

(on non-judicial stamp paper worth Rs.200/-)
Connection Agreement for Net Metering/Group Net Metering/Gross
Metering/Virtual Net Metering

This Agreement executed and entered on this ____ (day) of _____ (month) _____ (year), between M/s / Mr. / Mrs. _____ S/o / D/o / W/o. _____ which means their/ his/its /theirs, successors as FIRST PARTY herein after called as “Eligible Consumer” and the Southern Power Distribution Company of Telangana Limited, a DISCOM incorporated under the provisions of Companies Act 1956 (which means its authorized representatives assigns, executors and its successors) as SECOND PARTY, herein after called the “DISCOM”. Whereas, the Eligible Consumer has applied to the DISCOM for approval of a Net Metering, Group Net Metering, Gross Metering or Virtual Net Metering arrangement at Sy.No./D.No _____, Street _____, _____ (V), _____ (M) _____ (District) having electrical Service Connection No. _____ under TGERC (Rooftop Solar PV Grid Interactive Systems) Regulation, 2025 Regulation No. 1 of 2025 Dt: 15.11.2025, which is effective from the date of its notification in the official gazette i.e., **15.11.2025**.

And whereas, DISCOM agrees to provide grid connectivity to the Eligible Consumer for injection of electricity generated from the Rooftop Solar PV System of capacity _____ KWp into the grid of DISCOM at _____ (Voltage level), as per conditions of this agreement. Any modification/ amendment in the Regulation made shall be applicable and corresponding amendment(s) shall be effective to this agreement from time to time. Both the parties hereby agree to as follows:

1. Governing Provisions

We hereby undertake to comply with all the requirements of the Electricity Act, 2003, the Rules and Regulations framed there under, Regulation 01 of 2025, provisions of the tariffs, applicable Charges, and the General Terms and Conditions of Supply approved by the Telangana State Electricity Regulatory Commission herein after called as “Commission” from time to time and agree not to dispute the same.

2. Metering facility

- i.** Eligible Consumer will generate solar power for self consumption and feed excess power into the grid of DISCOM.
- ii.** In the premises of Eligible Consumer, a bi-directional Smart meter will be installed by Discom at the cost of prosumer having the feature of recording both the import and export values, besides complying with other parameters notified in CEA metering regulations and TRANSCO/DISCOM procedures for arriving net energy for the billing period.

3. Safety

- 3.1** The Eligible Consumer shall be responsible for safe operation, maintenance and rectification of defects in system upto the interconnection point beyond which the responsibility of safe operation, maintenance and rectification of any defect in the system including the bi-directional Smart meter shall rest with the DISCOM.
- 3.2** The Eligible Consumer shall be solely responsible for any accident to human being or animals (fatal / non-fatal / departmental / non departmental) that may occur due to back feeding from the Rooftop Solar PV System when the grid supply is off. The DISCOM reserves the right to disconnect the consumer’s installation at any time to prevent any accident or damage to men and material. The DISCOM shall not be responsible to pay any ex-gratia on account of fatal accidents or nonfatal accidents occurring on account of the Rooftop Solar PV System in the premises of the eligible consumer.
- 3.3** The Eligible Prosumer shall strictly adhere to the standards specified by CEA/MNRE and installations of electrical equipment must comply with Indian Electricity rules, 1956 and also to follow power quality measures as per International or Indian standards and/or other such measures provided in Clause 7 of TGERC (Rooftop Solar PV Grid Interactive Systems) Regulation, 2025 Regulation No. 1 of 2025 and any modification/ amendment to the regulation from time to time.

4 Access and Disconnection

- 4.1** The DISCOM's personnel may enter the Eligible Consumer's premises to inspect the Eligible Consumer's protective devices and read or test the meter at any time.
- 4.2** The DISCOM shall have the right to disconnect the Rooftop Solar PV System of an eligible consumer from its system at any time on the following situations / conditions:
- (i) Emergencies or maintenance requirement of DISCOM's electric system;
 - (ii) Hazardous conditions existing on the DISCOM's system due to operation of the Rooftop Solar PV System or the protective equipment, as determined by the DISCOM /TRANSCO / State Load Dispatch Centre (SLDC).
 - (iii) Adverse electrical effects, such as power quality problems, on the electrical equipment of other consumers of the DISCOM caused by the Rooftop Solar PV System as determined by the DISCOM.

5. Clearances and Approvals:

- 5.1** The Solar power produced shall be injected in to the grid of DISCOM only after obtaining prior approval from competent authority of DISCOM and meeting all the requirements of departmental standards, viz., protection switchgear, metering, feasibility approval etc.
- 5.2** The Eligible Consumer shall not commence parallel operation of the Net Metering, Group Net Metering, Gross Metering or Virtual Net Metering facility until the Eligible Consumer has received approval to operate from the competent authority of DISCOM.
- 5.3** An eligible consumer/prosumer intending to install a Rooftop Solar PV System having the capacity in excess of 56 kWp shall insure the Rooftop Solar PV system and obtain the certificate from the Chief Electrical Inspector to the Government (CEIG), who shall test and certify the safety and protection within Fifteen (15) working days from the date of receipt of the information. Provided that the Solar PV System having capacity up to 56 kWp shall be inspected, tested and self-certified by the eligible consumer with regard to the safety and protection.

6. Date of enforceability of the Agreement:

This agreement will be in a force for a period of 25 years from the date of connection of the Rooftop Solar PV system with the Grid, after meeting all the requirements by the Eligible Consumer under the conditions of this Agreement and in accordance with the Regulation No.1 of 2025 and its future amendments, if any.

7. Settlement of energy charges

7.1 Net Metering:

The energy exported by the Rooftop solar PV system shall be offset against the energy consumption of the prosumer from the Distribution Licensee in the following manner:

- a.** If the quantum of electricity units exported exceeds the quantum imported during the Billing Period, the excess quantum of electricity units shall be settled at the rate equal to that of lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDIs under Section 63 of the Electricity Act, in the preceding Financial Year. In case no such rate exists in the preceding financial year, the lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDIs under Section 63 of the Electricity Act in the latest previous Financial Year shall be considered. The amount so arrived shall be either adjusted in the next month electricity bill or deposited in the bank account of the eligible consumer/prosumer furnished to the licensee at the time of filing of the application; Provided that the settlement rate as mentioned above shall be notified by the Commission from time to time every year. Provided that if the quantum of electricity exported exceeds the quantum imported during the Billing Period, the eligible consumer shall get a monthly minimum bill as notified by the Commission from time to time in the Retail Supply Tariff order.
- b.** If the quantum of electricity units imported by the prosumer during any Billing Period exceeds the quantum of electricity units exported, the Distribution Licensee shall raise its invoice for the electricity consumption after adjusting the credited units: Provided that in case, where the prosumer is under HT category, the electricity consumption in any time block (e.g., peak hours, off-peak hours, etc.) shall be first compensated with the electricity exported in the same time block. Any cumulative excess exported electricity over and above the consumption in any other time block in a billing period shall be accounted as if the excess exported electricity occurred during the off peak time block.

Provided further that the imported units shall satisfy the minimum charges based on consumption, of the Retail Supply Tariff order for the respective category of consumer, else charges determined for minimum charges based on consumption, in Retail Supply Tariff order shall be applicable.

7.2 Group Net Metering:

The Distribution Licensee shall undertake meter reading of the Solar Generation Meter of parent consumer and the Consumer Meters for parent consumer and all participating connections, according to the regular billing period.

The energy exported by the Rooftop solar PV system under GNM arrangement shall be offset against the energy consumption of the prosumer and participating connections of the same prosumer from the Distribution Licensee in the following manner:

- a. The electricity consumption of parent consumer and each participating connections shall be first adjusted with the electricity allocated to parent consumer and participating connections in the same billing period in the priority and ratio provided in the GNM Agreement. If the quantum of electricity units imported by the parent consumer / participating connections during any Billing Period exceeds the quantum of electricity units allocated, the Distribution Licensee shall raise its invoice for the net electricity consumption.
- b. In case, where the parent consumer/ participating connections is under HT Category, the electricity consumption of the parent consumer/ participating connections in any time block (e.g., peak hours, off-peak hours, normal hours etc.) shall be first compensated with the electricity allocated in the same time block in the same billing cycle. Any cumulative excess allocation over and above the consumption in the above time blocks in a billing period shall be accounted in the same billing period as if the excess allocation has occurred during the off-peak time block.
- c. In case the quantum of electricity units allocated to the parent consumer/ participating connection(s) exceeds the quantum imported by the parent consumer/ participating connection(s) during the same Billing Period the excess quantum of electricity units shall be settled at the rate equal to that of lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TG Discoms under Section 63 of the Electricity Act, in the preceding Financial Year. In case no such rate exists in the preceding financial year, the lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDiscoms under Section 63 of the Electricity Act in the latest previous Financial Year shall be considered. The amount so arrived shall be either adjusted in the next month electricity bill or deposited in the bank account of the eligible consumer/prosumer furnished to the licensee at the time of filing of the application.
Provided also that the net imported units/consumption of parent consumer and participating connections shall satisfy the Minimum Charges based on Consumption, of the Retail Supply Tariff order for the respective category of consumer, else charges determined for minimum energy charges criteria or Minimum Charges based on Consumption, as the case may be, in Retail Supply Tariff order shall be applicable.
- d. In case a Rooftop Solar PV System whether self-owned or leased by a Third Party Owner, is installed on prosumer premises under Group Net Metering arrangement, prosumer/ parent consumer and participating connection(s) shall be exempted from banking charges, cross subsidy surcharge and additional surcharge. Wheeling charges shall be applicable only on participating connections(s) as per the voltage level of the participating connection(s). Wheeling losses shall be applicable only on participating connection(s). Provided that Wheeling charges (Rs /kVA/month) and Wheeling losses are to be levied as per terms and conditions approved by the Commission from time to time in the wheeling Tariff order.
- e. The parent consumer shall have the option to change the share of credit of electricity from Rooftop solar PV system among its participating connections and also addition or deletion of participating connections indicated under the group net metering agreement once in the financial year with advance notice of 6 months.

Where any participating connection is disconnected due to any reason under any law for the time being in force, the unadjusted amounts of that connection shall be settled by the distribution licensee at the end of the Financial Year.

7.3 Gross Metering Arrangement:

- a. The Distribution Licensee shall undertake meter reading of both, the Solar Generation Meter and the Consumer Meter, for all prosumers under Gross Metering Arrangement, according to the regular billing period.
- b. The Distribution Licensee shall purchase entire power generated from the Rooftop solar PV system at the rate equal to that of lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDIs under Section 63 of the Electricity Act, in the preceding Financial Year. In case no such rate exists in the preceding financial year, the lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDIs under Section 63 of the Electricity Act in the latest previous Financial Year shall be considered.

7.4 Virtual Net Metering Arrangement

The Distribution Licensee shall undertake meter reading of the Solar Generation Meter, the Prosumer/ parent consumer and all the participating Consumers of the Parent Consumer, according to the regular billing period.

The energy exported by the Rooftop solar PV system under VNM arrangement shall be offset against the energy consumption of the participating consumers from the Distribution Licensee in the following manner:

- a. The electricity consumption of each participating consumer shall be first adjusted with the electricity exported by the Rooftop solar PV system in the same billing period of the participating consumer in the priority and ratio provided in the VNM Agreement. Any surplus generation/ export over consumption in a billing period shall be accounted in the same billing period as if the surplus generation/energy export has occurred during the off-peak time block for HT consumers and any time block for LT consumers.
- b. The quantum of electricity units exported and allocated to the participating consumer exceeds the quantum imported by the participating consumer during the same Billing Period, such excess quantum of electricity units shall be settled at the rate equal to that of lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDIs under Section 63 of the Electricity Act, in the preceding Financial Year. In case no such rate exists in the preceding financial year, the lowest tariff rate as per solar PPAs/PSAs/PUAs entered by TGDIs under Section 63 of the Electricity Act in the latest previous Financial Year shall be considered. The amount so arrived shall be either adjusted in the next month electricity bill or deposited in the bank account of the eligible consumer/prosumer furnished to the licensee at the time of filing of the application.
- c. Provided that the imported units shall satisfy the Minimum Charges based on Consumption, of the Retail Supply Tariff order for the respective category of consumer, else charges determined for minimum energy charges criteria or Minimum Charges based on consumption, as the case may be, in Retail Supply Tariff order shall be applicable.
- d. If the quantum of electricity units imported by the participating consumer during any Billing Period exceeds the quantum of electricity units wheeled from Solar Generator, the Distribution Licensee shall raise its invoice for the electricity consumption after adjusting the credited units to participating consumer.
- e. In case a Rooftop Solar PV System whether self-owned or leased by a ThirdParty Owner, is installed on prosumer premises under Virtual Net Metering, participating consumer(s) shall be exempted from banking charges. Cross subsidy surcharge and additional surcharge shall be applicable only on participating consumer(s) as per the provisions of TGERC Terms and Conditions of Open Access, Regulation 2024. Wheeling charges shall be applicable only on participating consumer(s) as per voltage level of the participating consumer(s). Wheeling losses shall be applicable only on participating consumer(s). Provided that Wheeling charges (Rs /kVA/month) and Wheeling losses are to be levied as per terms and conditions approved by the Commission from time to time in the wheeling Tariff order.
- f. The parent consumer shall have the option to change the share of credit of electricity from Rooftop solar PV system among its participating consumers and also addition or deletion of participating consumers under intimation to existing and added participating consumers indicated under the virtual net metering agreement once in the financial year with advance notice of 6 months.

Where the service connection of prosumer/ parent consumer and/or any participating consumer is disconnected due to any reason under any law for the time being in force, the unadjusted units/ remaining credit of that prosumer/ consumer shall be paid by the distribution licensee at the end of the settlement period.

8. Metering Arrangement

The installation of bi-directional smart meters, wherever applicable, shall be carried out as per the departmental procedures in vogue with prior permission of DISCOMs. The Eligible Consumer shall bear the entire cost of bi-directional smart meters as per Clause 10 of TGERC (Net Metering Rooftop Solar PV Grid Interactive System) Regulation No. 01 of 2025 and any modification/ amendment to the regulation from time to time.

9. Standards for Solar panels

9.1 The Solar PV panels proposed to be installed shall meet the requirements of Indian as well as IEC standards and also to follow power quality measures as per International or Indian standards and/or other such measures provided in Clause 7 of TGERC (Net Metering Rooftop Solar PV Grid Interactive System) Regulation No. 01 of 2025 and any modification/ amendment to the regulation from time to time. Further, the documentary evidence proving the prescribed standards has to be furnished by Eligible Consumer to the competent authority of DISCOM before commencing the plant into operation.

9.2 The DISCOM on inspection at the time of according of permission to install the Net Metering, Group Net Metering, Gross Metering or Virtual Net Metering arrangement or at any time thereafter, finds that, the eligible consumer has installed equipment not conforming to the standards published by the International Electro-technical Commission (IEC) or Bureau of Indian Standards (BIS) as a part of the Net Metering, Group Net Metering, Gross Metering or Virtual Net Metering arrangement in the consumer's premises, the vendor of the equipment shall be blacklisted.

9.3 Further, the DISCOM reserves the right to withdraw the permission to the Net Metering, Group Net Metering, Gross Metering or Virtual Net Metering arrangement and cancel the Net Metering, Group Net Metering, Gross Metering or Virtual Net Metering Connection Agreement with the eligible consumer after giving an opportunity in writing.

9.4 The eligible consumer shall install any additional equipment or additional Solar panels after obtaining prior permission in writing from the Distribution Licensee, failing which, the Distribution Licensee may cancel the connection Agreement after giving an opportunity in writing.

10. Interruption or Reduction of delivery

The DISCOM shall not be obligated to accept and may require Eligible Consumer to interrupt or reduce deliveries when necessary in order to construct, install, repair, replace, remove, investigate, or inspect any of its equipment or part of its system; or if it reasonably determines that curtailment, interruption, or reduction is necessary because of emergencies, forced outages or compliance with prudent electrical practices. Whenever possible, the DISCOM shall give the Eligible Consumer reasonable notice of the possibility that interruption or reduction of deliveries may be required.

11. Obligation of Consumer to pay all charges levied by DISCOM

a. The Eligible Consumer shall abide by the rules and shall pay the Maximum Demand Charges, energy charges, surcharges and other charges, if any, to the DISCOM in accordance with the notified Tariff besides the applicability of the General Terms and Conditions of Supply prescribed by the TGERC from time to time.

b. The Eligible Consumer shall pay the minimum charges every month as prescribed in retail supply Tariff and as per General Terms and Conditions of supply, even if no electricity is consumed for any reason whatsoever and also if the charges for electricity actually consumed are less than the minimum charges.

c. The quantum of electricity units exported by the consumer/prosumer shall be measured in kWh only in case applicable tariff provides for energy billing in kVAh basis and if during the billing period, the eligible consumer delivers surplus electricity to a distribution licensee for off-setting the quantum of electricity, the power factor shall be assumed equal to unity.

d. The electricity supplied by the Distribution Licensee during the billing period shall be billed as per the tariff schedule for respective category of consumer and the terms and conditions

of the Retail Supply Tariff Order read with provisions under the Electricity Supply Code Regulation as amended from time to time:

- e. Provided that if the net bill amount for a billing period is payable by the parent consumer and other participating connections, then the same shall be paid by them within the due date of the bill.
- f. Provided further that if the net bill amount for a billing period is payable by Distribution Licensee, then the same shall be settled at the end of the settlement period. No interest shall be payable by Distribution Licensee on such credited carried forward amount.
- g. The Distribution Licensee in addition to consumer tariff shall be eligible to raise invoice for any other charges as allowed by the Commission and any tax/duty/cess imposed by the Government on the net billed units.
- h. The prosumer/participating connection(s)/participating consumer(s) whose entitlement as a consumer of the Licensees is ceased or he is not settling his dues to the licensee, shall not be entitled to receive due amount of the adjustment/credit till the time past dues and other charges as applicable are paid.

12. Theft of electricity or unauthorised use of electricity

Eligible Consumer, found indulging in theft of electricity or unauthorized use of electricity shall pay the penal/additional charges as may be levied by the DISCOM besides disconnection of supply as per the provisions of IE Act 2003 and General Terms and Conditions of supply.

13. Dispute Resolution

In case of any dispute in billing it shall be settled under the provisions of Telangana Electricity Regulatory Commission (Establishment of Mechanism for Redressal of Grievances of the Consumers) Regulation, 2015 as amended from time to time.

Signature of Eligible Consumer

Date:

Competent Authority from Discom
(with stamp)

Date:

Witness

Signature:
Name & Address:
Date:

Witness

Signature:
Name & Address:
Date:

Annexure-6 [See Clause 6.2]

Undertaking for incorporating the connections of parent consumer in the priority list of settlement under Group Net Metering (GNM)

- i. I, _____ Son/Daughter of _____ Resident of _____ (hereinafter referred to as "GNM parent consumer", which term shall mean and include executors, administrators, heirs, successors and assigns), do hereby swear and declare as under:
- a. Participating connections given in the application form are other connections of this parent consumer.
 - b. GNM participating connection is made aware that a Group Net Metering connection has been applied by "GNM Applicant" at the premises situated at _____.
 - c. GNM participating connection is made aware that its service connection number has been given by the GNM Applicant for availing of benefits under GNM Connection.
 - d. GNM participating connection would like to avail the benefits associated with the GNM Connection issued to GNM Applicant and as such is submitting this instant undertaking confirming the terms herein.
 - e. On behalf of GNM participating connections it is confirmed and understood that this present undertaking shall form part of the GNM Application Form submitted by the GNM Applicant and shall be construed in addition to the declarations and undertakings provided therein.

That on behalf of the GNM participating connections, the authorized signatory for parent consumer hereby agrees and undertakes:-

- i. That GNM participating connections is a consumer of _____ Division of _____ Discom with service connection number _____ and agrees to avail facility of group net metering from Rooftop Solar PV System installed by the GNM Applicant at _____.
- ii. There is no objection if participating connection number is added to the benefits of GNM Connection issued to GNM Applicant in a manner as requested/agreed by GNM Applicant in the GNM Application.
- iii. There is no objection to the benefit credited, calculation of billing units to participating connection under GNM connection as per the provisions of (Regulation for connectivity with Grid and sale of Electricity from Rooftop solar PV system), 2025 as notified by the Telangana Electricity Regulatory Commission as amended from time to time.
- iv. Revision of calculation of units or the issues associated with such billing units by DISCOM in consideration of (Regulation for connectivity with Grid and sale of Electricity from Rooftop solar PV system), 2025 as amended from time to time or any other issues related to are hereby agreed and no claim shall be raised by GNM participating connections against (concerned Discom) in this regard.
- v. GNM Applicant has authority for inclusion of GNM participating connection to avail the benefits of Group Net Metering and also regarding change in priority sequence and share and no claim in this regard shall be raised by the participating connection.
- vi. That DISCOM is hereby indemnified from all law suits/claims/action/liabilities associated with the inclusion/dropping of GNM participating connection from the benefits of Group Net Metering.
- vii. Necessary document and permissions in respect of GNM participating connection shall be either deposited with DISCOM or uploaded on web portal as and when demanded by DISCOM.
- viii. Necessary permissions from the concerned authorities and shall be obtained for the participating connection and submitted with DISCOM, as notified by DISCOM from time to time.
- ix. In case of violation of the terms as stated in this undertaking and other terms as agreed by him/her, DISCOM shall have full rights to drop GNM participating connection from availing the benefits of Group Net Metering.

Name and Service Connection Number for GNM participating connection:

Signature of parent consumer:

VERIFICATION:

Verified at _____ that the contents of the above self-declaration are true and correct to the best of my knowledge and belief. This is to declare that no word and/or any statement has been amended/alterd/reframed in connection agreement as provided by _____ DISCOM for the needful process of Group Net Metering (GNM) Application.

Name and Service Connection Number for GNM participating connection:

Signature of parent consumer:

Annexure-8 [See Clause 6.2]

Undertaking for incorporating consumers connections in the priority list of settlement under Virtual Net Metering (VNM)

- i. I, _____ Son/Daughter of _____ Resident of _____ (hereinafter referred to as "VNM Beneficiary", which term shall mean and include executors, administrators, heirs, successors and assigns), do hereby swear and declare as under
- ii. VNM Beneficiary is aware that a Virtual Net metering connection has been applied by "VNM Applicant" in the premises situated at _____.
- iii. VNM Beneficiary is made aware that a Name/Service connection No. of "VNM Beneficiary" has been given by the VNM Applicant for availing of benefits under VNM connection.
- iv. VNM Beneficiary would like to avail the benefits associated with the VNM Connection issued to VNM Applicant as such is submitting this instant undertaking confirming the terms herein.
- v. VNM Beneficiary confirms and understands that this present Undertaking shall form part of the VNM application Form submitted by the VNM Applicant and shall be construed in addition to the declarations and Undertakings provided therein.

That the VNM Beneficiary hereby agree and Undertake: -

- i. That the VNM Beneficiary is a consumer of _____ Division of _____ Discom with service connection number _____ and agrees to avail facility of Virtual net metering from Rooftop Solar PV System installed by the VNM Applicant at _____.
- ii. That the VNM Beneficiary has no objection if his service connection number is added to the benefits of VNM Connection issued to VNM Applicant in a manner as requested/agreed by VNM Applicant in the VNM Application.
- iii. That the VNM Beneficiary do hereby agree and undertake that it shall have no objection for the benefit credited, calculation of billing units under VNM connection as per the provision of (Regulation for connectivity with Grid and sale of Electricity from Rooftop solar PV system), 2025 as notified by the Telangana Electricity Regulatory Commission as amended from time to time.
- iv. That the VNM Beneficiary do hereby agree and undertake for calculation of units or the issues associated with same billing units may be revised by DISCOM in consideration of (Regulation for connectivity with Grid and sale of Electricity from Rooftop solar PV system), 2025 as amended from time to time or any other issues and the same shall not give any rise to any claim from VNM Beneficiary against (concerned Discom).
- v. That the VNM Beneficiary has given its consent to VNM Applicant for inclusion of VNM Beneficiary for the benefits of Virtual Net Metering and understand that the nomination of VNM Beneficiary is at the discretion of VNM Applicant and the VNM Applicant , at all times , shall be free to change the sequence of VNM Beneficiary and/or drop VNM Beneficiary from the benefits without any clear intimation and the same shall not give any rise to any claim from VNM Beneficiary against Discom.
- vi. That the VNM Beneficiary shall at all time keep DISCOM indemnified from all law suits/claims/action/liabilities associated with the inclusion/dropping of VNM Beneficiary from the benefits of Virtual Net Metering.
- vii. That the VNM Beneficiary undertakes to deposit the Necessary document and permissions with DISCOM as and when demanded by DISCOM.
- viii. That the VNM Beneficiary shall take necessary permissions from the concerned authorities and shall submit the same with DISCOM, as notified by DISCOM from time to time. ix. The VNM Beneficiary confirms and agrees that in case of violation of the terms as stated in this undertaking and other terms as agreed by him/her, DISCOM shall be having full right to drop VNM Beneficiary from availing the benefits of Virtual Net Metering.

Name of VNM Beneficiary:

Service Connection Number :

Signature of VNM Beneficiary:

VERIFICATION:

Verified at _____ that the contents of the above self declaration are true and correct to the best of my knowledge and belief. This is to declare that no word and/or any statement has been amended/alterd/reframed in connection agreement as provided by _____ DISCOM for the needful process of Virtual Net Metering (VNM) Application.

Name of VNM Beneficiary:

Service Connection Number :

Signature of VNM Beneficiary: