ or if any misrepresentation or concealment of facts is found leading to undue favour to the concerned FPC.

28. Modifications and Exemptions
i. SFAC reserves the right to modify, cancel or replace the Scheme in any manner whatsoever that it deems necessary, however so ensuring that the rights or obligations arising out of, or accruing under the Guarantee issued to Bank up to the date on which such modification, cancellation or replacement comes into effect, shall not be affected.

ii. Not withstanding anything contained herein, SFAC shall have the right to alter the Terms and Conditions of the Scheme in regard to the Credit Facility Guaranteed to Bank in respect of which Guarantee has not been invoked as on the date of such alteration.

iii. In the event of the Scheme being cancelled, no Claim shall lie against SFAC in respect of Credit Guarantee

29. Interpretation
The decision of SFAC shall be final in regard to the interpretation of any of the provisions of the Scheme or of any directions or instructions or clarifications given in connection therewith.

30. Supplementary and General Provisions
SFAC may make such supplementary or additional provisions or issue such instructions or clarifications as may be necessary for the purpose of the Scheme in respect of any matter not specifically provided for in this Scheme. Bank shall comply with the same

31. Arbitration
i. Disputes, if any, arising out of the Agreement shall be resolved through mutual consultation,

ii. Failing which Arbitration by a sole Arbitrator chosen by Bank and SFAC in accordance with the provisions of the Arbitration and Conciliation Act, 1996 shall be resorted to.

iii. The venue of the Arbitration shall be New Delhi.

32. That this Agreement shall take effect from the first day of ___________.

33. That the Stamp Duty payable on this Agreement shall be borne by Bank.

For and on behalf of Bank

Signature _____________________________
Name _______________________________
Designation ___________________________
Place: _____________________________
Date : _____________________________

For and on behalf of SFAC

Signature _____________________________
Name _______________________________
Designation ___________________________
Place: _____________________________
Date : _____________________________
Annexure 5: Credit Guarantee Fund
Application for Invocation of Guarantee Cover and Settlement of Claim under CGF Scheme

In terms of Clause__ of Credit Guarantee Fund Scheme, we ( ) hereby invoke our claim on SFAC in
Respect of ---------- (Name of FPC) and submit the claim application as under:

1. Claim Application Ref.No Date:

2. Details of Lending Branch/Zonal Office:
   a) Bank name with code No.
   b) Application submitted through Zonal Office (mention name and code No.)----
      (i) Lending Branch Name
      (ii) Village / Town
      (iii) District
      (iv) State
      (v) Tel. No (STD Code) No.
      (vi) E-mail------------------------

3. Date of acceptance of proposal for guarantee cover by SFAC
   a) Date of payment of Guarantee Fee:
   b) Date of payment of Last Annual Service Fee:

4. FPC details
   a) Name of FPC
   b) Registered as___________ (PC/CSA/SFCS/MACS/Any other) on------
   c) Date of registration
   d) Address
   e) District
   f) Tel. No. (STD Code) No.

5. Status of Accounts (s):
   a) Date on which a/c was classified as NPA
   b) Date of reporting of NPA to SFAC
   c) Reasons for a/c turning NPA
   d) Date of issue of Recall Notice
   e) Date of Legal Notice

6. Details of Legal Proceedings:
   a) Date of initiating recovery proceedings
   b) Forum through which legal proceedings were initiated against borrower (please tick one): Civil
      Court/DRT/Lok Adalat/ Revenue Recovery Authority / others (please specify)
   c) Suit/Case Registration No.
   d) Date
   e) Name of the Forum and location:
   f) Amount Claimed
   g) Current Status / Remarks
   h) Whether recovery proceedings have concluded? Yes/No
7. Term Loan (TL) Composite Loan Details:
*(All amounts to be in Rs.)*

<table>
<thead>
<tr>
<th>S.No</th>
<th>Date of last disbursement</th>
<th>Repayments</th>
<th>Outstanding as on the date of NPA 3</th>
<th>Outstanding stated in the civil suit/ case filed #</th>
<th>Outstanding as on the date of being lodged of claim #</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Principal</td>
<td>Interest &amp; Other Charges</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#- Mention only Principal and interest outstanding

8. Working Capital (WC) Limit Details:
*(All amounts to be in Rs.)*

<table>
<thead>
<tr>
<th>S.No</th>
<th>Outstanding as on the date of NPA Principal Interest and other Charges</th>
<th>Outstanding stated in the civil suit / case filed Principal Interest and other charges</th>
<th>Outstanding as on the date of lodgement of claim Principal Interest and other charges</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Date of Release WC (in case in new borrowers): ______________

9. Security & Personal Guarantee Details (if any)
*(All amounts to be in Rs.)*

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Security</th>
<th>Net Worth of Guarantors</th>
<th>Reasons for reduction in the value of Security, if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>As on date of Sanction of Credit</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>As on date of NPA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>As on date claim lodged</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10. Recoveries made from Borrower after A/c classified as NPA
*(All amounts to be in Rs.)*

<table>
<thead>
<tr>
<th>Date</th>
<th>Term Loan/ Composite Loan</th>
<th>Working Capital</th>
<th>Mode of Recovery@</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Principal</td>
<td>Amount including interest</td>
<td>Other Charges</td>
</tr>
<tr>
<td></td>
<td>Interest &amp; Other Charges</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

@- Please indicate mode such as sale of security, subsidy, and subsidy received after date of NPA, One Time Settlement (OTS) etc.
If recovery is done through OTS, indicate the date of seeking approval of SFAC for OTS

11. Total amount for which Guarantee Claim is being invoked:
   (All amounts to be in Rs.)

<table>
<thead>
<tr>
<th>S.No</th>
<th>Loan / Limit covered under CGF : Outstanding as on date of NPA</th>
<th>Amount Claimed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Amount eligible for claim is 85%

1. Term / Loan/ Composite Loan: Lower of
   a) Principal amount outstanding in the account as on the date A/c was classified as NPA after netting off any Repayment / recovery made under the a/c after date of NPA
   Or
   b) The TL / Composite Loan covered under the CGF

2. Working Capital: Lower of
   a) Outstanding amount including interest in the account as on the date A/c was classified as NPA after Netting off any repayment / recovery made under the A/c after date of NPA
   Or
   b) The WC limit covered under the CGF

Declaration and undertaking by LI (Bank / Institution)
(To be signed by an officer not below the rank of Assistant General Manager of Bank of equivalent rank)

Declaration- We declare that the information given above is true and correct in every respect. We further declare that there has been no fault or negligence on the part of the LI or any its officers in sanction, conduct and follow up of the account. We also declare that the office preferring the claim on behalf of LI is has the authority to lodge the claim. We hereby declare that no fault or negligence has been pointed out by internal/external auditors, inspectors of SFAC or its agency in respect of the Account(s) for which claim is being invoked. Undertaking- we hereby undertake:

a) To pursue all recovery steps including legal proceedings even after receiving the claim

b) To report of SFAC the position of outstanding dues from the Borrower on half-yearly basis as on 31st March and 30th September of each year till final settlement of guarantee claim by SFAC.

c) To refund to SFAC the claim amount settled along with interest thereof at __% specified, if in the view of SFAC we fail or neglect to take any action for recovery of the guaranteed debt from the borrower or any other person from whom the amount is to be recovered.

d) On payment of claim by SFAC, to remit to SFAC all such recoveries, after adjusting towards the legal expenses incurred for recovery of the amount, which we or our agents acting on our behalf, may make from the person or persons responsible for the administration of debt, or otherwise, in respect of the debt due from him/ them to us.

Signature: ___________________
Name of the official: ____________ Designation: ____________
LI Name & Seal: ___________________ Date: ____________
Place: ___________________