INDEMNITY BOND WITH SURETY (To be executed on Non- Judicial Stamp Paper of 100 Rs.)

	is Indemnity is made and execute				
Sh	ri	S/o Shri			a permanent
	sident of				hereinafter
cal	lled "Employee", the party of the f				
C.I		AND			
	ri S/ sident of	o Shri			a permanent
res			llad (Curat	e))	
Ru	FAVOUR OF Himachal Pradesh Gural Bank Act,1976, having its Employer Bank".	ramin Bank, a	a body corpo		under Regional
sha	ne terms 'Employee', 'Surety' ar all mean and include their h Iministrators.	_	-		
	HEREAS the Employee in _				
ha: the	HEREAS an Offer of Appointment is already been issued to the Emploe Employer Bank.	oyee vide lett	er No		_ datedof
co WI	HEREAS the acceptance of the ter mmunicated to the Employer Bank HEREAS one of the terms and cone Employer Bank viz. Himachal	on	by appointmen	the Employee.	ee has to serve
	years after appointment, h Employer Bank.				-
NC	OW THIS INDENTURE WITNESSETH	l as under:			
1.	In compliance of the aforesaid Employer Bank has agreed to gi undertakes to serve the Employe	ive appointm	ent to the E	mployee, the Em	ployee hereby
2.	The party of the second part i.e. due performance of the obligation case of breach of the terms indemnify the Bank, the Surs(Rupees	on of the Emp s of this inc urety shall	oloyee under demnity by be jointly	this agreement of the Employee	of indemnity. In and failure to liable to pay
	Employee (Signature)			Surety (Signat	cure)

3.	The Employee further agree above condition and resign performance of the duty as rules/regulations by the Emextent of Rs	ns from or lesigned to him hiployer-Bank breach of the training, the er employee a by Employer-Rent of liquidates.	eaves/abandons I leading to term for all losses, of and pay) only above till paym expenses which at his/her place Bank during inter	the service and mination of his costs, charges and with the interment as liquidated the bank has and also on a crvening period.	nd /or neg /her service and expense amount est thereore d damages incurred/m ccount of The emplo	glects in e as per ses upto of n @ 12% s/cost of nay have business oyee and are			
4.	4. Nothwithstanding anything contained herein above, furnishing of this indemnity will not create any right in favour of the Employee to continue in the service of Employer Bank for the aforesaid term of years, and the Employer-Bank shall always have the right to take appropriate action against the Employee as per terms of the appointment letter and/or the rules and regulations of the employer bank as applicable, in case of commission of any misconduct by the Employee.								
5. The amount specified above shall constitute a debt owing to the Employer-Bank and shall be recoverable from the Employee and the Surety jointly and severally with interest thereon at the rate specified above till payment.									
IN WITNESS whereof, the EMPLOYEE & the SURETY have put their signatures in the presence of the witnesses. Signed and delivered by the Party of the first part i.e. the Employee having read									
an		the	contents	terms	of	this			
	reement			and delivered I					
sec	cond part i.e. the Surety havi	ng read and u	nderstood the o	contents/terms	of the Agr	eement			
	·								
Employee (Signature)			Surety (Signature)						
1. WITNESS:									
NAME & ADDRESS: (Other than Surety) 2. WITNESS:									
	ME & ADDRESS ther than Surety)								