

**Scenario – 1 – COCO – Company Owned Company Operated – Existing connection in the name of company**

**UNDERTAKING CUM INDEMNITY BOND**

We, \_(OMC/CGD NAME)\_, are a Public Sector Enterprise engaged in marketing of various essential petroleum products. We are engaged in discharging an essential public utility service under the control and supervision of the Government of India. We do hereby solemnly declare and undertake as under:

1. That, We are in legal possession/occupation of the retail outlet (Petrol pump/CNG Station) premises at \_\_\_\_\_ having plot area of \_\_\_\_\_ SQM running in the name of M/s \_\_\_\_\_.
2. That, We have an existing electricity connection having CA No. \_\_\_\_\_ in the name of \_\_\_\_\_ from \_\_\_\_\_ (DISCOM) \_\_\_\_\_ for \_\_\_\_\_ (PURPOSE) installed at the aforementioned premises.
3. That, We undertake that the onus for compliance of all the statutory guidelines as amended from time to time for continuity of above-mentioned connection rests upon us and we shall ensure compliance.
4. That, We are having all rights associated with the use of the subject premises in a manner as permitted under law and there are no restrictive covenants/arrangements, preventing/restricting the use of such premises. We further confirm that the said land/premises can be used for charging station for Electric Vehicle/Battery Swapping Station and We are authorized to utilize the subject premises for the said purpose.
5. And whereas, We want to install **CHARGING STATIONS FOR VEHICLE/BATTERY SWAPPING** in the subject premises and have applied for new electricity connection for the purpose stated above, in the capacity as the lawful occupier of the subject premises, in the name of \_\_\_\_\_ vide reference/application no. \_\_\_\_\_, for a load of \_\_\_\_\_ Kw.
6. That, we expressly understand that for grant of new connection in our favour, certain documents have to be furnished and submitted to BSES-YPL for further processing of our request in compliance of applicable rules & regulations. However, We do not **readily** possess the following documents with respect to the above mentioned premises due to non-availability of the same at present under our occupation, as mentioned below:-
  - a) Certified copy of title deed;
  - b) Certified copy of registered conveyance deed;
  - c) General Power of Attorney (GPA);
  - d) Allotment letter / Possession letter;
  - e) Valid lease agreement along with undertaking that the lease agreement has been signed by the owner or his authorized representative;
  - f) Rent receipt not earlier than 3 (three) months along with undertaking that the rent receipt has been signed by the owner or his authorized representative;
  - g) Mutation certificate issued by a Government body such as Local Revenue Authorities or Municipal Corporation or land owning agencies like DDA/L&DO;
  - h) For bonafide consumers residing in JJ clusters or in other areas with no specific municipal address, the licensee may accept either ration card or electoral identity card mandatorily having the same address as a proof of occupancy of the premises.
7. That, We further confirm and agree that we shall be liable to comply all laws associated with the functioning of charging station from the subject premises and in case of any violation of any law/rule/regulation and/or direction of such nature from any authority including NGT/DPCC/MCD/NDMC/DDA & such other authority, in operation of **CHARGING STATIONS**, the licensee/BYPL will have absolute right to **withdraw/suspend the metering** including disconnection of electricity supply **without any further reference/notice to** us and also shall be free to take other appropriate action against us as per Law. We further confirm that in case of disconnection of electricity supply by BYPL in this instant case, we shall have no right to claim any sum from BYPL towards loss/compensation or any other claim of any nature.
8. That, We do hereby undertake and confirm that we shall keep the licensee/BYPL indemnified against all dispute / objections, all losses and/or expenses incurred by the licensee in case of receipt of a reference from the concerned competent land owning/law enforcing agency regarding sealing/demolition/vacation of the premises. We further agree and confirm that in case any suit/legal proceedings is filed/initiated against the licensee/BYPL, on account of granting electricity supply to the premises BYPL shall be well within its rights to disconnect such electricity connection and remove its meter and service line, without any further notice and in that eventuality we shall be liable, without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any costs are granted by court or not. It is further agreed by us that in case of any dispute/concern litigation/complaint by the persons/owners of the flat living near by the same premises before the competent authority or out of BYPL's own accord, BYPL, even without the order of the court and/or

competent authority or without tendering any explanation, shall be well within its rights to issue the directions to me to disconnect/uninstall the METERING arrangement at my own cost & expenses, and in such eventuality we shall not be raising any dispute/protest/concern and/or shall un-install and/or take away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. We do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the Electric Vehicle Charging Plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipments (including meter cost) incurred by BYPL for providing Electric Vehicle Charging Plant/Station and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and/or any advance sum paid by me.

9. We do hereby confirm and agree that I/we shall use the electricity connection released solely for the Electric Vehicle Charging Station and for no other use. I/we further do hereby agree and undertake that we shall not indulge in any illegal practice including the act/offence of misuse/tempering of EV Charging Connection. I/we further confirm that in case of the said electricity connection is being found misused/tempered, BYPL shall have full rights to take all actions under law in force, including the disconnection of electricity without any notice, at my/our cost and I/we shall abide all liabilities/penalties/assessment orders as communicated to me time to time.
10. That, If any, as a result of our failure to comply with the terms/conditions of this Affidavit cum indemnity bond, any act of forgery, non-compliance of statutory provisions, any material concealment of information, as well as those of any other relevant documents required to be executed by me in this behalf or attributable to false/wrong information furnished by me in respect thereto. This indemnification shall without prejudice to BSES-YPL's right to disconnection of electricity at the above premises and initiation of appropriate legal proceedings.
11. That, We undertake that we shall be abide by the provisions of Electricity Act, 2003, all applicable laws, conditions of Supply/ tariff Orders and any other Rules or Regulations as may be notified by Commission, as applicable from time to time.
12. That, we undertake to pay the dues, if any, found outstanding against any Electricity connection earlier obtained in the said premises.
13. That, no unauthorized construction has been made in the premises subsequent to its original construction and the said premises has not been booked by MCD for unauthorized/illegal construction and there is no violation of municipal Bye-laws and I undertake to indemnify BYPL on this account. Further BYPL as a licensee may disconnect the electricity connection in the event of any violation of Municipal Bye Laws.
14. That in case the said electricity connection is found to be used for purpose other than for which it has been sanctioned. BYPL shall be at liberty to take necessary action as per the provisions of Delhi Electricity Control Order and Delhi Electricity Supply Code and Performance Standards 2017 & its amendment thereof apart from levy of misuse charges in the electricity bills.
15. We undertake that by completion of the required formalities & paying the application charges for new connection does not confer any right on me for the grant of new connection. By grant of the new connection in our name/favor on the basis of this affidavit, BYPL does not guarantee that the requisite formalities in respect of the ownership/title documents have been complied by me.

**DEPONENT**

**VERIFICATION**

I,.....S/o                      Sh.....,                      resident                      of  
..... do hereby confirm that the contents of  
above affidavit are true to the best of my knowledge and belief and nothing has been concealed  
therefrom.

**DEPONENT**

**Scenario – 2 – CODO – Company Owned Dealer Operated – Existing connection in the name of OMC/CGD**

**UNDERTAKING CUM INDEMNITY BOND**

We, \_(OMC/CGD NAME)\_, are a Public Sector Enterprise engaged in marketing of various essential petroleum products. We are engaged in discharging an essential public utility service under the control and supervision of the Government of India. We do hereby solemnly declare and undertake as under:

1. That, We are in legal possession/occupation of the retail outlet (Petrol pump/CNG Station) premises at \_\_\_\_\_ having plot area of \_\_\_\_\_ SQM running in the name of M/s \_\_\_\_\_.
2. That, We have an existing electricity connection having CA No. \_\_\_\_\_ in the name of \_\_\_\_\_ from \_\_\_\_ (DISCOM) \_\_\_\_\_ for \_ (PURPOSE) installed at the above mentioned premises.
3. That, We undertake that the onus for compliance of all the statutory guidelines as amended from time to time for continuity of above-mentioned connection rests upon us and we shall ensure compliance.
4. That we are having all rights associated with the use of the subject premises in a manner as permitted under law and there are no restrictive covenants/arrangements, preventing/restricting the use of such premises. We further confirm that the said land/premises can be used for charging station for Electric Vehicle/Battery Swapping Station and We are authorized to utilize the subject premises for the said purpose.
5. And whereas, We want to install **CHARGING STATIONS FOR E-VEHICLE/BATTERY SWAPPING** in the subject premises and have applied for new electricity connection for the purpose stated above, in the capacity as the lawful occupier of the subject premises, in the name of \_\_\_\_\_ vide reference/application no. \_\_\_\_\_, for a load of \_\_\_\_\_ Kw.
6. That, we expressly understand that for grant of new connection in our favour, certain documents have to be furnished and submitted to BSES-YPL for further processing of our request in compliance of applicable rules & regulations. However, We do not **readily** possess the following documents with respect to the above mentioned premises due to non-availability of the same at present under our occupation, as mentioned below: -
  - i. Certified copy of title deed;
  - ii. Certified copy of registered conveyance deed;
  - iii. General Power of Attorney (GPA);
  - iv. Allotment letter / Possession letter;
  - v. Valid lease agreement along with undertaking that the lease agreement has been signed by the owner or his authorized representative;
  - vi. Rent receipt not earlier than 3 (three) months along with undertaking that the rent receipt has been signed by the owner or his authorized representative;
  - vii. Mutation certificate issued by a Government body such as Local Revenue Authorities or Municipal Corporation or land owning agencies like DDA/L&DO;
  - viii. For bonafide consumers residing in JJ clusters or in other areas with no specific municipal address, the licensee may accept either ration card or electoral identity card mandatorily having the same address as a proof of occupancy of the premises.
7. That, We further confirm and agree that we shall be liable to comply all laws associated with the functioning of charging station from the subject premises and in case of any violation of any law/rule/regulation and/or direction of such nature from any authority including NGT/DPCC/MCD/NDMC/DDA & such other authority, in operation of **CHARGING STATIONS**, the license/BYPL will have absolute right to **withdraw/suspend the metering** including disconnection of electricity supply **without any further reference/notice to** us and also shall be free to take other appropriate action against us as per Law. We further confirm that in case of disconnection of electricity supply by BYPL in this instant case, we shall have no right to claim any sum from BYPL towards loss/compensation or any other claim of any nature.
8. That, We do hereby undertake and confirm that we shall keep the licensee/BYPL indemnified against all dispute / objections, all losses and/or expenses incurred by the license in case of receipt of a reference from the concerned competent land owning/law enforcing agency regarding sealing/demolition/vacation of the premises. We further agree and confirm that in case any suit/legal proceedings is filed/initiated against the licensee/BYPL, on account of granting electricity supply to the premises BYPL shall be well within its rights to disconnect such electricity connection and remove its meter and service line, without any further notice and in that eventuality we shall be liable, without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the

licensee/BYPL, irrespective of the fact whether any costs are granted by court or not. It is further agreed by us that in case of any dispute/concern litigation/complaint by the persons/owners of the flat living near by the same premises before the competent authority or out of BYPL's own accord, BYPL, even without the order of the court and/or competent authority or without tendering any explanation, shall be well within its rights to issue the directions to me to disconnect/uninstall the METERING arrangement at my own cost & expenses, and in such eventuality we shall not be raising any dispute/protest/concern and/or shall un-install and/or take away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. We do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the Electric Vehicle Charging Plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipments (including meter cost) incurred by BYPL for providing Electric Vehicle Charging Plant/Station and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and/or any advance sum paid by me.

- 9. We do hereby confirm and agree that I/we shall use the electricity connection released solely for the Electric Vehicle Charging Station and for no other use. I/we further do hereby agree and undertake that we shall not indulge in any illegal practice including the act/offence of misuse/tempering of EV Charging Connection. I/we further confirm that in case of the said electricity connection is being found misused/tempered, BYPL shall have full rights to take all actions under law in force, including the disconnection of electricity without any notice, at my/our cost and I/we shall abide all liabilities/penalties/assessment orders as communicated to me time to time.
- 10. That, If any, as a result of our failure to comply with the terms/conditions of this Affidavit cum indemnity bond, any act of forgery, non-compliance of statutory provisions, any material concealment of information, as well as those of any other relevant documents required to be executed by me in this behalf or attributable to false/wrong information furnished by me in respect thereto. This indemnification shall without prejudice to BSES-YPL's right to disconnection of electricity at the above premises and initiation of appropriate legal proceedings.
- 11. That, We undertake that we shall be abide by the provisions of Electricity Act, 2003, all applicable laws, conditions of Supply/ tariff Orders and any other Rules or Regulations as may be notified by Commission, as applicable from time to time.
- 12. That, we undertake to pay the dues, if any, found outstanding against any Electricity connection earlier obtained in the said premises.
- 13. That, no unauthorized construction has been made in the premises subsequent to its original construction and the said premises has not been booked by MCD for unauthorized/illegal construction and there is no violation of municipal Bye-laws and I undertake to indemnify BYPL on this account. Further BYPL as a licensee may disconnect the electricity connection in the event of any violation of Municipal Bye Laws.
- 14. That in case the said electricity connection is found to be used for purpose other than for which it has been sanctioned. BYPL shall be at liberty to take necessary action as per the provisions of Delhi Electricity Control Order and Delhi Electricity Supply Code and Performance Standards 2017 & its amendment thereof apart from levy of misuse charges in the electricity bills.
- 15. We undertake that by completion of the required formalities & paying the application charges for new connection does not confer any right on me for the grant of new connection. By grant of the new connection in our name/favor on the basis of this affidavit, BYPL does not guarantee that the requisite formalities in respect of the ownership/title documents have been complied by me.

**DEPONENT**

**VERIFICATION**

I,.....S/o Sh....., resident of ..... do hereby confirm that the contents of above affidavit are true to the best of my knowledge and belief and nothing has been concealed therefrom.

**DEPONENT**

**Scenario – 3 – CODO – Company Owned Dealer Operated – Existing connection in the name of Dealer and fresh connection is being sought in the name of OMC/CGD**

**UNDERTAKING CUM INDEMNITY BOND**

We, \_(OMC/CGD NAME)\_, are a Public Sector Enterprise engaged in marketing of various essential petroleum products. We are engaged in discharging an essential public utility service under the control and supervision of the Government of India.

1. That, We are in legal possession/occupation of the retail outlet (Petrol pump/CNG Station) premises at \_\_\_\_\_ having plot area of \_\_\_\_\_ SQM running in the name of M/s\_\_\_\_\_.
2. That, We have an existing electricity connection having CA No.\_\_\_\_\_ in the name of \_\_\_\_\_ from \_\_\_\_ (DISCOM)\_\_\_\_\_ for use at the above premises.
3. M/s \_\_\_\_\_ is the authorized dealer of \_\_\_(OMC/CGD Name)\_\_\_\_\_, at the aforementioned premises.
4. That, We undertake that the onus for compliance of all the statutory guidelines as amended from time to time for continuity of above-mentioned connection rests upon us and we shall ensure compliance.
5. That, We are having all rights associated with the use of the subject premises in a manner as permitted under law and there are no restrictive covenants/arrangements, preventing/restricting the use of such premises. We further confirm that the said land/premises can be used for charging station for Electric Vehicle/Battery Swapping Station and We are authorized to utilize the subject premises for the said purpose.
6. And whereas, We want to install **CHARGINGSTATIONSFORE-VEHICLE/BATTERY SWAPPING** in the subject premises and have applied for new electricity connection for the purpose stated above, in the capacity as the lawful occupier of the subject premises, in the name of \_\_\_\_\_ vide reference/application no. \_\_\_\_\_, for a load of \_\_\_\_\_ Kw.
7. That, we expressly understand that for grant of new connection in our favour, certain documents have to be furnished and submitted to BSES-YPL for further processing of our request in compliance of applicable rules & regulations. However, We do not **readily** possess the following documents with respect to the above mentioned premises due to non-availability of the same at present under our occupation, as mentioned below: -
  - a) Certified copy of titled deed;
  - b) Certified copy of registered conveyance deed;
  - c) General Power of Attorney (GPA);
  - d) Allotment letter / Possession letter;
  - e) Valid lease agreement along with undertaking that the lease agreement has been signed by the owner or his authorized representative;
  - f) Rent receipt not earlier than 3 (three) months along with undertaking that the rent receipt has been signed by the owner or his authorized representative;
  - g) Mutation certificate issued by a Government body such as Local Revenue Authorities or Municipal Corporation or land owning agencies like DDA/L&DO;
  - h) For bonafide consumers residing in JJ clusters or in other areas with no specific municipal address, the licensee may accept either ration card or electoral identity card mandatorily having the same address as a proof of occupancy of the premises.
8. That, We further confirm and agree that we shall be liable to comply all laws associated with the functioning of charging station from the subject premises and in case of any violation of any law/rule/regulation and/or direction of such nature from any authority including NGT/DPCC/MCD/NDMC/DDA & such other authority, in operation of **CHARGING STATIONS**, the license/BYPL will have absolute right to **withdraw/suspend the metering** including disconnection of electricity supply **without any further reference/notice to** us and also shall be free to take other appropriate action against us as per Law. We further confirm that in case of disconnection of electricity supply by BYPL in this instant case, we shall have no right to claim any sum from BYPL towards loss/compensation or any other claim of any nature.
9. That, We do hereby undertake and confirm that we shall keep the licensee/BYPL indemnified against all dispute / objections, all losses and/or expenses incurred by the license in case of receipt of a reference from the concerned competent land owning/law enforcing agency regarding sealing/demolition/vacation of the premises. We further agree and confirm that in case any suit/legal proceedings is filed/initiated against the licensee/BYPL, on account of granting electricity supply to the premises BYPL shall be well within its rights to disconnect such electricity connection and remove its meter and service line, without any further notice and in that eventuality we shall be liable, without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any costs are granted by court or not. It is further agreed by us that in case of any dispute/concern litigation/complaint by the persons/owners of the flat living near by the same premises before the competent



authority or out of BYPL's own accord, BYPL, even without the order of the court and/or competent authority or without tendering any explanation, shall be well within its rights to issue the directions to me to disconnect/uninstall the METERING arrangement at my own cost & expenses, and in such eventuality we shall not be raising any dispute/protest/concern and/or shall un-install and/or take away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. We do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the Electric Vehicle Charging Plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipments (including meter cost) incurred by BYPL for providing Electric Vehicle Charging Plant/Station and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and/or any advance sum paid by me.

10. We do hereby confirm and agree that I/we shall use the electricity connection released solely for the Electric Vehicle Charging Station and for no other use. I/we further do hereby agree and undertake that we shall not indulge in any illegal practice including the act/offence of misuse/tempering of EV Charging Connection. I/we further confirm that in case of the said electricity connection is being found misused/tempered, BYPL shall have full rights to take all actions under law in force, including the disconnection of electricity without any notice, at my/our cost and I/we shall abide all liabilities/penalties/assessment orders as communicated to me time to time.
11. That, If any, as a result of our failure to comply with the terms/conditions of this Affidavit cum indemnity bond, any act of forgery, non-compliance of statutory provisions, any material concealment of information, as well as those of any other relevant documents required to be executed by me in this behalf or attributable to false/wrong information furnished by me in respect thereto. This indemnification shall without prejudice to BSES-YPL's right to disconnection of electricity at the above premises and initiation of appropriate legal proceedings.
12. That, We undertake that we shall be abide by the provisions of Electricity Act, 2003, all applicable laws, conditions of Supply/ tariff Orders and any other Rules or Regulations as may be notified by Commission, as applicable from time to time.
13. That, we undertake to pay the dues, if any, found outstanding against any Electricity connection earlier obtained in the said premises.
14. That, no unauthorized construction has been made in the premises subsequent to its original construction and the said premises has not been booked by MCD for unauthorized/illegal construction and there is no violation of municipal Bye-laws and I undertake to indemnify BYPL on this account. Further BYPL as a licensee may disconnect the electricity connection in the event of any violation of Municipal Bye Laws.
15. That in case the said electricity connection is found to be used for purpose other than for which it has been sanctioned. BYPL shall be at liberty to take necessary action as per the provisions of Delhi Electricity Control Order and Delhi Electricity Supply Code and Performance Standards 2017 & its amendment thereof apart from levy of misuse charges in the electricity bills.
16. We undertake that by completion of the required formalities & paying the application charges for new connection does not confer any right on me for the grant of new connection. By grant of the new connection in our name/favor on the basis of this affidavit, BYPL does not guarantee that the requisite formalities in respect of the ownership/title documents have been complied by me.

**DEPONENT**

#### **VERIFICATION**

I,.....S/o Sh....., resident of ..... do hereby confirm that the contents of above affidavit are true to the best of my knowledge and belief and nothing has been concealed therefrom.

**DEPONENT**

**Scenario – 4 – COCO/CODO/DODO – Existing connection in the name of Dealer and fresh connection is being sought in the name of OMC/CGD – Old connection is in the name of initially/subsequently appointed dealer, however the constitution of dealership has changed now.**

**UNDERTAKING CUM INDEMNITY BOND**

We, \_(OMC/CGD NAME)\_, are a Public Sector Enterprise engaged in marketing of various essential petroleum products. We are engaged in discharging an essential public utility service under the control and supervision of the Government of India. We do hereby solemnly declare and undertake as under:

1. Our dealer M/s \_\_\_\_\_ is in legal possession/occupation of the retail outlet (Petrol pump/CNG Station) premises at \_\_\_\_\_ having plot area of \_\_\_\_\_ SQM running in the name of M/s \_\_\_\_\_.
2. That we have an existing electricity connection having CA No. \_\_\_\_\_ in the name of \_\_\_\_\_ from \_\_\_\_\_ (DISCOM) \_\_\_\_\_ for use at the above premises.
3. **Dealership agreement with M/s \_\_\_\_\_ was terminated/discontinued. Currently, the occupant of the premises is M/s \_\_\_\_\_ the fresh Dealership agreement is attached herewith.**
4. M/s \_\_\_\_\_ is the authorized dealer of \_\_\_\_\_ (OMC/CGD Name) \_\_\_\_\_, at the aforementioned premises.
5. That we undertake that the onus for compliance of all the statutory guidelines as amended from time to time for continuity of above-mentioned connection rests upon us and we shall ensure compliance.
6. Also, We attach herewith the NOC from the Dealer for the purpose of obtaining an electricity connection in the name of \_\_\_\_\_ (OMC/CGD name) \_\_\_\_\_ for installation of EV Charging Station / Battery Swapping Station at the aforementioned premises.
7. That, We are having all rights associated with the use of the subject premises in a manner as permitted under law and there are no restrictive covenants/arrangements, preventing/restricting the use of such premises. We further confirm that the said land/premises can be used for charging station for Electric Vehicle/Battery Swapping Station and We are authorized to utilize the subject premises for the said purpose.
8. And whereas, We want to install **CHARGINGSTATIONSFORE-VEHICLE/BATTERY SWAPPING** in the subject premises and have applied for new electricity connection for the purpose stated above, in the capacity as the lawful occupier of the subject premises, in the name of \_\_\_\_\_ vide reference/application no. \_\_\_\_\_, for a load of \_\_\_\_\_ Kw.
9. That, we expressly understand that for grant of new connection in our favour, certain documents have to be furnished and submitted to BSES-YPL for further processing of our request in compliance of applicable rules & regulations. However, We do not **readily** possess the following documents with respect to the above mentioned premises due to non-availability of the same at present under our occupation, as mentioned below: -
  - a) Certified copy of title deed;
  - b) Certified copy of registered conveyance deed;
  - c) General Power of Attorney (GPA);
  - d) Allotment letter / Possession letter;
  - e) Valid lease agreement along with undertaking that the lease agreement has been signed by the owner or his authorized representative;
  - f) Rent receipt not earlier than 3 (three) months along with undertaking that the rent receipt has been signed by the owner or his authorized representative;
  - g) Mutation certificate issued by a Government body such as Local Revenue Authorities or Municipal Corporation or land owning agencies like DDA/L&DO;
  - h) For bonafide consumers residing in JJ clusters or in other areas with no specific municipal address, the licensee may accept either ration card or electoral identity card mandatorily having the same address as a proof of occupancy of the premises.
10. That, We further confirm and agree that we shall be liable to comply all laws associated with the functioning of charging station from the subject premises and in case of any violation of any law/rule/regulation and/or direction of such nature from any authority including NGT/DPCC/MCD/NDMC/DDA & such other authority, in operation of **CHARGING STATIONS**, the license/BYPL will have absolute right to **withdraw/suspend the metering** including disconnection of electricity supply **without any further reference/notice to** us and also shall be free to take other appropriate action against us as per Law. We further confirm that in case of disconnection of electricity supply by BYPL in this instant case, we shall have no right to claim any sum from BYPL towards loss/compensation or any other claim of any nature.
11. That, We do hereby undertake and confirm that we shall keep the licensee/BYPL indemnified against all dispute / objections, all losses and/or expenses incurred by the

license in case of receipt of a reference from the concerned competent land owning/law enforcing agency regarding sealing/demolition/vacation of the premises. We further agree and confirm that in case any suit/legal proceedings is filed/initiated against the licensee/BYPL, on account of granting electricity supply to the premises BYPL shall be well within its rights to disconnect such electricity connection and remove its meter and service line, without any further notice and in that eventuality we shall be liable, without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any costs are granted by court or not. It is further agreed by us that in case of any dispute/concern litigation/complaint by the persons/owners of the flat living near by the same premises before the competent authority or out of BYPL's own accord, BYPL, even without the order of the court and/or competent authority or without tendering any explanation, shall be well within its rights to issue the directions to me to disconnect/uninstall the METERING arrangement at my own cost & expenses, and in such eventuality we shall not be raising any dispute/protest/concern and/or shall un-install and/or take away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. We do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the Electric Vehicle Charging Plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipments (including meter cost) incurred by BYPL for providing Electric Vehicle Charging Plant/Station and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and/or any advance sum paid by me.

- 12. We do hereby confirm and agree that I/we shall use the electricity connection released solely for the Electric Vehicle Charging Station and for no other use. I/we further do hereby agree and undertake that we shall not indulge in any illegal practice including the act/offence of misuse/tempering of EV Charging Connection. I/we further confirm that in case of the said electricity connection is being found misused/tempered, BYPL shall have full rights to take all actions under law in force, including the disconnection of electricity without any notice, at my/our cost and I/we shall abide all liabilities/penalties/assessment orders as communicated to me time to time.
- 13. That, If any, as a result of our failure to comply with the terms/conditions of this Affidavit cum indemnity bond, any act of forgery, non-compliance of statutory provisions, any material concealment of information, as well as those of any other relevant documents required to be executed by me in this behalf or attributable to false/wrong information furnished by me in respect thereto. This indemnification shall without prejudice to BSES-YPL's right to disconnection of electricity at the above premises and initiation of appropriate legal proceedings.
- 14. That, We undertake that we shall be abide by the provisions of Electricity Act, 2003, all applicable laws, conditions of Supply/ tariff Orders and any other Rules or Regulations as may be notified by Commission, as applicable from time to time.
- 15. That, we undertake to pay the dues, if any, found outstanding against any Electricity connection earlier obtained in the said premises.
- 16. That, no unauthorized construction has been made in the premises subsequent to its original construction and the said premises has not been booked by MCD for unauthorized/illegal construction and there is no violation of municipal Bye-laws and I undertake to indemnify BYPL on this account. Further BYPL as a licensee may disconnect the electricity connection in the event of any violation of Municipal Bye Laws.
- 17. That in case the said electricity connection is found to be used for purpose other than for which it has been sanctioned. BYPL shall be at liberty to take necessary action as per the provisions of Delhi Electricity Control Order and Delhi Electricity Supply Code and Performance Standards 2017 & its amendment thereof apart from levy of misuse charges in the electricity bills.
- 18. We undertake that by completion of the required formalities & paying the application charges for new connection does not confer any right on me for the grant of new connection. By grant of the new connection in our name/favor on the basis of this affidavit, BYPL does not guarantee that the requisite formalities in respect of the ownership/title documents have been complied by me.

**DEPONENT**

**VERIFICATION**

I,.....S/o                      Sh.....,                      resident                      of  
..... do hereby confirm that the contents of above  
affidavit are true to the best of my knowledge and belief and nothing has been concealed  
therefrom.

**DEPONENT**