

DECLARATION CUM UNDERTAKING FOR VIRTUAL NET METERING CONNECTION FOR RENEWABLE ENERGY

Application Form Number.....

(On Rs.10/- non judicial stamp paper, duly attested by Notary public)

I/We (same as mentioned in agreement).....
Son /daughter/wife of
having electricity connection CA
No.....as registered consumer of
TPDDL at.....

(Address of premises as per **Tata Power Delhi Distribution Limited's** record) do hereby solemnly affirm and declare/undertake as under:

1. That I am the registered consumer of the Ca. No.s mentioned above and I/We am/are the owner of / co-owner of / legal heir/lawful occupant of the aforesaid premises. The NOC from the other co-owner / Will or Succession certificate in proof of legal heirship /proof of lawful occupancy is enclosed with the application form. (Please delete if not applicable).
2. That I/We have requested Tata Power Delhi Distribution Limited, (hereinafter referred to as TPDDL) to provide net meter connectivity against Ca. No.....at my premises..... in my name which shall be associated with Ca. Nos. i.e..... (mention all CA. Nos.)for the purpose of virtual net metering framework.(hereinafter be referred as participating consumers in terms of DERC (Group Net Metering and Virtual Net Metering for Renewable Energy) Guidelines, 2019)
3. I/We am/are the owner of / co-owner of / legal heir/lawful occupant of the aforesaid premise and have due authority and permission to use aforesaid premise bearing CA. No.....to install the renewable energy system and use the same for purpose of virtual net metering framework with participating consumers.

4. I/We have submitted the application to install the renewable Energy system at above mentioned premises bearing CA. No..... and have also applied for virtual net metering for renewable energy.
5. I/We undertake that ownership/lawful possession of the roof/land where solar PV system is to be installed lies with me and I am responsible for any objection raised by the residents living vertically below the said property/premises.
6. I/We understand that once this application is approved, the same is valid for 30 days.
7. I/We agree to pay the application fee Rs. 1000/-(Rupee one thousand) along with this application, as per Delhi Electricity Regulatory Commission (Group Net Metering and Virtual Net Metering for Renewable Energy) Guidelines, 2019.
8. I/We am/are aware of my right to exercise option as provided in clause 3 (4) (a) of Guidelines under DERC (Net Metering for Renewable Energy) Regulations, 2014.I/we agree that On feasibility analysis, if it is found feasible for TPDDL to provide connectivity for the applied capacity or a reduced capacity under clause 3(4)(a) of Guidelines under DERC (Net Metering for Renewable Energy) Regulations, 2014,I will submit the registration form along with requisite fee, SLD charges, meter cost and all other documents required by TPDDL for further processing.
9. I/we have complied with all requirements under all statute and applicable laws for the time being in force and I shall be held responsible and legally liable for any issue arising out of any such noncompliance.
- 10.I/We have all the applicable /requisite documents and can be inspected by TPDDL at any time.
- 11.I/We shall provide a legible and certified copy of any of applicable/requisite documents to TPDDL pursuant to order/request of any government agency, judicial forum or any other authority seeking such information.

12. I/we declare and state that connection and premises including the connections and premises of the participating consumers is not being used or declared, to be releasing obnoxious hazardous/pollutant by any government agency and that no orders of any Court or judicial authority would be breached if Renewable Energy system is installed and virtual net metering framework is implemented. TPDDL shall be indemnified against any loss accrued by me on this account. That on an Order issued by a Court of law or judicial authority or any government agency or authority for disconnection of electricity, the TPDDL may disconnect the Net metering system and the meter/service line can be removed by TPDDL
13. I/We shall indemnify TPDDL against all proceedings, claims, demands, costs, damages, expenses that TPDDL may incur by reason of a Renewable Energy System installed at my premises or because of virtual net metering.
14. I/We shall indemnify and hold harmless, TPDDL, in case of occurrence of any untoward incident or/and injury caused on account of any fault in electrical work in the premises, and TPDDL shall not be liable for any mishap or incident occurring at the premises of the applicant on account of any faulty/defective/inferior quality wiring or due to noncompliance of safety laws and regulations, at the premises for which the net meter is being applied.
15. I/We shall abide by all the provisions of the Electricity Act, 2003, all applicable laws, conditions of Supply/Tariff Orders and any other Rules or Regulations as may be notified by the Delhi Electricity Regulatory Commission, and as applicable from time to time.
16. I/We agree that TPDDL has permission to access the Renewable energy system installed at my/our premises for assessment of connection requirement to TPDDL Distribution System during anytime of Project life.
17. I/We agree that I/We shall provide requisite space to TPDDL for installation of Net Meter and Solar Meter as per their requirement and TPDDL will have un-encumbered access to these meters installed at my/our premises failing which electricity supply to my/our premises can be disconnected.

18.I/We undertake that the Renewable energy system installed at my/our premises will be technically suitable for synchronization with TPDDL supply voltage level at my premises (1-Phase/ 3-Phase) and rated Frequency (50 hz +-5%), in compliance to Delhi Electricity Regulatory Commission (Net Metering for Renewable Energy) Regulations, 2014.

19.I/We have been authorised by all the participating consumers to represent them and perform all lawful acts and deeds on their behalf, which are necessary for executing aforesaid virtual net metering arrangement/framework.

20.I/We have clearly understand that if any of the above statement is found to be false or incorrect or on receipt of any objection from the concerned competent land owing/Law enforcing agency or co-owner of the premises, or in the event of any default, non-compliance of statutory provisions and in the event of a legally binding directive by Statutory Authority (ies) to effect such an order, the Net metering system can be disconnected and the meter/service line can be removed by TPDDL without any further notice to me and in consequence to the same arrangement under virtual net metering framework will also come to an end.

Certified by Notary

Signature of Registered Consumer

Date: