*Disclaimer -This legal form and document is for reference only. Any document that you enter into, should be in consultation with an Advocate or a Solicitor. The Government will

not be responsible for any claim arising out of the use of the following document.

(2) Agreement for Hire-Purchase of Machinery

This Agreement made at this day of, (Year),
between A having its registered office at (hereinafter called
"the Owner") B and having its place of business at (hereinafter
called "the Hirer") of the Second Part and C resident of
(hereinafter called 'the Surety").
Whereas, the hirer has vide his letter datedrequested the owner to
provide finance for the purchase of machine.
And Whereas, the owner has by its reply datedagreed to provide
finance for the purchase of machine on the terms and conditions laid
down in the said letter and the documents to be executed for the said purpose.
And Whereas the hirer has placed an order with M/s for the
purchase of machine.
And Whereas, the owner has provided the finance by making payment of an amount
of Rsvide cheque Nodateddrawn on to
the supplier
Now in consideration of the above, it is agreed between the parties as follows:
1. The owner, being the owner of the machine with fittings, tools, and
accessories, more particularly described in the Schedule hereto shall let and the
hirer shall take on hire from theday of
2. On execution of these presents, the hirer shall pay a sum of Rs to the
owner as initial payment by way of hire and shall during the continuance of this
agreement pay to the owner at his address for the time and without previous
demand by way of rent for the hire of the said machine the monthly sum
of Rsthe first payment to be made on theday of
next and each subsequent payment on theday of each
succeeding month during the said term.
3. During the continuance of the agreement, the hirer shall

a. not sell or offer for sale, assign, mortgage, pledge, sub-let, let or otherwise dea	al
with the said machine or any part or parts thereof or with any interest	st
therein;	
b. keep the said machine in his own possession and will not remove the	ıe
same or any part or parts thereof without the previous consent in writing of th	ıe
owner;	
c. use the machine in a skillful and proper manner and shall at his ow	/n
expense keep the said weighing machine in good and substantial repair an	ıd
condition (reasonable wear and tear excepted);	
d. keep insured themachine during the period of hiring against any loss of	or
damage by hire or otherwise in the sum of Rs with an insurance	:e
company in the name of the owner and deliver the policy of such insurance to the	ıe
owner and duly and punctually pay all premiums necessary for keeping the sai	id
insurance effective throughout the period of this agreement:	
Provided that in case the hirer shall at any time fail to effect or keep effect the	ıe
said policy by making default in any payment of premium, the owner shall b	Э
entitled to effect such insurance and pay the premium to the said insurance	:e
company and the hirer shall forthwith pay to the owner all the premiums and other	er
sums paid by the owner;	
e. not do or omit to do any act which may result in seizure and/or the confiscation	n
of the machine by the Central or State Government or local authority of	or
any public officer or authority under any law for the time being in force.	
4. If the said machine shall be destroyed or damaged by fire or otherwise	∋,
all moneys received or receivable in respect of such insurance as aforesaid sha	ıll
forthwith be received by the owner who shall as the case may require, apply suc	:h
money either in making good the damage done or in replacing the said	•••
machine by other articles of similar description and value and such substitute	:d
articles shall become subject to the provisions of this agreement in the same	ıe
manner as the articles for which they shall have been substituted.	
5. The hirer may determine the hiring at any time by giving 15 days notice in	in
writing to the owner at his address for the time being and by returning the sai	id
machine at the hirer's own risk and expense and shall thereupon forthwit	:h
pay to the owner all hire charges upto the date of such determination and other	er
sums due under the agreement.	

6. If the agreement is determined before the property in the said machine
passes to the hirer, the hirer shall forthwith return to the owner, policies and other
documents relating to the said machine.

- 9. If the hirer shall duly perform and observe all the terms and conditions in this agreement and the covenants on his part to be performed and observed and shall punctually pay to the owner the sums as agreed
- 10. No neglect, delay, indulgence, forbearance or waiver on the part of the owner in enforcing any terms or conditions of this agreement shall prejudice the rights of the owner hereunder.
- 12. The parties to this agreement hereby declare that they have fully understood the meaning of all the clauses, terms and conditions of this agreement and they have accepted and executed this agreement with full knowledge and understanding of the obligations herein.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and the year first hereinabove written.

Signatures	В
A	(the hirer)
(the owner)	
C (the surety)	
,	
WITNESSES;	, , , , , , , , , , , , , , , , , , ,
1.	
2.	
Note: In case of a company,	incorporated under the provisions of Companies